

UNITED STATES DEPARTMENT OF COMMERCE National Oceanic and Atmospheric Administration PROGRAM PLANNING AND INTEGRATION Silver Spring, Maryland 20910

### SEP 1 0 2013

To All Interested Government Agencies and Public Groups:

Under the National Environmental Policy Act (NEPA), an environmental review has been performed on the following action.

- TITLE: Adoption of the Bonneville Power Administration's (BPA's) Environmental Assessment on the Springfield Sockeye Hatchery Project: Finding of No Significant Impact, Revision Sheet for the Environmental Assessment, Mitigation Action Plan
- LOCATION: Salmon River subbasin, Snake River Basin, Idaho
- SUMMARY: NOAA's National Marine Fisheries Service (NMFS) is proposing to issue two direct take permits under section 10(a)(1)(A) of the Endangered Species Act (ESA) for continuing operation of an artificial propagation program for Snake River sockeye salmon (Permit 1454 and Permit 1455). The BPA, as funding entity, prepared a NEPA environmental assessment (EA) and determined that the same propagation program would not have significant impacts on the human environment, due to low level of interactions between the program's operations and the environment, and because of careful management of the propagation program itself. Because the program that would be permitted is the same as that evaluated by the BPA, NMFS concludes that the EA includes all required components for adoption by NOAA.
- RESPONSIBLE Barry Thom OFFICIAL: Deputy Regional Administrator, Northwest Region NOAA National Marine Fisheries Service 7600 Sand Point Way, N.E. Seattle, WA 98115-0070

The environmental review process led us to conclude that this action will not have a significant effect on the human environment. Therefore, an environmental impact statement will not be prepared. A copy of the finding of no significant impact (FONSI) including the supporting EA, prepared by the Bonneville Power Administration, is enclosed for your information.



Although NOAA is not soliciting comments on this completed EA/FONSI we will consider any comments submitted that would assist us in preparing future NEPA documents. Please submit any written comments to the responsible official named above.

Sincerely,

Varagy

for Patricia A. Montanio NOAA NEPA Coordinator

Enclosure

## **Springfield Sockeye Hatchery Project**

Finding of No Significant Impact Revision Sheet for the Environmental Assessment Mitigation Action Plan

May 2012





DOE/EA - 1913

Springfield Sockeye Hatchery Project Finding of No Significant Impact Revision Sheet for the Environmental Assessment Mitigation Action Plan

> **DOE/EA-1913** Bonneville Power Administration

> > May 2012

### **DEPARTMENT OF ENERGY**

### Bonneville Power Administration Springfield Sockeye Hatchery Project Finding of No Significant Impact

#### **Summary**

The Bonneville Power Administration (BPA) is announcing its environmental findings regarding the decision to fund the Springfield Sockeye Hatchery Project (Proposed Action). BPA is proposing to fund the Idaho Department of Fish and Game (IDFG) to modify and operate an existing hatchery facility located near the town of Springfield in Bingham County, Idaho. IDFG would convert this hatchery into a facility that would be capable of rearing up to 1 million Snake River sockeye salmon (*Oncorhynchus nerka*) smolts for release into the Sawtooth Basin.

BPA has prepared an environmental assessment (EA) (DOE/EA-1913) to evaluate the Proposed Action and its alternative. Based on the analysis in the EA, BPA has determined that, with the use of mitigation measures, the Proposed Action is not a major federal action that significantly affects the quality of the human environment, within the meaning of the National Environmental Policy Act (NEPA) of 1969. Therefore, the preparation of an environmental impact statement (EIS) is not required, and BPA is issuing this Finding of No Significant Impact (FONSI) for the Proposed Action. Comments received on the Preliminary EA as well as the responses to the comments are provided in the Revision Sheet for the EA.

The attached Mitigation Action Plan (MAP) lists all of the mitigation measures that BPA and IDFG are committed to implementing as part of the Proposed Action.

#### **Public Availability**

The FONSI will be mailed directly to interested parties, a notification of availability will be mailed to potentially affected parties, and the FONSI will be posted on BPA's website.

#### **Project Background**

BPA is proposing to fund the IDFG to implement the Springfield Sockeye Hatchery Project, which IDFG is proposing to help promote the recovery of Upper Snake River sockeye salmon, an endangered species under the Endangered Species Act (ESA). The Proposed Action would involve converting the existing hatchery into a facility that would be capable of rearing up to 1 million Snake River sockeye salmon juveniles to the full-term smolt stage of development. These smolts would then be released in the Upper Salmon River subbasins and the Sawtooth Basin in Custer County and Blaine County, Idaho. The Proposed Action is part of the IDFG and National Oceanic and Atmospheric Administration (NOAA Fisheries) Snake River Sockeye Captive Broodstock Program (Program) and the subject of the 2010 Springfield Sockeye Hatchery Master Plan for the Snake River Sockeye Program (Springfield Master Plan).

BPA is directed by the Pacific Northwest Electric Power Planning and Conservation Act of 1980 (Northwest Power Act) to implement protection, mitigation, and enhancement actions for fish and wildlife, as well as their habitats, affected by the construction and operation of the Federal

Columbia River Power System (FCRPS) (16 United States Code [USC] 839b(h)(10)(A)). To assist in accomplishing this, the Northwest Power Act requires BPA to fund fish and wildlife protection, mitigation, and enhancement actions consistent with the Northwest Power and Conservation Council's (NPCC's) Fish and Wildlife Program. The Springfield Sockeye Hatchery Project has been favorably reviewed by NPCC, and BPA's funding of the Proposed Action will help BPA meet its Northwest Power Act obligations. In addition, funding the Proposed Action will help BPA fulfill the conditional commitments outlined in the 2008 Columbia Basin Fish Accords Memorandum of Agreement with the State of Idaho (Idaho Fish Accords) and the 2008 FCRPS Biological Opinion, as amended by a Supplemental Biological Opinion in 2010.

### **Proposed Action**

BPA is proposing to fund the modification of an existing IDFG trout hatchery near Springfield, Idaho, to provide a facility that would be capable of rearing up to 1 million Snake River sockeye salmon juveniles. Modifications would include demolishing several existing structures, constructing new hatchery facilities in the same footprint, constructing three new residences for hatchery personnel northwest of the hatchery site, and constructing up to six pumps at existing wellheads and a piping system to convey water to hatchery facilities. Recreational use of Crystal Springs Pond would continue, similar to existing conditions. Once the hatchery is operational, broodstock would continue to be collected at existing facilities as part of the ongoing Snake River Sockeye Captive Broodstock Program, and fertilized eggs would be transported to the Springfield Hatchery for rearing. Fish produced at the hatchery would be transported and released to lakes located in the Upper Salmon River Basin of central Idaho, including Redfish and Pettit lakes and their associated outfalls, each spring. As adult run size increases, the goal is to eliminate redundant facilities (e.g., those needed for captive broodstock) and determine when the Program should transition to the next phase of implementation.

### **No Action Alternative**

Under the No Action Alternative, BPA would not fund the Springfield Sockeye Hatchery Project; therefore, the Proposed Action would most likely not be implemented. IDFG would continue to operate the Program without supplementing fish production at the Springfield Hatchery. Achieving the target of increasing production to between 500,000 and 1 million smolts, as established in the basin-wide guidance documents (FCRPS Biological Opinion, Idaho Fish Accords), would take longer. As a result, under the No Action Alternative, achieving the interim recovery criteria established by NOAA Fisheries in the Proposed Recovery Plan for Snake River Salmon would be delayed. Also, without additional space to expand the Program, there is an increased risk of domestication and a further loss of fitness in the sockeye population over time.

### Significance of the Potential Impacts of the Proposed Action

To determine whether the Proposed Action or the No Action Alternative has the potential to cause significant environmental effects, the potential impacts of each alternative on human and natural resources were evaluated. This impact analysis for the Proposed Action is presented in Chapter 3 of the EA and summarized below. To evaluate potential impacts from construction, operation, and maintenance activities, four impact levels were used (i.e., high, moderate, low, and no impact). These impact levels are based on the considerations of context and intensity defined in the Council of Environmental Quality (CEQ) regulations (40 Code of Federal Regulations [CFR] 1508.27). High impacts could be considered significant impacts, while moderate and low impacts would not. The Proposed Action would have no significant impacts.

The following discussion provides a summary of the Proposed Action's potential impacts and the reasons these impacts would not be significant.

### Land Use and Recreation

Impacts on land use and recreation would be low to moderate.

- Recreationists at Crystal Springs Pond would be only temporarily disrupted during construction.
- Crystal Springs Pond water quality would be maintained for recreational fishing because IDFG would monitor water quality. Recreationists at American Falls Reservoir would not be disrupted because the hatchery discharge would be required to comply with the terms of IDFG's National Pollutant Discharge Elimination System permit.
- The proposed land uses are consistent with the surrounding land uses, applicable land use plans, and zoning and would not result in substantial long-term impacts on adjacent land uses.
- Land use or recreational opportunities at Redfish or Pettit lakes would not be disrupted because outstocking activities would occur over a period of a few weeks each year. Furthermore, additional recreational fishing opportunities could occur as adult sockeye salmon return to spawn.

### **Visual Resources**

Impacts on visual resources would be low to moderate.

- Visual changes associated with construction equipment and activity would be temporary but may disproportionately affect recreationists at Crystal Springs Pond.
- Construction of the hatchery and associated staff residences would permanently change the visual resources at the site of the existing facility. However, the majority of the changes would not be visible to sensitive viewers, such as recreationists at Crystal Springs Pond or neighboring landowners.

### Vegetation

Impacts on vegetation would be low.

- Permanent and temporary direct impacts would generally affect two vegetation communities: disturbed grassland areas and developed/disturbed lands. Direct impacts on native plant communities would be temporary and limited.
- Mitigation measures would address indirect impacts by reducing the spread of noxious weeds, erosion, and sedimentation.
- BPA consulted with the U.S. Fish Wildlife Service (USFWS) under Section 7 of the ESA regarding impacts of the Proposed Action on Ute ladies'-tresses. USFWS concluded that the Proposed Action would not adversely affect the orchid.

### Water Quality and Quantity

Impacts on water quality and quantity would be low.

- Surface water and groundwater quality impacts from construction would be reduced by mitigation measures and best management practices.
- Crystal Springs Pond water quality would be maintained because water quality within the pond would be monitored, and water use at the hatchery would be modified to provide more flow if necessary.
- Disease outbreaks at the hatchery would be minimized and controlled, and no discharges to waters that support ESA-listed anadromous salmonids would occur.
- Groundwater drawdown would be localized, and the aquifer would recharge after the cessation of pumping each year.

### Wetlands and Floodplains

Impacts on wetlands would be low to moderate; there would be no impacts on floodplains.

- All appropriate permits from the U.S. Environmental Protection Agency (EPA) and U.S. Army Corps of Engineers (Corps) would be obtained, and all work would comply with the mitigation required by EPA and the Corps.
- Erosion control measures to avoid sedimentation in wetlands and streams would be used.
- Minor wetland loss may result around the edge of or along adjacent stream channels of Crystal Springs Pond if IDFG reduces inflow to the pond.

### Soils and Geology

Impacts on soils and geology would be low.

- Erosion and sedimentation would be minor with the use of best management practices related to controlling erosion and the timing of the disturbance.
- Proper design of the proposed hatchery office building and the on-site residences would reduce potential impacts on soils.

### Fish and Wildlife

Impacts on fish and wildlife would be low.

- Construction noise and increased human presence would be low, temporary, and limited to the construction area and immediately adjacent habitats. Noise, traffic, and human activities associated with hatchery operations could result in temporary wildlife displacement during high activity periods, such as during spring smolt outstocking. No special-status fish or wildlife species are located in proximity to the hatchery site.
- There would be no impacts related to competition for space and prey for any of the salmonid species in the Salmon, Snake, and Columbia rivers, including those that are federally listed under the ESA (i.e., Snake River Chinook fall run [*O. tshawytscha*], Snake River Chinook spring/summer run [*O. tshawytscha*], and Snake River steelhead summer run [*O. mykiss*]), nor would there be any impacts related to protected habitat (e.g., essential fish habitat or critical habitat) as a result of the proposed outstocking activities.
- Potential impacts associated with genetic interactions between anadromous fish species, including those that are listed under the ESA, would be addressed and reduced through the implementation of the Draft Genetic Hatchery Management Plan.
- Since the listing of Snake River sockeye salmon in 1991, IDFG has been authorized by NOAA Fisheries under an ESA Section 10 direct take permit (#1120) to operate the existing supplementation program and a Section 6 ESA permit to conduct associated research activities on Snake River sockeye salmon. Potential effects on bull trout (*Salvelinus confluentus*) associated with these activities are also covered under these permits.
- With respect to activities unique to the Proposed Action, BPA consulted with USFWS under Section 7 of the ESA regarding the impacts of the Proposed Action on bull trout and its critical habitat. USFWS determined that the Proposed Action would not adversely affect bull trout or its critical habitat. The proposed activities may enhance the bull trout population by re-establishing a historic prey item (Snake River sockeye salmon smolts) for the bull trout within the river, and returning adult salmon may incrementally add to the nutrient budget of Sawtooth Valley lakes.
- There would be no impacts on natural fall Chinook production in the Upper Snake or Salmon River basins because fall-run Chinook do not occupy the Upper Snake or Salmon River basins, and there is no designated critical habitat.
- There would be no significant impacts on natural spring/summer Chinook production in the Salmon, Snake, and Columbia rivers because sockeye smolts would migrate relatively quickly downstream after release. Returning adults would not adversely affect juvenile spring/summer Chinook during Chinook smolt migration because sockeye salmon smolts would be migrating at a different time of year.
- There would be no significant impacts on Snake River summer-run steelhead because the sockeye salmon smolts would migrate relatively quickly downstream after release. Competition or density-dependence effects would be minimal. Returning adults would not negatively affect juvenile summer-run steelhead during steelhead smolt migration because sockeye salmon smolts would be migrating at a different time of year.

### **Cultural Resources**

Impacts on cultural resources would be low.

• No known resources that are eligible for listing in the National Register of Historic Places (NRHP) are located within the project area, and based on the inventories conducted, the likelihood of encountering additional unknown cultural sites is low.

### Transportation

Impacts on transportation would be low.

- Daily traffic volumes on existing roadways would increase only temporarily during construction activities and would not substantially degrade traffic operations on the local roads.
- The transporting of sockeye salmon smolts to outstocking locations during hatchery operations would be limited to about 40 trips each spring. Additional trips related to hatchery operations would also be easily accommodated by the highways and roads in the area.

### Noise and Public Health and Safety

Impacts from increased noise levels would be low to moderate.

- Although pipeline trenching activities during construction would be noticeable and potentially disruptive to recreational fisherman at Crystal Springs Pond, impacts would be temporary and consistent with state noise regulations.
- Potential health and safety risks due to construction activities would be minimized through the development and implementation of a safety plan prepared by the contractor.

### Socioeconomics and Environmental Justice

Impacts related to socioeconomics and environmental justice populations would be low.

- Because construction activities would be temporary (several phases over a total of about16 months), it is not anticipated that construction would induce any permanent changes to the population in the study area.
- Although direct and indirect expenditures from project construction would be beneficial, expenditures would represent only a small proportion of the total annual income in the study area.
- Increases in sales tax revenue to the state from purchases by construction and hatchery workers would be minimal.
- Although there would be a potential increase in employment due to hatchery operations, it would not have a discernable long-term effect on the labor market in the study area.
- The economic well-being of people who are dependent on the fishing industry in the area could improve to the extent that the increased fish populations could improve the long-term health and resilience of Idaho's Snake River sockeye runs.
- Operation of the Proposed Action would be equally borne by all individuals within the surrounding area and would not disproportionately affect environmental justice populations. In addition, the Shoshone Bannock tribes would benefit from the increased production of fish.

### **Public Facilities and Energy**

Impacts on public facilities and energy would be low.

- Increases in the level of demand for local law enforcement and emergency service providers during construction would most likely be low and within their service abilities.
- The amount of waste that would be generated by the project can be accommodated by local landfill sites and transfer stations.
- Impacts on water supply and water treatment services would be low because potable water would be provided via an existing artesian well, consistent with IDFG's water right; hatchery sewage would be treated via an on-site treatment and disposal system; and hatchery effluent would be treated on site prior to discharge, consistent with the requirements of the National Pollutant Discharge Elimination System permit.
- Energy consumption would be low relative to existing supply and would be further reduced through the implementation of energy-reducing measures.

### Air Quality

Impacts on air quality would be low.

- Minor increases in emissions due to construction would be temporary and would occur in localized areas that are in compliance with the National Ambient Air Quality Standards.
- Small amounts of organic, potentially odorous wastes generated during hatchery operations would have a low potential to affect neighboring homes because the closest homes would be roughly 2,000 feet from the proposed hatchery.
- Forecast long-term greenhouse gas emissions generated by the project would be only a small fraction of the CEQ's evaluation threshold of 25,000 tons per year of carbon dioxide equivalent.
- Potential impacts on hatchery operations from future climate change would be low because the hatchery would have feasible options for compensating for potential decreases in water supply.

### Determination

Based on the information in the EA, as summarized here, BPA has determined that the Proposed Action is not a major federal action that significantly affects the quality of the human environment, within the meaning of NEPA, 42 USC 4321 et seq. Therefore, preparation of an EIS is not required, and BPA is issuing this FONSI.

Issued in Portland, Oregon

F. Lorraine Bodi Vice President Environment, Fish, and Wildlife

### Revision Sheet for the Springfield Sockeye Hatchery Project Final Environmental Assessment

DOE/EA-1913

### **Summary**

This revision sheet documents the changes to be incorporated into the Springfield Sockeye Hatchery Project Preliminary Environmental Assessment (EA). With the addition of these changes, the Preliminary EA will not be reprinted and will serve as the Final EA.

The Preliminary EA was made available for public and agency review and comment on December 16, 2011. Notification that the Preliminary EA was available, as well as information regarding how to request a copy, was sent to individuals on the mailing list of potentially affected parties, including adjacent landowners, county commissioners, the Environmental Protection Agency, Idaho Department of Fish and Game (IDFG), tribal chairpersons, and the Stanley Basin Technical Oversight Committee. Comments on the Preliminary EA were accepted until January 18, 2012. Bonneville Power Administration (BPA) received a total of five substantive comment letters. The "Public Comments" section below presents the comments received and BPA's responses to those comments.

### **Revisions to the EA**

A number of changes were made to the Preliminary EA and are presented below by the chapter and section in which they appeared in the Preliminary EA (new text is underlined; deletions are shown with strikethrough).

### **Chapter 1—Purpose of and Need for Action**

### **1.4 BACKGROUND**

### 1.4.1 Northwest Power Act

BPA is a federal power marketing agency that is part of the U.S. Department of Energy (DOE). BPA's operations are governed by several statutes, such as the Northwest Power Act. Among other things, this Act directs BPA to protect, mitigate, and enhance fish and wildlife affected by the development and operation of the Federal Columbia River Power System (FCRPS). To assist in accomplishing this, the Act requires BPA to fund fish and wildlife protection, mitigation, and enhancement actions consistent with the Northwest Power and Conservation Council's (NPCC's) Fish and Wildlife Program. Under this program, the NPCC makes recommendations to BPA concerning which fish and wildlife projects to fund. The NPCC has a three-step process for review of artificial propagation projects (i.e., hatcheries) proposed for funding by the BPA (Northwest Power and Conservation Council 2006). Step 1 is conceptual planning, represented primarily by master plan development and approval. Step 2 is preliminary design and cost estimation, along with environmental review. Step 3 is final design review and construction. The NPCC's Independent Scientific Review Panel (ISRP) reviews the proposed projects as they move from one stage of the process to the next.

The NPCC established a statutory structure that "makes it clear that the NPCC Fish and Wildlife Program was to be developed through a detailed and deliberate process of consultation with fishery managers who have great experience and expertise with fish and wildlife protection."<sup>1</sup> As mentioned previously, BPA's duties under the Northwest Power Act include protecting and mitigating impacts on fish and wildlife affected by the FCRPS dams and taking the NPCC's program into account to the fullest extent possible (16 USC Sections 839b(h)(10)(A) and (11)(A)(i)). Under the National Environmental Policy Act (NEPA), BPA must take an independent, hard look at a reasonable number of alternatives, yet the Northwest Power Act and the cases interpreting it encourage BPA to refrain from inventing its own mitigation plans that are not "consistent with" the NPCC's program.

To ensure compliance with NEPA and the Northwest Power Act, BPA typically implements mitigation in response to recommendations made by the NPCC. And when an NPCC recommendation triggers NEPA, BPA implements the recommendation after seeking and examining other reasonable alternatives that meet BPA's stated purposes and need.

BPA's response to the NPCC's project recommendations for the period 2007–2009 shows how BPA balances its legal requirements to assume responsibility for fulfilling its mitigation responsibilities in a manner consistent with the NPCC's program for all actions pursuant to both regulations. As presented in a letter to Dr. Tom Karier, Chair, NPCC, from Gregory K. Delwiche, Vice President, Environment, Fish, and Wildlife, BPA (Delwiche pers. comm.):

BPA endeavored to supplement the NPCC's recommendations whenever possible, and not to supplant them. That BPA has some additional criteria springs naturally from the different legal obligations the agencies have, such as BPA's requirements to comply with the in lieu prohibition and the ESA. The result of this is that in some cases BPA independently exercised its discretion in choosing different projects for fulfilling its mitigation and recovery responsibilities.

In making its decision, BPA considered the program, the NPCC's project recommendations, and the most current thinking about offsite mitigation needs that may be incorporated into a new FCRPS Proposed Action for ESA Section 7 compliance. In the limited instances when BPA did not adopt an NPCC-recommended project, it did so on the basis of biological effect, implementation priority, and mitigation responsibility. Among the reasons that BPA diverged in part from NPCC's project recommendations are: the recommended project did not appear to address the effects of the FCRPS, the project raised a statutory in lieu prohibition on BPA's ability to fund, or the recommended project was counter to BPA's reinvention initiatives associated with its implementation of the program. In some cases, all of these factors weighed together in BPA's evaluation of NPCC recommendations.

<sup>&</sup>lt;sup>1</sup> Northwest Resource Info. Ctr. v. Council, 35 F.3d 1371, 1388 (9th Cir. 1994).

Additionally, in some instances BPA has decided to fund a specific project identified in the solicitation process, reviewed by the ISRP, but not recommended by the NPCC. In these cases, the primary reason for the divergence from the NPCC is BPA's determination that it needs the project in order to meet its obligations under the ESA and/or under the 2007 Interim Operations Agreement. BPA greatly appreciates the NPCC's support for integrating the agency's ESA needs into its project recommendations and sought to utilize the NPCC's recommendations in this regard whenever possible. Ultimately, however, the burden of integration falls to BPA, inasmuch as the NPCC is not a federal entity subject to the consultation requirements of Section 7 of the ESA. In a limited few instances, BPA determined it needed projects to fulfill its obligations that the NPCC did not recommend. Still, in all cases, the selected projects fulfill one or more of the program strategies.

The additional criteria outlined in the letter do not apply to the Proposed Action. There is no other entity authorized or required to fund the hatchery, so the in lieu prohibition<sup>2</sup> of the Northwest Power Act is not triggered. The FCRPS Biological Opinion includes the need for the proposed increase in sockeye production. Therefore, Endangered Species Act (ESA) compliance supports consideration of the Proposed Action. BPA does not have any reinvention or other policy needs to address that could conflict with the Proposed Action. Therefore, the additional criteria that BPA considers beyond consistency with the NPCC's program do not lead BPA to diverge from the NPCC's recommendation to consider funding the Proposed Action.

### **1.4.2 Endangered Species Act**

In addition to Northwest Power Act obligations, BPA, as a federal agency, also must comply with the Endangered Species Act (ESA) (16 USC 1531 et seq.). As discussed above, Biological Opinions have been issued for the FCRPS that include a number of measures related to the Snake River sockeye salmon evolutionarily significant unit (ESU), which was listed as endangered under the ESA in 1991. That same year, but before the listing of this ESU, IDFG initiated the Snake River Sockeye Captive Broodstock Program (Program) in response to the decline of *anadromous*<sup>3</sup> returns to the Sawtooth Valley in central Idaho. The Program was initiated to conserve and rebuild this ESU and thus serves to further efforts at recovering this ESA-listed species. BPA has historically been a source of funding for activities under this program.

### 1.4.3 Snake River Recovery Plan

The National Oceanic and Atmospheric Administration (NOAA) Fisheries is in the process of preparing a recovery plan for Snake River sockeye salmon. IDFG has provided scientific advice in the form of a draft recovery plan that identifies several strategies to achieve recovery. This draft plan is presented as Appendix C in the Springfield Sockeye Hatchery Master Plan and includes using state-of-the-art hatchery facilities, captive broodstock, genetic support, and a comprehensive monitoring and evaluation program to continue rebuilding the population. IDFG and NOAA Fisheries, the Program cooperators, acknowledge no federal recovery plan is in place and have continued to move forward with the collaboration of scientists from state, federal, and tribal entities to help guide maintenance and recovery efforts.

<sup>&</sup>lt;sup>2</sup> 16 USC 839b(h)(10)(A)(Expenditures of the Administrator [to protect, mitigate, and enhance fish and wildlife]... shall be in addition to, not *in lieu of*, other expenditures authorized or required from other entities under other agreements or provisions of law) (emphasis added).

<sup>&</sup>lt;sup>3</sup> Anadromous – ascending rivers from the sea for breeding.

### **1.4.4 Snake River Sockeye Captive Broodstock Program and the Proposed** <u>Action</u>

The Program is now co-managed by IDFG and NOAA Fisheries. Current production of Snake River sockeye salmon is restricted to broodstock maintenance at facilities in Idaho (IDFG Eagle Hatchery) and Washington (NOAA facilities), and insufficient incubation and rearing space continues to limit development of a necessary full-term *smolt*<sup>4</sup> program. This limitation has prevented IDFG and NOAA Fisheries from advancing the Snake River Sockeye Captive Broodstock Program beyond the conservation phase.

To help address this situation, IDFG developed a master plan in 2010 for modification of its existing hatchery near the town of Springfield in Bingham County, Idaho, as the next phase of the Snake River Sockeye Captive Broodstock Program. This The main goal of this plan, entitled the *Springfield Sockeye Hatchery Master Plan for the Snake River Sockeye Program* (Springfield Sockeye Hatchery Master Plan) (Idaho Department of Fish and Game 2010), is to increase the number of naturally spawning adults. The Master Plan describes IDFG's plans to redevelop the existing hatchery to create a facility capable of rearing up to 1 million Snake River sockeye salmon smolts annually for release in the Upper Salmon River Subbasin and in the Sawtooth Basin. This production is intended to build on the captive broodstock phase and respond to population re-colonization goals in Redfish, and Pettit, and Alturas lakes in Idaho. Broodstock would continue to be collected and provided by the existing activities under the ongoing Snake River Sockeye Captive Broodstock Program until a time when broodstock collection may be phased out.

Under the Springfield Sockeye Hatchery Master Plan, IDFG considered several alternatives, including continuing the Program indefinitely or eliminating the captive broodstock program and relying on natural production alone. BPA considered the alternatives evaluated in the Springfield Sockeye Hatchery Master Plan to inform the analysis of alternatives considered in the Preliminary EA.

IDFG submitted the Springfield Sockeye Hatchery Master Plan to the NPCC in December 2010. The NPCC then asked the ISRP to review the Springfield Sockeye Hatchery Master Plan. The ISRP concluded that the Springfield Sockeye Hatchery Master Plan met the requisite scientific review criteria but requested clarification of certain issues during Step 2 (Independent Scientific Review Panel 2011a). After the ISRP's decision, the NPCC approved the Springfield Sockeye Hatchery Master Plan in April 2011 and recommended that BPA fund IDFG to proceed to Step 2. The Springfield Master Plan was submitted by IDFG to the NPCC in December 2010 for Step 1 of the NPCC's review process for artificial propagation projects and has been approved by the NPCC. In April 2011, the NPCC approved the Springfield Master Plan and authorized IDFG to proceed to Step 2 of the process. Therefore, IDFG is proceeding with preliminary design and cost estimation, including requesting funding from BPA for the Proposed Action. This EA will serve to address the requirement in Step 2 of the NPCC's process for environmental review.

<sup>&</sup>lt;sup>4</sup> Smolt – A young salmon when it becomes covered with silvery scales and first migrates from fresh water to salt water.

As part of Step 2, IDFG has obtained preliminary designs and cost estimates and has requested funding from BPA for modification of the Springfield Hatchery. BPA is completing its environmental review, which included issuance of the Preliminary EA under NEPA in December 2011. The Preliminary EA incorporated by reference the findings from the Springfield Sockeye Hatchery Master Plan and its appendices. It also addressed the issues raised by the ISRP and the public during the Preliminary EA scoping.

By the time the NPCC recommended the Springfield Hatchery to BPA for Step 2 funding and NEPA analysis, the proposal had already undergone rigorous and lengthy planning and review processes, including three separate scientific reviews—one each by NOAA Fisheries, the ISRP, and the Hatchery Review Science Group (HRSG). The Pacific Hatchery Reform Project was established by the U.S. Congress in 2000 in recognition that, although hatcheries play a legitimate role in meeting harvest and conservation goals for Pacific Northwest salmon and steelhead, the hatchery system was in need of comprehensive reform. The HSRG is the project's independent scientific review panel, which has reviewed all state, tribal, and federal hatchery programs in Puget Sound and Coastal Washington and in the Columbia River Basin. The Proposed Action considers and incorporates the recommendations of each of the reviewing agencies mentioned above, including the HSRG.

### **Chapter 2—Alternatives Description**

In addition to the specific references in the description of the Proposed Action and alternatives listed below, all references to outstocking occurring within Alturas Lake are hereby removed from the EA. As indicated further in the response to Comment SHEA 0002, because of the development of additional information since issuance of the Preliminary EA, outstocking at Alturas Lake is no longer considered part of the Proposed Action.

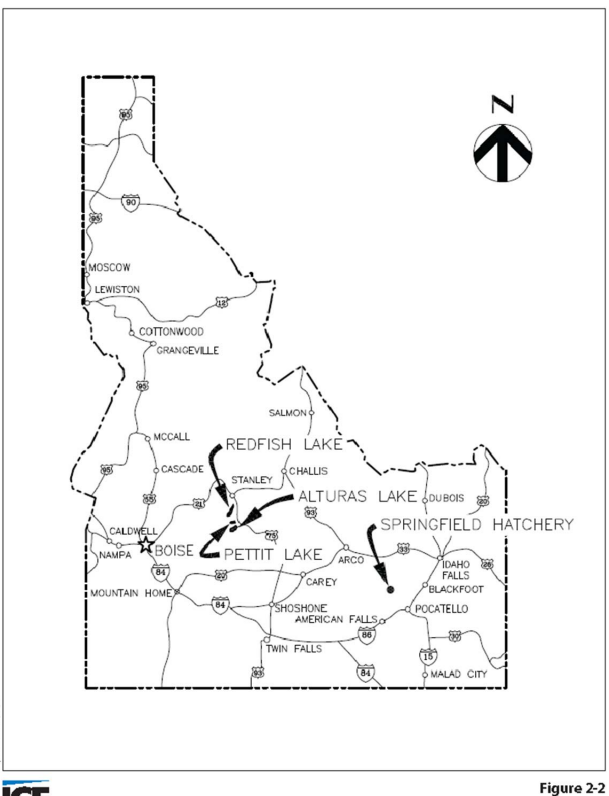
### 2.1 PROPOSED ACTION

Once the hatchery is operational, broodstock would continue to be collected at existing facilities as part of the ongoing program and fertilized eggs would be transported to the hatchery for rearing. No changes to activities are proposed at any of the broodstock collection facilities under the Proposed Action. Fish produced at the hatchery would be transported and released to native waters located in the Upper Salmon River Basin of central Idaho, including Redfish, and Pettit and Alturas lakes and their associated outfalls (Figure 2-2). IDFG would continue to maintain recreational uses of Crystal Springs Pond.

### 2.1.1 Project Elements

### **Hatchery Operation and Effluent Treatment**

Once fish reach maturity smolthood, they would be released into Redfish Lake Creek and Pettit, and Alturas lakes and the associated outflow streams the Salmon River (upstream of Sawtooth Fish Hatchery). Smolts would be transported from the proposed hatchery to the outstocking locations each spring. This process would require about 40 truck trips annually, and would take place over 2 to 3 weeks.



Proposed Outstocking Locations

### Adaptive Management

Under the ongoing Program, the Program cooperators (IDFG and NOAA Fisheries) are participating in various research, monitoring, and evaluation activities to assess the effectiveness and outcomes of the Program. These activities include those identified in the draft Hatchery Genetic Management Plan (HGMP) (Appendix A of the Springfield Sockeye Hatchery Master Plan) and decision triggers and decision rules based on natural- and hatchery-origin adult returns to the basin. Collectively, information from these programs would be used to manage the Program adaptively on a yearly basis. Relevant performance standards, risks, and proposed adaptive management monitoring activities are summarized in Appendix E of this EA.

As adult run size increases, the goal of the triggers is to eliminate redundant facilities (e.g., those needed for captive brood) and to determine when the Program transitions to the next phase of implementation. Because the run size defines when actions are to be taken, the timeframe for implementing major milestones is uncertain. However, the ability to measure the triggers would be highly accurate because of the managers' ability to quantify adult returns at weirs and hatchery facilities.

### 2.2 NO ACTION ALTERNATIVE

Fish are released in May of each year. Juvenile and sockeye salmon are released throughout the year. This typically requires approximately 30 truck trips over a 2-week period. Smolts are released to the following locations. The current release objectives are listed below:

- 50,000 *eyed-eggs*<sup>5</sup> planted in egg boxes in Pettit Lake <u>during the month of December</u>
- 100,000 pre-smolts planted in Redfish<del>, Alturas,</del> and Pettit lakes (combined release) <u>during</u> <u>the month of October</u>
- 150,000 smolts planted at the outlet of Redfish Lake and in the Salmon River upstream of the Sawtooth Hatchery <u>during the month of May</u>
- 400 full-term captive brood hatchery adults planted in primarily Redfish Lake <u>during the</u> <u>month of September</u>

<sup>&</sup>lt;sup>5</sup> Eyed-eggs – stage in the development of a fish egg, where the embryo has developed enough so the eyes are visible, that also indicates the egg is less sensitive to movement and can be handled or transported safely.

### **3.4 VEGETATION**

### 3.4.2 Environmental Consequences – Proposed Action

### Rare, Threatened, and Endangered Plant Species

Suitable habitat for Ute ladies'-tresses consists of various wetland habitats, which do occur in the study area. This species is also known to colonize areas that have become wet as a result of human development, for example, areas associated with dams, levees, reservoirs, irrigation ditches, and irrigated meadows (Fertig et al. 2005). Populations of Ute ladies'-tresses were not observed during reconnaissance-level or protocol-level surveys in 2011. Additionally, dense vegetative cover was observed along the stream channels and other potential wetland habitat in the study area. Ute ladies'-tresses typically occurs in openings in vegetation and dense vegetative cover is thought to preclude Ute ladies'-tresses (Fertig et al. 2005).

No populations of Ute ladies'-tresses have been observed historically or were observed during 2011 field surveys of the study area and only marginally potential habitat was observed. <u>As</u> indicated through consultation with the U.S. Fish and Wildlife Service, activities in the Sawtooth Valley would not require any new ground disturbance, and the orchid is not known to occur in this area (Kelly pers. comm.). Therefore, there is low likelihood that this species could occur in the study area and could be affected by the Proposed Action.

Potential impacts on rare, threatened, and endangered plant species, assuming they exist in the study area, could range from low to high depending on the extent of the disturbance or impact. High impacts could occur if individual plants are crushed or killed. This is because any loss or disturbance to rare, threatened, or endangered species would be significant in the context of their limited population sizes. Potential impacts that indirectly affect these species, or that can largely be mitigated with the implementation of the mitigation measures described below, would range from low to moderate, depending on the extent of the disturbance and the ability to adequately mitigate. Based on reconnaissance-level and protocol-level surveys, however, it is unlikely that any rare, threatened, and endangered plant species would be affected by the Proposed Action.

### 3.5 WATER QUALITY AND WATER QUANTITY

### 3.5.3 Mitigation—Proposed Action

If the Proposed Action is implemented, IDFG will implement the following measures to avoid or minimize impacts on water quality and water quantity:

• Design and construct access roads to minimize drainage from the road surface directly into surface waters and direct sediment-laden waters into vegetated areas.

- Review water quality mitigation measures, required best management practices (BMPs), and permit requirements with construction contractors and inspectors during a preconstruction meeting covering environmental requirements.
- Conduct peak construction activities during the dry season (between June 1 and November 1) as much as possible to minimize erosion, sedimentation, and soil compaction.
- Delineate construction limits within 200 feet of streams, other waterbodies, and wetlands; manage sediment as specified in a Stormwater Pollution Prevention Plan with a sediment fence, straw wattles, or a similarly approved method that meets the U.S. Environmental Protection Agency's (EPA's) erosion and stormwater control BMPs or any other applicable permit requirements to eliminate sediment discharge into waterways and wetlands; <u>minimize the size of the construction disturbance areas; and minimize removal of vegetation to the greatest extent possible</u>.
- Minimize the size of construction disturbance areas, and minimize removal of vegetation to the greatest extent possible.
- Inspect erosion and sediment controls weekly, maintain them as needed to ensure their continued effectiveness, and remove them from the proposed hatchery site when vegetation is re-established and the area has been stabilized.
- Implement a Spill Prevention, Control, and Countermeasures Plan that requires fuel and other potential pollutants to be stored in a secure location at least 150 200 feet away from streams, waterbodies, and wetlands; ensure that spill containment and cleanup materials will be readily available on site and, if used, restocked within 24 hours; and, in the event of a spill, ensure that contractors will be trained to contain the spill immediately, eliminate the source, and deploy appropriate measures to clean up and dispose of spilled materials in accordance with federal, state, and local regulations.
- Restrict refueling and servicing operations to locations where any spilled material cannot enter natural or human-made drainage conveyances (e.g., ditches, catch basins, ponds, wetlands, streams, pipes) at least 150 200 feet from streams, waterbodies, and wetlands; use pumps, funnels, absorbent pads, and drip pans when fueling or servicing vehicles.
- Store, fuel, and maintain vehicles and equipment in designated vehicle staging areas located a minimum of 150 200 feet away from any stream, waterbodies, and wetlands.
- Prohibit the discharge of vehicle wash water into any stream, waterbody, or wetland without pretreatment to meet state water quality standards.
- Reseed disturbed areas <u>at the first practical opportunity</u> after construction and regrading are complete, at the appropriate time period for germination.
- Monitor germination of seeded areas with at least three field visits per year until the proposed hatchery site has achieved stabilization (defined as at least 70% cover by native or acceptable non-native species); if vegetative cover is inadequate, implement contingency measures and reseed to ensure adequate revegetation of disturbed soils. And if vegetation cover is inadequate, implement contingency measures and reseed to ensure adequate revegetation of disturbed soils.

- Inspect and maintain access roads and other facilities after construction to ensure proper function and nominal erosion levels.
- Monitor water quality at Crystal Springs Pond and change hatchery water use to provide more flow through to the pond, if needed, thereby ensuring maintenance of water quality parameters, including temperature, dissolved oxygen, and chlorophyll a concentrations.

### **3.8 GEOLOGY AND SOILS**

### 3.8.3 Mitigation—Proposed Action

NPDES regulations would require the facility to implement an Erosion and Sedimentation Control Plan. Bingham County construction codes would require proper seismic design and proper design for the expanded septic system, both of which would be subject to design review by Bingham County before construction permits could be issued. In addition to these required regulatory BMPs, if the Proposed Action is implemented, IDFG would implement the following mitigation measures to minimize impacts on soils:

- Use appropriate shoring for all excavation conducted during facility construction as required by local and federal safety regulations.
- Design the proposed expansion of the existing septic system to accommodate the tight, loamy soils at the proposed hatchery.
- Conduct peak construction activities during the dry season (between June 1 and November 1) as much as possible to minimize erosion, sedimentation, and soil compaction.
- Locate staging areas in previously disturbed or graveled areas to minimize soil and vegetation disturbance where practicable.
- Delineate construction limits <u>within 200 feet of streams, other waterbodies, and wetlands;</u> <u>manage sediment as specified in a Stormwater Pollution Prevention Plan</u> with a sediment fence, straw wattles, or a similar method that meets <del>NPDES</del> EPA's erosion and stormwater control BMPs or any other applicable permit requirements to eliminate sediment discharge into waterways and wetlands; minimize the size of construction disturbance areas; and minimize removal of vegetation to the greatest extent possible.
- Inspect erosion and sediment controls weekly, maintain them as needed to ensure their continued effectiveness, and remove them from the proposed hatchery area when vegetation is reestablished and the area has been stabilized.
- Design and construct access roads to minimize drainage from the road surface directly into surface waters, and direct sediment-laden waters into vegetated areas.
- Reseed disturbed areas at the first practical opportunity after construction and regrading are complete.
- Monitor seed germination of seeded areas with at least three field visits per year until the proposed hatchery site has achieved stabilization (defined as at least 70% cover by native or acceptable non-native species); if vegetative cover is inadequate, implement contingency measures and reseed to ensure adequate revegetation of disturbed soils.

- Inspect and maintain access roads and other facilities after construction to ensure proper function and nominal erosion levels.
- Implement dust abatement during construction.

### **3.9 FISH AND WILDLIFE**

### 3.9.2 Environmental Consequences—Proposed Action

### **Operation**

The proposed hatchery would be operated under the Springfield Sockeye Hatchery Master *Plan*, and would be consistent with the mitigation ordered in the Biological Opinion for operation of the FCRPS (National Oceanic and Atmospheric Administration Fisheries 2008). The proposed hatchery would allow for the ongoing Program to operate at full capacity by increasing the number of released smolts from 200,000 to up to 1 million. The majority of the activities related to the broodstock collection, outmigration sampling, and release/outplanting of smolts would continue occur in a similar manner regardless of whether the Proposed Action is implemented (Kelly pers. comm.). Production of up to 1 million smolts would be required to achieve an average annual escapement of 2,000 fish over two generations. As discussed in the Springfield Sockeye Hatchery Master Plan, certain design features are being considered to manage the risk of disease and monitor success. For example, as discussed in Chapter 2, Alternatives Description, conveyance of pathogen-free groundwater and features to isolate batches of eggs would be used to prevent disease transmission within the proposed hatchery. To date, the Program has not introduced any exotic pathogens in the Snake River Basin, nor have common pathogens increased in prevalence or amplified in intensity in this area (Kelly pers. comm.). Chemical treatments would be used to prevent infection, and to sanitize hatchery elements. Outdoor raceways would be covered to prevent disease vectors (birds) from transmitting disease (particularly the Infectious Hematopoietic Necrosis Virus) from nearby waters (e.g., Crystal Springs Pond) to the hatchery smolts. Hatchery staff would also conduct health inspections of cultured fish, and a pathologist would implement corrective actions as needed. Fish raised at the proposed hatchery would only be released if they are certified by a pathologist to be disease-free (Idaho Department of Fish and Game 2010). Therefore, potential impacts on fish downstream of the proposed hatchery from increased exposure to disease would be low.

Release of sockeye smolts also has the potential to affect other fish species. The smolts would be released when they were ready to migrate relatively quickly downstream, along with other anadromous salmonids. <u>Current hatchery sockeye passive-integrated-transponder (PIT) tag data have identified the average travel time from the Sawtooth Basin to Lower Granite Dam for hatchery-produced smolts to be between 9 to 15 days (Idaho Department of Fish and Game unpublished data). The speed required to travel to lower Granite Dam in the timeframe above minimizes competition or density-dependence effects within the stream from smolt releases. Presumably bull trout downstream of the smolt releases would prey on some of the smolts released, benefitting from the increased sockeye outmigration resulting from the Proposed Action. <u>Returning adult salmon would also incrementally add to the nutrient budget of the lakes and streams.</u> These would both be beneficial impacts on bull trout (Kelly pers. comm.). A study</u> of predation in Redfish and Alturas lakes conducted in 1993 indicated that the stomach contents of bull trout from these lakes contained 89% *O. nerka* (sockeye or *kokanee*<sup>6</sup>) (Bonneville Power Administration 1995).

Sockeye smolts would share habitat with other salmonids in the Salmon, Snake, and Columbia rivers during their migration to the Pacific Ocean. All of the species present in these systems evolved in coexistence and generally in much higher numbers than are currently found, or that would occur during operation of the Proposed Action. <u>Additionally, sockeye salmon smolts eat plankton, and although they would be present at the same time as other fish species, including bull trout, given the rapid rate of smolt movement though the system and the separation in prey preference, interspecific competition between sockeye and bull trout is expected to be minimal (Kelly pers. comm.). Therefore, competition for space and prey is not expected to significantly affect any of these species and impacts of the Proposed Action on ESA-listed fish species would be low.</u>

Proposed hatchery releases have the potential to affect the genetic makeup and consequent fitness of the population that the hatchery is supporting. IDFG is completing a draft HGMP to work with NOAA Fisheries to address potential impacts from genetic interactions (Idaho Department of Fish and Game 2010). Under the ongoing Program, the Program cooperators (IDFG and NOAA Fisheries) are participating in various research, monitoring, and evaluation activities to assess the effectiveness and outcomes of the Program. These activities include those identified in the draft HGMP (Appendix A of the Springfield Sockeye Hatchery Master Plan) and decision triggers and decision rules based on natural- and hatchery-origin adult returns to the basin. Capturing broodstock throughout the return and spawning period, genetic testing, and broodstock selection would be used to ensure maintaining the genetic diversity of the broodstock used in production of the proposed hatchery. The draft HGMP includes performance standards, indicators of performance and monitoring and evaluation requirements. Collectively, information from these programs would be used to manage the Program adaptively on a yearly basis. Relevant performance standards, risks, and proposed adaptive management monitoring activities are summarized in Appendix E of this EA. As adult run size increases, the goal of the triggers is to eliminate redundant facilities (e.g., those needed for captive brood) and to determine when the Program transitions to the next phase of implementation. Because the run size defines when actions are to be taken, the timeframe for implementing major milestones is uncertain. However, the ability to measure the triggers would be highly accurate because of the managers' ability to quantify adult returns at weirs and hatchery facilities. Implementation of these measures would ensure that potential impacts associated with genetic interactions would be low.

In addition, IDFG has been working with NOAA Fisheries to develop a recovery plan for Snake River sockeye. IDFG has submitted a draft Snake River Sockeye Salmon Recovery Strategy to NOAA Fisheries for consideration and incorporation into recovery planning (see Appendix C of Springfield Sockeye Hatchery Master Plan). The IDFG strategy involves three phases and incorporates the use of hatchery facilities, captive broodstock technology, genetic support, and a comprehensive monitoring and evaluation plan to maintain the population and continue rebuilding numbers of sockeye in the wild. The Proposed Action would facilitate implementation of Phase 1.

<sup>&</sup>lt;sup>6</sup> Kokanee – form of sockeye salmon that do not migrate to the ocean to feed and are typically smaller than sockeye salmon.

Essential fish habitat for Chinook salmon and critical habitat for Columbia River DPS bull trout, Snake River ESU sockeye, and Snake River ESU steelhead are located in the Upper Salmon River portion of the study area. Because the Proposed Action would result in no alterations to these areas, <u>effects on critical habitat are considered insignificant</u>, <u>discountable</u>, <u>and beneficial</u>. <u>Direct effects on bull trout resulting from capture and handling and outmigration sampling have been addressed via the Section 6 cooperative agreement and associated Section 10 take permit between IDFG and USFWS under the ESA (Kelly pers. comm.). This agreement allows a specified level of take, including injury or death to a limited number of bull trout individuals. However, the permitted research activities have a beneficial effect on bull trout populations and contribute to recovery of the species through improved management, which is made possible by an increased understanding of the population size, life history, and condition of the fish captured. there would be no impact on essential fish habitat or critical habitat</u>. There is no essential habitat or designated critical habitat for fish species in the Snake River portion of the study area.

### 3.9.3 Mitigation–Proposed Action

If the Proposed Action is implemented, IDFG would carry out the following mitigation measures to avoid or minimize impacts on fish and other aquatic species.

- Delineate construction limits within 200 feet of streams, other waterbodies, and wetlands; manage sediment as specified in a Stormwater Pollution Prevention Plan with a sediment fence, straw wattles, or a similarly approved method that meets EPA's erosion and stormwater control BMPs to eliminate sediment discharge into waterways and wetlands; minimize the size of construction disturbance areas; and minimize removal of vegetation to the greatest extent possible.
- Implement required BMPs associated with the NPDES permit.
- Use settling ponds to remove organic waste (i.e., uneaten food and feces) from the proposed hatchery water to minimize the discharge of these substances to the receiving waters.
- Use therapeutic chemicals only when necessary, typically for short durations, to be in conformance with accepted standard practices and treatment applications.
- Ensure that the proposed hatchery facilities are operating in compliance with all applicable fish health guidelines and facility operation standards and protocols by conducting annual audits and producing reports that indicate the level of compliance with applicable standards and criteria.

### 3.9.5 Cumulative Impacts – Proposed Action

### Fish and Aquatic Species

As described in Chapter 1, Introduction, and discussed in greater detail in Appendix A, sockeye broodstock are currently collected in support of the ongoing Sockeye Salmon Recovery Program Snake River Sockeye Captive Propagation (BPA 2007-402-00). Operation of the Proposed Action would rely on broodstock collected at the permanent trap at a barrier on the Upper Salmon River at IDFG's Sawtooth Hatchery and a temporary trap installed each year in Redfish Lake Creek approximately 1 mile below the outlet of Redfish Lake. There is also an existing

trap at Lower Granite Dam that serves as a secondary collection site that could be used when fish returns are low. Broodstock collection has the potential to result in cumulative effects on fish and aquatic species associated with this activity.

Collection of sockeye broodstock has a potential to affect other fish species through unintentional capture during collection. The potential for this to occur is low for most fish species because they migrate at different times compared to sockeye. For example, spring-/summer-run Chinook salmon and steelhead spawn earlier in the year than Snake River sockeye, and are therefore, unlikely to be detained in the traps during sockeye broodstock collection. Based on IDFG observations, the smolt traps do not appear to impede upstream or downstream migration of bull trout, and juvenile bull trout have not been observed in the smolt traps. Incidental capture and subsequent handling activities associated with outmigration sampling are covered by an existing ESA Section 6 cooperative agreement and associated ESA Section 10 take permit between IDFG and USFWS (Kelly pers. comm.). However, bull trout migrate at the same time as sockeye and some are caught incidentally along with Sockeye salmon.

Although the Proposed Action would require fish provided by the existing collection facilities, no changes to these ongoing activities are proposed as part of this Proposed Action. <u>Incidental capture of bull trout occurs during broodstock collection</u>. Broodstock collection currently occurs at the Redfish Lake Creek trap and on the Salmon River near the Sawtooth Fish Hatchery between July 10 and October 20 each year. IDFG anticipates handling and releasing fewer than 200 bull trout per year at the Redfish Lake Creek weir and between 30 and 50 from the Sawtooth Fish Hatchery weir. Incidental capture and subsequent handling of bull trout at these facilities is currently addressed by the same ESA Section 6 cooperative agreement as noted above (Kelly pers. comm.). Therefore, the Proposed Action would not result in any changes to contribute to a cumulative impact associated with broodstock collection.

### 3.10 CULTURAL RESOURCES

### 3.10.1 Affected Environment

During the consultation process under Section 106 of the National Historic Preservation Act, BPA received a response from the State Historic Preservation Office stating that its office believed that the Crystal Springs Hatchery is eligible for inclusion on the National Register of Historic Places (NRHP) based on the age of the structures (dating to the 1950s) and that it was rumored to be the largest privately owned hatchery in the west. In order to confirm the age of the structures present and source of this claim, BPA hired an architectural historian to provide additional historical context for the hatchery, and to reassess the eligibility. The following information comes from the technical memo detailing the results of this additional work (Sneddon and Miller 2012).

### **Traditional Resources**

The study area is located in a marginal region of the Columbia Plateau where it gradually merges into the Great Basin. This area is characterized by geological features, plants and animal communities, and waterways that are important to traditional Native American use. Northward from the Great Basin, reliance on grasses gradually shifts to reliance on edible roots (e.g., camas). Salmon was also an important resource in the Snake River basin and southern tributaries of the Salmon River. Trout, perch, and other fish were found in streams throughout the region.

Prior to European settlement, large game animals were abundant in the area and served as important resources to the Northern Shoshone, Bannock, and Paiute tribes. Buffalo were hunted in groups using a technique of flanking the herds on horses and dispersing the animals using bow and arrow. Antelope were stalked by hunters wearing antelope skin disguises or mounted on horseback. Elk, mountain sheep, and deer were also important resources.

Historically, ranching has been an important part of Euro-American settlement in the region since the mid-1800s. Ranching and cattle grazing has dramatically affected the landscape and resulted in the replacement of grasses by sagebrush in much of this region. Prior to European settlement in the area, grasses were sufficiently abundant to have supported buffalo, which were hunted in the Lemhi Valley and upper Snake River plains until about 1840.

Basque men were particularly drawn to work as sheepherders in southwestern Idaho and northern Nevada beginning in the last two decades of the 19th century. Basque immigration to the region peaked from the 1900s to 1920s. During this time, gold and silver mining exploded in the region, and remains of these mining towns dot the landscape.

### **Historical Resources**

In Idaho, commercial and government fish culture emerged concurrently in the early twentieth century. As early as 1894, federal surveyors in Idaho found evidence that the numbers of salmon and trout were decreasing (Evermann 1896, 15:253–84). Government projects typically focused on restoring diminishing runs with huge numbers of eggs and fry rather than examining causes and simply producing more fish (Northwest Power and Conservation Council n.d.). Despite the money spent on funding state and federal hatcheries, early twentieth-century studies could not definitively prove the success of artificial propagation efforts.

The early history of commercial fish culture in Idaho is not as well documented as government operations, but one source records that the first commercial fish farm in the state was built in 1909 at Devil's Corral Spring near Shoshone Falls in Jerome County (Klontz and King 1974, p. 53). Private fish farmers in Idaho were initially not closely regulated or professionally organized. Early commercial hatcheries in Idaho focused on trout. The basic technology and methods of trout farming changed little during the twentieth century. Early rearing-pond designs typically utilized existing natural features, either ponds or impoundments with controlled water flow. Later, as greater importance was placed on longer retention times and more controlled environments, hatcheries developed concrete raceway systems. Eventually, raceway design became somewhat standardized in terms of rectangular layouts, material, and proportions, but use of irregular earthen ponds for rearing continued. Most non-recirculating raceway systems required relatively high volumes of water, which made them a distinctive feature of North American hatcheries (as compared with European hatcheries from the same era). Locations with more limited sources of water used ponds or recirculating systems (Klontz and King 1974, p. 53).

The commercial trout industry experienced a significant boom in the early 1970s. Between the 1930s and mid-1960s, the production of commercial farms in Idaho ranged from about 0.5 to 3.0 million pounds annually; between 1970 and 1972, that number increased from 6.5 to 12 to 23 million pounds (Parker 2002, p. 15; Klontz and King 1974, p. 56). Most growth occurred in the processed-fish segment, which built plants for dressing, freezing, or canning. One of the earliest companies to invest in a processing facility was the Idaho Trout Company near Buhl. Another Buhl facility, owned by the Clear Springs Trout Company, was the world's largest in trout production in 2002 (Idaho Trout Company 2001, p. 15). Increased demand combined with the development of dry feed pellets and automated systems contributed to the period of industry growth (Parker 2002, p. 15).

The proposed Springfield Hatchery site is located on land settled by homesteaders in the late nineteenth century. Hanson Garletz and his wife, Florence; Ransom Harris; and George Ward owned parts of the property that now comprises the Springfield Hatchery site. The several springs, creeks, and sloughs in the area made it well suited for trout farming (U.S. Department of the Interior, Bureau of Land Management n.d.). A variety of factors contributed to population growth in late nineteenth-century Idaho, including the Desert Claim Act of 1877, followed by the Carey Act of 1894, which provided incentives for irrigating and cultivating portions of land. Additionally, the arrival of the railroad between 1880 and 1892 resulted in a boom in settlement in the areas near the rail lines.

In 1938, Robert I. Houghland purchased a portion of the original Garletz property. Houghland had come west from Indiana as a child with his mother and father, who was an agent with the Oregon Short Line Railroad (U.S. Bureau of the Census 1920, p. 4). Robert and his wife, Dorothy, established Houghland Farms, Inc. (Houghland Farms), which was later managed by their son, R. Porter Houghland (*Today's News-Herald* 2007, p. 6A).

Whether a hatchery was present when the Houghlands took over the land is unknown, but in 1945 Houghland Farms established a 50-cubic-feet-per-second (cfs) water right for "fish propagation" (Idaho Department of Water Resources 2012). An aerial photograph from 1946 shows that a spring-fed creek was bermed to form an impoundment (currently known as Crystal Springs Pond) with two outlets to thin channel improvements to the west and south in addition to the natural creek path. The impoundment may have provided both a means to control a steady source and flow of water and a holding pond for fish rearing. Although no structures are evident at this time, given the extent and character of the improvements to the water system in the area, a fish farm of some sort was most likely operating on the Houghland property prior to 1946.

In 1947, Morris Davis and Ralph Nelson, two experienced commercial fish farmers, leased spring-water rights and land from Houghland Farms to establish the Crystal Springs Trout Farm.

Little development took place between 1946 and 1969—no structures are evident in the vicinity of Crystal Springs Pond, and the primary fish culture operations appeared concentrated to the southwest. The next two years brought significant new developments, including the two rectangular raceways, and by 1971, the site manager's residence and hatchery building had been built. John Houghland, Porter's son, confirmed that the hatchery building and raceways were built around 1969 or 1970, during the years when the commercial trout markets began to experience substantial growth (Houghland pers. comm.). Klontz and King noted that Porter

Houghland managed the fish farm at some point prior to 1973 when Clear Springs Trout Company leased the facility for maintaining brood stock and producing market-sized fish (Klontz and King 1974, p. 54).

When Klontz and King conducted their survey in 1974, they described the former Crystal Springs Trout Farm (at this date, under the management of Clear Springs Trout Company) in terms of three interconnected farm areas, with the Farm 2 section encompassing the proposed project area. At that time, the hatchery building, main raceways, a secondary holding area, and manager's house were present. The concrete portions of the main raceways extended only about <sup>2</sup>/<sub>3</sub> of the current length, and neither the extension to the hatchery building nor the shed had been added yet. A small rectangular holding pond or raceway constructed of unknown material was shown approximately 75 feet north of the main raceways.

The other components of the Crystal Springs Trout Farm—Farm 1 and Farm 3—were strung along a series of ponds, connecting streams, and raceways to the south. Early references to a fish hatchery may have referred to the area around Farm 1 rather than the project site at Farm 2. In aggregate land area, the three farm areas comprised one of the larger trout farms in Idaho in the early 1970s (Klontz and King 1974, plate 3, p. 54).

In 1989, Houghland Farms sold the portion of the property where Farm 2 was located to Roger and Sybil Ferguson. The Fergusons had started Diet Center, Inc., which had originally begun as a local nutritional guidance program but later developed a nationwide presence with diet center facilities and franchises. The Fergusons purchased the former Crystal Spring Trout Farm and built a cannery in 1988 for a dedicated supply of fish for their diet centers (*Lewiston Morning Tribune* 1988, p. 2C). Western Star Farms acquired the property, now identified as Tax Parcel T9606, in 1996 and sold it two years later to North Fork Energy. North Fork Energy gifted the property to the Idaho Fish and Wildlife Foundation in 2005, which in turn formally transferred ownership to IDFG in 2010 as part of a larger plan to increase the sockeye salmon population in Idaho (Idaho Land Appraisal n.d., p. 13).

Several changes have been made to the site since 1971, including the addition of office space to the hatchery building, the construction of the shop, and the extension and refurbishment of the main concrete raceways. In the late 1980s, when the trout farm changed its purpose from maintaining a brood stock for egg production to raising market-sized fish for the cannery, a cover over the raceways was removed. Between 1998 and 2005, North Fork Energy drilled 10 wells on the property to increase flow to the pond and hatchery, which had been diminishing since the mid-1980s. Neither the cannery nor the fish farm has operated for several years (Idaho Land Appraisal n.d., p. 14).

### 3.10.2 Environmental Consequences—Proposed Action

BPA conducted research and field surveys to identify the presence of cultural materials that could be affected by the Proposed Action. Under the Proposed Action, the existing residence at the Crystal Springs Hatchery, concrete raceways, and a small shop would be demolished; several new facilities, including a hatchery building, new raceways, and three residences, would be constructed. Improvements would also be made to the existing well system. To determine how the Proposed Action would affect cultural resources, if present, cultural resources staff at BPA conducted background research and a pedestrian survey of all areas where ground-disturbing activities would take place at the Springfield Hatchery study area (Scheidt 2011). The outstocking areas were not included in the pedestrian survey because the activities, such as the fish release proposed for these locations, are not the type that would typically affect cultural resources.

Background research revealed that the prehistory of the southern Idaho region is not well documented. Most known archaeological sites are found either in caves or rock shelters or along river bottoms where winter camps would be established close to resources. Historic sites relate mainly to early European settlement in the area and consist of historic building and structures and equipment related to ranching and farming. Because the Proposed Action would take place within an area that was used historically for agriculture, it is more likely that resources related to ranching and farming would be present within the study area.

Background research revealed that a total of four cultural resources surveys have been conducted within 1 mile of the hatchery site, and two historic archaeological sites were identified close to the hatchery site. One of these sites, the Union Pacific Railroad, runs approximately 1 mile to the north. The railroad was constructed as part of the Pacific Railroad Act of 1862, signed by President Lincoln, which called for the creation of a large-scale railroad system throughout the United States.

The second site is a segment of Goodale's Cutoff that runs to the west of the hatchery site. This cutoff was an alternate route of the Oregon Trail that led emigrants from Fort Hall to Fort Boise. Although the main route of the Oregon Trail followed the course of the Snake River, Goodale's Cutoff traced traditional Shoshone migration routes. It was created in hopes that this alternate trail would enable emigrants to reach the Salmon River gold fields more directly (National Park Service 2011). Although the cutoff was used between 1852 and 1854, it was not until 1862 that the cutoff saw heavy use. During this time, tensions between Northern Shoshone and Bannock tribes and settlers rose, and following the Massacre Rock ambush of 1863, nearly seven out of 10 wagons chose Goodale's Cutoff instead of the main Oregon Trail (National Park Service 2011). Neither of these sites is located within the study area and, therefore, would not be affected by the Proposed Action.

During the course of this field survey, one potentially historic structure was identified: the existing Crystal Springs Hatchery facility and raceways. At the time of the survey, <u>Ll</u>ittle information is was readily available about the Crystal Springs Hatchery; however, it has had been rumored to have been one of the largest privately owned hatcheries in the west. The original structures was Based on discussions with the current hatchery manager, it was initially thought that the original hatchery and concrete raceways were built in 1950 by a private landowner and were in use until the mid-1980s (Figure 3.10-1).



Figure 3.10-1. View of the Existing Hatchery Building to the North

Further analysis was undertaken to confirm the age of the structures present and to provide an historical context for the hatchery. This research revealed that the hatchery building and concrete raceways were constructed sometime between 1969 and 1971, with further modifications taking place between 1971 and 1985. The current condition of the facilities is poor, particularly the raceways at the southern end of the property (Figure 3.10-2), suggesting that it has not been used as an operating facility for many years. Minimal maintenance activities and upgrades have taken place since its original construction. As a result, the facility is run-down.

Because of the age of the hatchery, <u>these structures do not meet the 50-year age threshold for</u> <u>listing in the NRHP, nor do they appear to rise to the level of exceptional significance to qualify</u> <u>for inclusion under any of the NRHP criteria considerations for properties younger than 50 years</u> <u>of age. The State Historic Preservation Officer concurred with this finding in a letter submitted</u> <u>to BPA on April 19, 2012 (Pengilly pers. comm.).</u> <u>this structure could be eligible for nomination</u> <u>to the NRHP. However, the hatchery site is not recommended as eligible for listing because it</u> <u>does not possess integrity.</u> Therefore, <u>it they is are</u> not considered a historic property under the NHPA.



Figure 3.10-2: View of the Existing Raceways to the North

### 3.10.3. Mitigation—Proposed Action

Although one historic structure was identified within the study area, it has been determined ineligible for listing in the NRHP. However, Because low potential remains to disturb unknown cultural resources accidentally, IDFG would implement the following mitigation measure to avoid or minimize impacts of the Proposed Action on cultural resources:

• Use appropriate BMPs to minimize impacts, including the preparation and use of an Inadvertent Discovery Plan, which would establish procedures to deal with unanticipated discovery of cultural resources before and during construction, to minimize impacts. The plan, among other provisions, would require immediate work stoppage and appropriate notification in the event of the discovery of previously unknown cultural or historic materials.

# **Chapter 4—Environmental Consultation, Review, and Permit Requirements**

### 4.3. WETLANDS AND FLOODPLAINS

As part of the NEPA review, U.S. Department of Energy NEPA regulations procedures require that impacts on floodplains and wetlands be assessed and alternatives for protection of these resources be evaluated in accordance with Compliance with Floodplain/Wetlands Environmental

Review Requirements (10 CFR 1022.12) and Executive Orders 11988 and 11990. Evaluation of impacts of the Proposed Action on floodplains and wetlands are discussed briefly below and in more detail in Section 3.6, Wetlands, and Section 3.7, Floodplains, of this EA the Preliminary EA.

Wetland and waterway management, regulation, and protection are addressed in several sections of the Clean Water Act, including Sections 401, 402, and 404. The various sections applicable to the Proposed Action are discussed below.

Section 401. A federal permit to conduct an activity that causes discharges into navigable waters is issued only after the affected state certifies that existing water quality standards would not be violated if the permit were issued. IDEQ would review the Proposed Action's Section  $401 \ 402$  and Section 404 permit applications for compliance with Idaho water quality standards and grant certification if the permits comply with these standards.

**Section 402.** This section authorizes NPDES permits for the discharge of pollutants, such as stormwater. The EPA, Region 10, has a general permit for federal facilities for discharges from construction activities. IDFG would issue a Notice of Intent to obtain coverage under this general permit, and is preparing a Stormwater Pollution Prevention Plan to address stabilization practices, structural practices, stormwater management, and other controls. Additionally, IDFG will seek an NPDES permit for hatchery effluent discharges (see Section 3.5, Water Quality and Water Quantity, of this EA the Preliminary EA).

**Section 404.** Authorization from the Corps is required in accordance with the provisions of Section 404 of the Clean Water Act when dredged or fill material is discharged into waters of the United States including wetlands. IDFG will coordinate with the Corps to obtain a Section 404 permit for any fill placed in wetlands and work with IDEQ to obtain Section 401 water quality certification (see Section 4.3). Potential impacts on wetlands are described in Section 3.6, Wetlands, of this EA the Preliminary EA.

### References

The following references have been removed because they were either listed in duplicate or were not cited in the Preliminary EA. Additional references have been added based on new information provide in the Final EA and are presented at the end of this Revision Sheet.

Idaho Department of Environmental Quality, Shoshone Bannock Tribes, and Environmental Protection Agency. 2006. *American Falls Subbasin Assessment and Total Maximum Daily Load*. July.

Idaho Department of Fish and Game (IDFG). 2005a. *Idaho Comprehensive Wildlife Conservation Strategy*. Idaho Conservation Data Center, IDFG, Boise, ID. Available: <<u>http://fishandgame.idaho.gov/public/wildlife/cwcs/></u>. Accessed: August 9, 2011.

Murphy, Robert F. and Yolanda Murphy. 1986. Northern Shoshone and Bannock. In Great Basin, edited by Warren L. D'Azevedo, pp. 284-307. Handbook of North American Indians, Vol. 11, William C. Sturtevant, general editor, Smithsonian Institution, Washington, D.C.

Idaho Department of Fish and Game. 2009. *Draft Snake River Sockeye Salmon Recovery Strategy*. Idaho. April.

Hatchery Scientific Review Group. 2009. Columbia River Hatchery Reform System Wide Report. February

### Appendix E—Adaptive Management Performance Indicators, Risks, and Measures Associated with the Snake River Sockeye Captive Broodstock Program

As indicated in the revisions to Chapter 2, Alternatives Description, research, monitoring, and evaluation of the ongoing Snake River Sockeye Captive Broodstock Program would continue with implementation of the Proposed Action. As noted above and in the response to comments, while the Proposed Action specifically would not include outstocking of smolts at Alturas Lake, outstocking in this location would be considered with implementation of a final recovery plan. Therefore, reference to Alturas Lake has been left in the tables presented in Appendix E.

Performance Standard	Performance Indicator	Monitoring and Evaluation			
3.5 – Genetic Characteristics					
3.5.1: Patterns of genetic variation within and among natural populations do not change significantly as a result of artificial production.	Founder genetic profiles known and compared to genetic profiles developed each successive generation.	Intensive annual genetic monitoring of captive and anadromous contributors (determined by measuring heterozygosity and allelic diversity within the population and through gene dropping analysis).			
3.5.2: Collection of broodstock does not adversely impact the genetic diversity of the naturally spawning population.	Patterns of genetic variation do not change significantly as a result of artificial population.	Intensive annual genetic monitoring of captive and anadromous contributors (determined by measuring heterozygosity and allelic diversity and relative reproductive success).			
3.5.3: Artificially produced origin adults in natural production areas do not exceed appropriate proportion of the total natural spawning populations.	Captive broodstock program initiated to preserve and augment natural spawning population.	Annual production of listed fish to natural environment (see annual reports and/or release tables).			
3.5.4: Juveniles are released on-station, or after sufficient acclimation to maximize homing ability to intended return locations.	Program currently lacks in-basin infrastructure to accommodate acclimation of all smolt release groups; balance of juvenile releases maximize homing.	Not applicable			

 Table 1. Performance Indicators Addressing Risks Associated with the Current

 Program

# Table 2. Performance Standards, Indicators, Benefits, Risks, and ProposedMonitoring and Evaluation for the Sockeye Program

Performance			Monitoring and
Standard	Indicator	Benefits and Risks	Evaluation Activities
Achieve Natural Spawner Abundance Targets	Triggers achieved	Program success is determined by the number of natural origin (NOR) adults on the spawning grounds. The higher this value, the more likely the population will be able to maintain itself over time.	Determined by monitoring adult escapement to Redfish, Pettit and Alturas lakes
		Triggers also are used to determine when hatchery origin (HOR) releases are reduced or eliminated, thereby decreasing risk of the program to the natural population.	
Incorporate sufficient number of NOR adults into broodstock collection	Proportion of natural-origin fish in the hatchery brood (pNOB) of at least 20%	Achieving the pNOB standard (20%) ensures that the hatchery population does not diverge from the natural component.	The origin (hatchery or natural) of adult fish will be enumerated and classified using genetic analysis and marking information at weirs located on target streams. All natural- origin fish not used for broodstock will be released upstream of the weirs to spawn. Broodstock will consist of at least 20% NOR adults.

Performance Standard	Indicator	Benefits and Risks	Monitoring and Evaluation Activities
Adult run-timing (HOR and NOR)	HOR and NOR run-timing curves are similar over time	For integrated programs, the run-timing of hatchery and natural runs should match, as this is an indicator that the two populations are expressing similar life-histories, and that both are being exposed and adapting to the full range of environmental conditions present in the basin. A mismatch in run-timing between the two populations (HOR and NOR) indicates that hatchery practices are selecting for life-histories dissimilar to those being expressed by the natural population. The two populations may become more divergent over time resulting in greater genetic impacts to NOR populations from hatchery fish spawning in the natural environment. This could include a loss in productivity, diversity and spatial structure.	NOR and HOR run- timing data will be collected at weirs located at Redfish Lake and the Sawtooth Hatchery. Weir counting stations may be located at Alturas and Pettit lakes in later phases to better enumerate adult production and timing for these two systems.
Juvenile abundance over time in Pettit, Alturas and Redfish lakes	Increasing trend	Increasing juvenile abundance over time indicates that natural production levels and system productivity are improving.	Juvenile traps will be operated at the outlets of Redfish, Pettit and Alturas lakes. Trap operations and costs are covered by on-going monitoring efforts outside of the Master Plan.
Achieve ESA defined harvest rates on NOR adults	Variable	Managing the system to NOT exceed identified harvest levels maximizes the number of NOR adults returning to spawning areas.	In-season harvest rates are monitored as part of a regional efforts conducted by federal, state, and tribal entities

Performance Standard	Indicator	Benefits and Risks	Monitoring and Evaluation Activities
Achieve the Proportion of Hatchery-Origin Spawners (pHOS) targets	pHOS decreases over the three phases of the program	Limiting the proportion of hatchery fish on the spawning grounds (pHOS) reduces possible genetic impacts to the natural population. The more dissimilar the two populations, the larger the risk hatchery strays pose. In a well-integrated program, the proportion of natural-origin fish in the hatchery brood (pNOB) must exceed the proportion of hatchery fish on the spawning grounds (pHOS). This is to ensure that the populations possess similar genetic and phenotypic traits.	Weir counts and spawning carcass surveys will be used to determine/manage pHOS.
Proportionate Natural Influence (PNI)	> 0.67 (Phase 3)	Achieving the PNI goal >0.67 ensures that the natural, rather than the hatchery environment, is driving local adaptation. Fish better adapted to the natural environment are more productive and more resilient to environmental change. Low PNI (<0.50) is an indicator that the hatchery environment is driving local adaptation. Fish adapted to this environment are less likely to perform well in the wild and therefore reduce the productivity and diversity of the natural component of the combined population.	Natural escapement rates of HOR and NOR will be monitored and controlled both at the hatchery and the spawning grounds. Natural escapement HOR/NOR ratios will be achieved by operating adult weirs at Redfish Lake and Sawtooth Hatchery. Intensive annual genetic monitoring of captive and anadromous contributors to be performed at Eagle Fish Genetics Laboratory.

Performance Standard	Indicator	Benefits and Risks	Monitoring and Evaluation Activities
Reproductive success of naturally spawning HOR and NOR adults	HOR adult recruits per spawner > NOR adult recruits per spawner	Having HOR recruit per spawner (R/S) values > NOR indicates that the program is producing fish adapted to the natural environment as these HOR spawners produce as many returning adults as their NOR counterparts.	Genetic analysis (e.g., pedigree) will be used to determine reproductive success of various hatchery release strategies and the natural population
Straying of program fish to other subbasins or areas	< 5% other subbasins or areas	Good homing fidelity of HOR fish to the hatchery or targeted areas is important for eliminating the genetic risks hatchery fish pose to wild fish from interbreeding. The higher the homing fidelity, the lower the risk. High homing rates also ensure that broodstock are available for culture so that wild populations do not need to be excessively used to achieve production targets.	Regional monitoring and evaluation efforts used to track stray rates out-of- subbasin stray rates

## **Public/Agency Comments and Responses**

This section presents comments received on the Preliminary EA and BPA's responses to these comments. Comments were submitted in writing through letters and email as well as by calling BPA's comment telephone line. A total of five substantive comment submittals were received. Each comment submittal was given an identifying number that corresponds to the order in which the submittal was logged in to the official BPA comment file. Comment submittals were received from the following individuals, organizations, and agencies:

SHEA 0001 – Bahlul Selalu Pegatan

SHEA 0002 - Gerald

SHEA 0004 - Kitty E. Griswold, PhD/Trout Unlimited

SHEA 0005 - Helen Neville, PhD

SHEA 0006 – Scott Levy/bluefish.org

Breaks in the number sequence reflect blank or erroneous submittals and submittals that did not include comments or did not have content applicable to the Rebuild Project (such as SPAM, including advertisements and nonsensical number and letter sequences).

Each comment submittal is reproduced in its entirety in this chapter. Where a comment submittal included multiple comments, each of these comments was assigned a sequential number. Following each comment submittal are BPA's responses to the comments raised in the submittal.

#### SHEA 0001 Bahlul SELALU PEGATAN

Thanks for his information, I am very happy with this website. I will continue to come back here to read the latest update of this website, once again I say thanks a lot.

### **Response to Comment SHEA 0001**

Thank you for your comment.

I fully support this effort. My only worry is that if the river is populated too fast that it will be harmful for other species, possible endangering them. Please be careful.

#### **Response to Comment SHEA 0002**

Concerning the number of juvenile and/or adult Snake River sockeye salmon (*Oncorhynchus nerka*) in the Stanley Basin, please note that the Springfield Hatchery is anticipated to produce up to 1 million full-term smolts that will be released to basin waters as part of the Proposed Action. During the smolt phase of development, juvenile fish quickly emigrate from nursery lakes and travel down the Salmon, Snake and Columbia rivers towards the Pacific Ocean. Production of approximately 1 million smolts would more closely represent historical production in the Stanley Basin and could result in approximately 10,000 to 20,000 adults returning annually.

Consistent with efforts from 1991 to present, the ongoing monitoring and evaluation program is intended to identify potential changes within the ecosystem (changes in fish growth, numbers, survival, predator population interactions, etc.). As indicated in the revisions to Chapter 2, Alternatives Description, the Program cooperators, including IDFG and NOAA Fisheries, would continue to manage the Program adaptively under the Proposed Action using these data. These activities include those identified in the draft HGMP (Appendix A of the Springfield Sockeye Hatchery Master Plan) and decision triggers and decision rules based on natural- and hatchery-origin adult returns to the basin. Collectively, information from these programs would be used to manage the Program adaptively on a yearly basis. Relevant performance standards, risks, and proposed adaptive management monitoring activities are summarized in Appendix E of this EA. Additional information regarding the proposed recovery/adaptive management can be found in Appendices A and C (p.1-8) of Volume 2 of the Springfield Sockeye Hatchery Master Plan (Idaho Department of Fish and Game 2010).

Emphasis on the words "adaptive management" is important because Program cooperators continue to learn new information about Stanley Basin populations each year. Since issuance of the Preliminary EA, new information has been gained about the native *Oncorhynchus nerka* population found within Alturas Lake. Because BPA and IDFG support the need for biodiversity in all populations, the use of Alturas Lake as an outlet for Snake River sockeye salmon recovery will be delayed (pending a formal recovery plan) to protect the diversity that is represented within this unique lake. Therefore, it is no longer being considered as part of the Proposed Action.

Sockeye salmon smolts would share habitat with other salmonids in the Salmon, Snake, and Columbia rivers during their migration to the Pacific Ocean. All of the species present in these systems evolved in coexistence and generally in much higher numbers than those currently found or that would be found during operation of the project. Therefore, competition for space and prey is not expected to affect any of these species adversely. As discussed on page 3-49 of the Preliminary EA, there is limited potential for increased numbers of sockeye salmon to affect bull trout (*Salvelinus confluentus*) adversely, a species that is federally listed as threatened under the ESA. For example, sockeye salmon smolts eat primarily plankton, while bull trout eat a variety of invertebrates, with increasing numbers of other fish as they grow larger. Therefore, there would minimal competition between bull trout and sockeye salmon. In addition, PIT-tagged sockeye salmon smolts have been tracked from their release site to the Lower Granite Dam in less than 20 days. Given this rapid rate of movement through the system, there would be even less opportunity for interspecies competition.

Indirect effects of the Proposed Action on bull trout would include an increase in the potential prey base downstream of the smolt release locations. Bull trout may prey on sockeye salmon smolts as they migrate downstream, which would be a beneficial effect on bull trout. A study of predation in Redfish and Alturas lakes conducted in 1993 indicated that the stomach contents of bull trout from these lakes contained 89% sockeye salmon or kokanee (*O. nerka*) (Bonneville Power Administration 1995). Presumably, bull trout downstream of the smolt releases would prey on some of the smolts released, benefitting from the increased sockeye salmon outmigration resulting from the Proposed Action. Moreover, returning adult salmon would also incrementally add to the nutrient budget of the lakes and streams. These would both be beneficial impacts on bull trout.

SHEA 0004 – Kitty E. Griswold 2410 Gail Drive Pocatello, ID 83201

81/18/2612 12:41 288--232- 6647

Kitty E. Griswold, PhD. 2410 Gail Drive Pocatello, Idaho 83201

January 17, 2011

To whom it may concern,

I am providing comments as a citizen and scientist on the Preliminary Environmental Assessment (PEA) for the Idaho Department of Fish and Game's Springfield Sockeye Hatchery Plan, funded by Bonneville Power Administration (BPA). The proposed action is to expand an existing hatchery facility near Springfield, Idaho that would allow for increased broodstock production of the endangered Snake River sockeye salmon *(Oncorhynchus nerlca).* If implemented, the Springfield Hatchery will produce up to I million sockeye salmon smolt that will be released in lakes and outflows of the Upper Salmon River Basin, Idaho, including three Sawtooth Valley lake. It is expected that this would "flood" the system with sockeye salmon in numbers that mitigate fish losses from the Federal Columbia River Power System, eventually leading to self-sustaining populations. The plan is very ambitious but lacks clarity, omits some important details, and does not adequately address uncertainty and risk. These risks can have negative effects on existing populations of sockeye salmon in the system and could hinder further recovery of this important ESU. Unfortunately, BPA failed to acknowledge and address these issues in their PEA.

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for these fish since their listing in 1001 as there is no hand as lay any new shift for anterestion hand an	0004-1
for these fish since their listing in 1991, so there is no broad-scale; approach for restoration based on	
viable salmon population parameters (McElhany et al. 2000). Relying on hatchery-based recovery alone	
may have long-term consequences for this ESU for two reasons. First, it is unclear how recovery can be	0004-2
achieved without examining the fundamental issues of decline, such as low survival in the Snake and	
Columbia River system. Second, using hatcheries as a recovery tool has been identified as having	
inherent risks that can impair recovery and natural production (Buhle et al. 2009, Chilcote et al 2011).	0004-3

The PEA does not adequately capture the complex ecology of the Sawtooth Valley lakes, and therefore does not adequately capture the potential risks of increased hatchery production to the system. For example, the lakes support a number of populations of O. *nerka* with different life histories, such as kokanee from Alturas and Stanley Lakes and residual sockeye salmon from Redfish Lake. These fish appear to represent the unique and ancient lineage of *O.nerka* that is native to the Sawtooth Valley lake system (Waples et al. 2011), and they play an important ecological role. For example, residual sockeye salmon produce outmigrants and adult returns (Bjornn et al. 1968, Waples et al. 2011). Adult sockeye salmon that are characterized by early run timing and origins to Alturas Lake were observed by Bjornn et al. (1968) and were recently documented, although until 2011 their return to the lake was barred by

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the Sawtooth Fish Hatchery weir. The presence of these ecologically resilient life history forms their continued contribution to adult sockeye salmon returns should be acknowledged, and potential risks to These populations should be thoroughly evaluated under the proposed action. Recovery actions should be based on maintaining life history and genetic diversity of the extant stock within the ESU (McElhany et al. 2000), and not impose risks to these stocks to increase abundance in the short-term. Risks to extant life history forms impose risks to long-term persistence under future scenarios that include climate change, changes in ocean conditions, and continued stress on the river environments.	0004-4 cont'd
It is important that any plan to increase numbers of locally adapted salmon stocks should be critically evaluated to ensure the actions do not impede the potential success of naturally produced fish, which most likely have already developed locally adapted traits (McElhany et al.2000). In the Sawtooth Valley lakes, naturally-produced <i>O. nerka</i> derive from kokanee and residual sockeye salmon (mentioned above) and those produced from various release strategies under the current management strategy in the lakes. These fish not only contribute adult returns, as mention above, but the smolt-to-adult survival rates of these fish are higher than their hatchery-produced counterparts. Naturally-produced adults appear to approach or exceed 1:1 replacement levels which are required for self-sustaining populations and viability (IDFG, Springfield Master Plan, 2010). For reasons that are not clear, the PEA does not address the potential risks to these fish or acknowledge their potential role in recovery.	0004-5
While hatcheries are commonly used in salmon restoration programs, the effectiveness of this approach is controversial. For example, genetic risks to captive-bred populations of salmonids and their wild counterparts have been documented (Akari et al. 2007, Chilcote et al 2011). The PEA acknowledges some of these risks, noting that they will be addressed in a Hatchery Genetics Management Plan that will be developed in the future, and as such the impact of the proposed action was determined to be "low". Given the weight of evidence regarding the risks of hatcheries it seems that the burden of proof should be on the agencies and those that fund them to demonstrate that this important issue is addressed early in the process. Evaluating the potential impact as "low" based on a future action does not seem prudent or risk-averse.	0004-6
The ecological effects (namely competition and density dependence) of introducing up to 1 million smolts to the lake and river environments are not adequately addressed in the PEA. A more careful review would addresses the potential impacts to the naturally-produced <i>O. nerka</i> that rear (and undergo density dependent boom bust population cycles) in the oligotrophic nursery lakes.	0004-
BPA evaluates the risk of not implementing the proposed action (i.e. expanding hatchery production) as "low", and state that "sockeye salmon recovery could be slower under the No Action Alternative because supplementation of existing populations would occur at current levels". Slower recovery under the current scenario does not justify the risk and uncertainty of the proposed action, particularly given the recent increase in numbers of adult returns and naturally produced fish (Columbia Basin Bulletin, September 30, 2011).	00004
Finally, it is proposed that increasing sockeye salmon abundance in the short-term through hatchery supplementation will, in the long-run, produce locally-adapted self-sustaining stocks. In theory, these fish will have higher smolt-to-adult survival rates than those currently observed (barring fitness issues such as those observed by Christie et al. 2011). The success of the proposed project is based on the ability to establish populations that reach replacement levels through higher survival rates. If higher	00004

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survival rates are not achieved, the propose hatchery and expanded smolt production does not further the process of recovery of Snake River Sockeye salmon. The program would incur the risks detailed in the previous paragraphs, and it is likely that hatchery supplementation would be needed to maintain abundance in the long term.

0004-9 cont'd.

Alternatively, if replacement levels can be met, recovery can be achieved, albeit over a longer period of time, without the expanded smolt production by using the current captive broodstock approach and focusing on improving conditions for naturally-produced fish. I urge BPA to better evaluate the risks and uncertainty of a hatchery-based recovery program for Snake River sockeye salmon before they approve further actions.

#### **Response to Comment SHEA 0004-1**

During the past 20 years, the captive broodstock components of the Program have been the primary means to propagate the population because there were virtually no wild anadromous sockeye salmon remaining in the population at the time of listing (a small *residual*<sup>7</sup> component existed within Redfish Lake). As indicated in the revisions to Chapter 2, Alternatives Description, the Program cooperators acknowledge that the Program has been operating since 1991 without a federal recovery plan in place. Even without such a document, the Program has continued to move forward with collaboration of scientists from state, federal, and tribal entities to help guide maintenance and recovery efforts.

The goal under the NPCC's Fish and Wildlife program as implemented by BPA is to protect, mitigate, and enhance fish and wildlife. Consistent with this goal, BPA is considering implementation of the Proposed Action to fund the Springfield Hatchery. As indicated in the Springfield Sockeye Hatchery Master Plan, the goal of the Program is to achieve a self-sustaining natural Snake River Sockeye salmon population to support delisting under the ESA (Idaho Department of Fish and Game 2010).

To be eligible for ESA-delisting, sockeye salmon numbers need to reach levels that meet NOAA Fisheries interim recovery criteria. For Snake River sockeye salmon, 1,000 sockeye salmon must be produced in Redfish Lake as well as 500 each in two additional lakes (National Oceanic and Atmospheric Administration 1995). To achieve NOAA Fisheries' recovery criteria, IDFG developed the Springfield Sockeye Hatchery Master Plan, which is a three-phased recovery plan to serve as an interim adaptive management plan and guidance document for future recovery actions. IDFG designed the Springfield Sockeye Hatchery Master Plan to achieve the escapement target of 500 adult fish in Pettit Lake and, eventually, Alturas Lake. The Proposed Action would contribute to ESA delisting and species recovery because operation of the Springfield Hatchery would result in the ability to produce 500,000 to 1 million smolts, which in turn would be likely to increase adult returns, thereby allowing more sockeye salmon to be produced in Redfish and Pettit lakes. By increasing the sockeye salmon population in these lakes, there is a greater likelihood that NOAA Fisheries' interim and anticipated final recovery criteria can be met, and Snake River sockeye salmon can be delisted under the ESA.

#### **Response to Comment SHEA 0004-2**

BPA is not relying solely on hatchery-based efforts under the Proposed Action to mitigate and conserve Snake River sockeye salmon. BPA has incurred over \$11 billion in mitigation costs since 1978, over \$800 million last year alone (Northwest Power and Conservation Council 2011). With these funds, BPA has worked to improve water quality, increase water quantity, reduce losses from avian and marine mammal predation in the Columbia River migration corridor, and reconfigure Columbia and Snake River dams and their operations to pass both adults and juvenile salmon more safely. In addition, BPA has funded efforts to improve tributary spawning and rearing habitat, including in particular the habitat used by Snake River sockeye salmon in the Stanley Basin. The direct benefits of these efforts for Snake River sockeye salmon prove difficult to quantify because of the relatively small sample size. Additional actions completed in 2010 that have aided in sockeye salmon conservation include the following:

<sup>&</sup>lt;sup>7</sup> Residual – some portion of released fish may not migrate to the ocean and live their lives in freshwater.

- FCRPS managers evaluated long-term system survival performance for five fish stocks, including sockeye salmon, using a 5-year rolling average of annual system survival estimates. Snake River fish stocks were used as surrogates for Snake River sockeye salmon and mid-Columbia steelhead. Several factors that most likely affect the attainment of adult performance standards were addressed (e.g., modifications to operations and structures at dams designed to increase juvenile survival, which may increase fallback and delay adults; losses due to sea lion predation; additional levels of straying and harvest-related mortality not addressed using current methodology). Each of these potential factors were assessed through the 2008 FCRPS Biological Opinion Research, Monitoring and Evaluation actions (Federal Columbia River Power System Action Agencies 2010). In 2010, Snake River fall Chinook and upper Columbia River steelhead surpassed the performance standard.
- Juvenile sockeye salmon from Idaho were PIT tagged and used to evaluate the feasibility of transport from Lower Granite Dam.
- A study to evaluate the effects of bypass on adult return rates of Snake River Basin hatchery fish was funded by the U.S. Army Corps of Engineers in 2010, and an associated regional workshop was held in September 2010.
- A PIT tag study to evaluate weekly smolt-to-adult returns for natural spring Chinook and steelhead transported from Lower Granite Dam continued in 2010.
- Design and installation criteria were developed as a part of the evaluation of the feasibility of installing spillway PIT detectors at FCRPS dams.
- Juvenile fish descaling rates at two different turbine operating levels at McNary Dam were evaluated to help optimize turbine operations and improve fish survival.
- Survival estimates at Bonneville, The Dalles, and John Day dams suggest that the levels are high enough to attain the performance standards required under the FCRPS Biological Opinion.
- A study to evaluate at The Dalles Dam after installation of the spill wall showed juvenile fish survival improved significantly (3% to 4%) (Federal Columbia River Power System Action Agencies 2010).

Fortunately, multiple habitat and migration corridor improvements, along with favorable ocean conditions, have increased survival of both juveniles and adults returning to the Snake River Basin. For example, data collected as part of the extensive monitoring and evaluation program associated with the Program have identified smolt to adult returns (SARs) that are similar to data collected in the 1950s and 1960s (Bjornn et al. 1968), prior to the development of the Lower Snake River hydro projects. It is important to note that the 2.4% SAR observed in the Brood Year 2006 natural production group (products of captive adult releases spawning naturally within Redfish Lake) is at *replacement*<sup>8</sup> for this population; this would indicate that recovery of this

<sup>&</sup>lt;sup>8</sup> Replacement – the rate with which an individual replaces itself through reproduction. To be at replacement indicates a self-sustaining population has been reached.

population is possible with the current conditions found within the system. In addition, Program cooperators are also conducting research specific to identifying survival issues within the migration corridor. Current and future research, along with existing monitoring and evaluation studies (research and genetics), will remain a fundamental and integral part of the Program into the future.

#### **Response to Comment SHEA 0004-3**

Chilcote et al. (2011) indicated that there was a negative relationship between the reproductive performance of natural populations of steelhead, coho, and Chinook salmon and the proportion of *integrated*<sup>9</sup> and segregated hatchery fish used to supplement the wild population. The authors go on to state that the benefits of any *supplementation*<sup>10</sup> activity should outweigh reduced reproductive performance.

The Program was implemented in 1991 as a means to safeguard the population from extinction. During the past 20 years, the captive component has been the only means to propagate the population because there were virtually no wild fish left in the population at the time of listing (a small residual component most likely existed within Redfish Lake). The Program has an extensive genetic component that used recommended spawning practices (factorial mating, inbreeding avoidance matrices) and monitored genetic diversity to ensure that significant losses or changes in diversity would not occur over time. The genetic and research, monitoring, and evaluation components have been thoroughly scrutinized and critically evaluated by scientists at each step of the review process, including review by the NPCC and BPA as well as the NPCC's ISRP. Program cooperators have successfully retained approximately 90% of the founding diversity and kept inbreeding at modest levels.

At this point, the Program is neither an integrated nor a supplementation program. BPA and IDFG believe that the benefits of reducing the extinction risk and maximizing the number of fish in the basin outweighs and overrides any negative effects of reduced hatchery performance in the wild. The HSRG reviewed the Snake River sockeye salmon ESU and determined "[w]ithout the boost provided by the hatchery program, this population likely would be extinct." The HSRG also concluded "[t]he initial priority for this program should be to transition away from a captive brood program to one reliant upon natural returns.....The overarching goal for implementing any or all of the above strategies is to return more anadromous adults that could be used selectively in spawning designs or released to the habitat to improve the fitness of this closed population" (Hatchery Science Review Group 2009).

The Springfield Sockeye Hatchery Master Plan provides a stepwise progression where monitoring and evaluation can guide adaptive management. Recent genetic analyses have shown that use of full-term smolts (released to migrate downstream) and full-term captive adults (released to spawn *volitionally*<sup>11</sup>) have SAR rates that range from 0.8% to 2.4% (eight to 24 adults per 1,000 emigrating smolts, depending on strategy). In contrast, use of eyed-egg and

<sup>&</sup>lt;sup>9</sup> Integrated program – hatchery programs may be integrated or segregated. Integrated programs manage hatchery and wild fish as one gene pool. Segregated programs manage hatchery and wild fish as two separate gene pools.

<sup>&</sup>lt;sup>10</sup> Supplementation – the release of hatchery fish to augment naturally occurring populations.

<sup>&</sup>lt;sup>11</sup> Volitionally – of one's own choice.

pre-smolt release strategies yield far fewer returning adults per equivalent number of eggs/fish (three adults per 1,000); by using the proposed strategy of releasing up to 1 million smolts and then releasing the anadromous adults when they return, the Program cooperators employ the two best strategies for moving towards recovery of these fish.

This comment also touches on an important resource conservation policy issue: the role of artificial production in recovery efforts. To respond to that comment, a brief summary of the origins of this project becomes necessary.

To conserve sockeye salmon, IDFG and NOAA Fisheries initiated the Program in 1991. The first phase of the Program was the captive broodstock phase. Between 1991 and 1997, only 16 adult sockeye salmon returned to Redfish Lake. But by 2008, adult returns had increased significantly, so much so that by 2010 more than 2,200 adults returned to Lower Granite Dam and more than 1,500 returned in 2011 (Fish Passage Center 2012). NOAA Fisheries examined the reason for the increased returns and determined that "the large return of adults to the Snake River in 2008 was in part a result of increased smolt production in 2006" (National Oceanic and Atmospheric Administration Northwest Fisheries Science Center 2009).

The increased returns in recent years contrast to those just a few years earlier. In 2006, the ISRP considered the Snake River sockeye salmon "essentially extinct in the wild now" (Independent Scientific Review Panel 2006). The ISRP found "no scientific basis for continuing the [captive broodstock] program" (Independent Scientific Review Panel 2006). The ISRP expressed the concern that "[t]he greater the time these fish are dependent on support of 'artificial' propagation methods, the greater the genetic divergence from the original population and the lower the potential for producing a self-sustaining population" (Independent Scientific Review Panel 2006). Ultimately, the ISRP advised that the sockeye salmon project was "not fundable."

The NPCC disagreed. It considered the independent scientists' findings, but nevertheless recommended that BPA continue funding the Program. The NPCC explained that "[w]hether and when to continue with or call an end to the captive efforts to rescue the sockeye salmon is a policy and legal call that rests with the NPCC, the project sponsors, the affected states, the ESA regulatory agency (NOAA Fisheries), and BPA" (Northwest Power and Conservation Council 2006). The NPCC chairman explained that "sometimes you have to make high-risk investments in order to rescue an imperiled species. We need to exhaust every opportunity before changing the course we're on" (Karier 2006). BPA continued funding the Program.

BPA is not a fisheries management agency but rather a federal power marketing agency within the U.S. Department of Energy. Several statutes, such as the Northwest Power Act (Act), govern BPA. As indicated in the revisions to Chapter 1, Purpose of and Need for Proposed Action, among other things, this Act directs BPA to protect, mitigate, and enhance fish and wildlife affected by the development and operation of the FCRPS. To assist in accomplishing this, the Act requires BPA to fund fish and wildlife protection, mitigation, and enhancement actions "consistent with" the NPCC's Fish and Wildlife Program (16 USC Section 839b(h)(10)(A)). Under this program, the NPCC makes recommendations to BPA concerning which fish and wildlife projects to fund. The most recent ISRP review of the Program vindicates the NPCC's recommendation and BPA's decision to continue funding the Program. In that review, the independent scientists concluded that "[t]he sockeye captive brood project has successfully prevented extirpation of the Red Fish Lake sockeye population. However, substantial improvements in survival are still needed before a natural population could be viable. The program needs to expand...." (Independent Scientific Review Panel 2011b). And despite earlier concerns about genetic inbreeding, the ISRP noted that "[e]vidence suggests that the current population contains over 90% of the genetic variation of its founders" (Independent Scientific Review Panel 2011).

Another group of independent scientists, the HSRG, also reviewed the Snake River sockeye salmon ESU. Similar to the ISRP, the HSRG is charged with independently reviewing hatcheries; however, HSRG reports directly to Congress instead of the NPCC. The HSRG recognized that without a hatchery program, Snake River sockeye salmon would most likely be extinct (Hatchery Science Review Group 2009). It also concurred with IDFG and NOAA's recommendation to increase smolt releases from 500,000 to 1 million fish because it would most likely increase adult returns that could be incorporated into the Program or released into the wild to increase natural production (Hatchery Science Review Group 2009).

Anticipating the success in the Program's first phase, IDFG proposed a second phase, which focuses on population recolonization in Redfish, Pettit, and Alturas lakes. NOAA Fisheries included the second phase as Reasonable and Prudent Alternative Measure 42 in the 2008 FCRPS Biological Opinion (Federal Columbia River Power System 2008). Because capacity issues at other facilities limited production, IDFG proposed to modify another existing hatchery for sockeye salmon recolonization, the Springfield Hatchery. The second phase of the Program, including construction of the Springfield Hatchery, is the Proposed Action that is analyzed in this EA. The Proposed Action is being considered because it is consistent with the NPCC's Fish and Wildlife program and the Program is in turn "based on sound science principles" (16 USC Section 839b(h)(10)(D)(iv)).

#### **Response to Comment SHEA 0004-4**

Currently, the Program has no evidence that any outside or unknown genetic contribution exists within Redfish or Pettit lakes. The observed populations within these lakes are a direct result of the hatchery release strategies used by the Program. The unmarked anadromous fish that return to the basin appear to have the same *allelic*<sup>12</sup> diversity that is present within the captive broodstock. Genetic monitoring of the Program indicates that spawners in the Program represent the genetic diversity present within the ESU. As mentioned previously, the genetic and research monitoring and evaluation components of the Program have been thoroughly scrutinized and critically evaluated by scientists, including the NPCC, ISRP, and BPA, at each step of the review process.

The Program cooperators believe that it is important to protect native *O. nerka* and biocomplexity. Each of the three recovery lakes supports a number of different populations and life-histories.

<sup>&</sup>lt;sup>12</sup> Allelic – pertaining to an allele or one half of a gene or series of genes occupying a specific position on a chromosome. Refers to genetic diversity.

Pettit Lake currently contains a population of non-native kokanee and residual sockeye salmon. In the early 1960s, Pettit Lake received chemical treatments, and unfortunately, all native sockeye salmon populations were replaced with a non-native resident kokanee population. However, in the early 2000s, the Program released anadromous adults to volitionally spawn and, in some years, eyed-eggs in the egg box program. It appears that there may have been some *residualization*<sup>13</sup> of Program fish within this lake. In Redfish Lake, three life-histories, including two genetically distinct populations of sockeye salmon and native resident kokanee are present. Residual populations are present at very low levels. Because the observed stocks of fish within Redfish and Pettit lakes are from the hatchery program, there are no perceived risks to adding additional hatchery fish from the Program to these lakes. The Program cooperators anticipate that the addition of Springfield Hatchery will help increase bio-complexity and further the development of locally adapted populations observed in these two lakes.

In Alturas Lake, a native kokanee population exists. As mentioned in the response to Comment SHEA 0002, since the development of the Preliminary EA, new information has become available about the native *O. nerka* population found within Alturas Lake. Because it is also important to protect bio-complexity, the use of Alturas Lake as an outlet for Snake River sockeye salmon recovery will be delayed until a federal recovery plan is produced to protect the diversity that is represented within this unique lake. However, under the Proposed Action, as documented within the Springfield Sockeye Hatchery Master Plan, a stepwise progression was outlined where monitoring and evaluation can guide adaptive management. Monitoring and evaluation will continue to identify the interactions of sockeye salmon, residual sockeye, and kokanee within the lakes, with the goal of increasing bio-complexity and rebuilding locally adapted populations of *O. nerka* within the basin.

Moreover, BPA understands that under NOAA Fisheries' most recent iteration of a policy on artificial propagation (70 Fed. Reg. 20734 [June 2005]), the artificially produced progeny of listed fish would be considered part of the listed species and protected under the ESA. A federal court found that policy violated the ESA and remanded it to NOAA Fisheries, which has not yet issued a revised policy (National Marine Fisheries Service 2012). Therefore, although not specifically designated in the 1991 listing, Snake River sockeye salmon produced in the captive broodstock program are the progeny of the last remaining wild sockeye. These fish show minimal inbreeding while retaining 90% of the founder genes. In other words, by law and in fact, today's Snake River sockeye salmon are a hatchery stock that has to date successfully avoided significant losses in diversity.

#### **Response to Comment SHEA 0004-5**

According to Program data and as discussed above in the response to Comment SHEA 0004-2, kokanee and residual sockeye salmon do not have higher SARs than their hatchery counterparts. Based on the current monitoring and evaluation data, the SARs for naturally produced adult returns (products of captive adult releases spawning naturally within Redfish Lake) have higher SARs than the rest of the release strategies. The natural adults (which are full-term hatchery adults released to volitionally spawn in the wild) have the highest SAR, at 2.4%, compared with

<sup>&</sup>lt;sup>13</sup> Residualization – the phenomenon whereby anadromous fish remain within a river or lake and do not migrate to the ocean as juveniles or returning adults.

the Alturas Lake kokanee SARs, at 0.10%. It is difficult to quantify residual sockeye salmon SARs from Redfish Lake because the proportion of smolts from residuals versus hatchery adults is unknown. However, the number of fish in the anadromous return that could have arisen from a wild residual component was approximately 1% of the return (Idaho Department of Fish and Game, unpublished data).

The brood year 2006 naturally produced adult return SAR of 2.4% (as mentioned above) is at replacement for this population; this would indicate that recovery of these fish is possible with the current conditions found within the system. Neither BPA nor the Program cooperators currently have any data that suggest implementation of the Proposed Action would cause survival rates to decrease. Although there is some uncertainty regarding the population's ability to establish self-sustaining numbers, by using the proposed strategy of releasing up to 1 million smolts and releasing the anadromous adults when they return, Program cooperators employ the two best strategies for moving towards recovery of sockeye salmon. These two strategies increase the possibility of establishing a self-sustaining population and ultimately delisting this population. As mentioned earlier, data support that the release of smolts will most likely maintain or increase smolt survival when leaving the basin (*safety-in-numbers theory*<sup>14</sup>), and increased adult returns (released to spawn naturally within Redfish Lake initially) should maintain SARs, which are currently at replacement levels.

Under the Proposed Action, hatchery-produced smolts would be released within Redfish Lake Creek or within the Salmon River below the headwater rearing lakes. Current hatchery sockeye salmon PIT tag data have identified the average travel time from Stanley Basin to Lower Granite Dam for hatchery-produced smolts, which is between 9 to 15 days (Idaho Department of Fish and Game unpublished data). The speed required to travel to Lower Granite Dam in the timeframe above minimizes competition or density-dependence effects within the stream from smolt releases. For additional discussion on competition between hatchery-produced and native fish, please see the response to Comment SHEA 0004-7.

#### **Response to Comment SHEA 0004-6**

Both Araki et al. 2007 and Chilcote et al. 2011 indicate that adverse genetic effects may occur quickly within salmonid populations. Most of the genetic risks they identify, including negative reproductive performance, unintentional domestication selection, and relaxation of natural selection, have most likely already acted on this population. Fish currently within the system were brought into captivity in 1991. The Program is currently rearing the sixth generation of captively propagated sockeye salmon.

The Program is unique in that the remaining population exhibiting the complete genetic diversity is found only within the hatchery population. The Program has no evidence that any outside or unknown genetic contribution exists within Redfish or Pettit lakes. The unmarked anadromous fish that return to the basin appear to have the same allelic diversity that is present within the captive broodstock. Because the genetic diversity of non-hatchery fish appears to be the same as fish coming from the Program, there is very low risk of adversely affecting native populations. For this reason, risks of genetic contamination associated with the Proposed Action were identified to be low in the Preliminary EA.

<sup>&</sup>lt;sup>14</sup> Safety in numbers refers to the idea that more fish in the system would lead to higher rates of survival because individual fish receive protection from a larger number of fish within the overall population.

The Program has reached a critical juncture in the recovery of Snake River sockeye salmon and has identified that population expansion is an immediate need. A continuation of status quo (the No Action Alternative) for the captive broodstock hatchery population presents a risk of increased domestication and further loss of fitness in this closed population over time (Fraser 2008). Avoiding these risks is one of the most important reasons to implement the Proposed Action and develop the Springfield Hatchery. The Springfield Hatchery is vital to this strategy in that the Program cooperators currently cannot incorporate increased numbers of anadromous adults into the Program without reducing the effective population size. This is because of a lack of hatchery space to expand the Program. Use of the proposed Springfield Hatchery is a key element to increasing naturally spawning populations within Redfish Lake. Once a natural population has been successfully re-established, efforts will be expanded to include Pettit Lake, as described in the Springfield Sockeye Hatchery Master Plan.

In preparation of the Preliminary EA, BPA considered the alternatives proposed during the scoping and Preliminary EA review processes, the NPCC's recommendation, IDFG's Master Plan, the FCRPS Biological Opinion Reasonable and Prudent Alternatives, the ISRP's findings, and the HSRG's report. BPA also considered the evidence for the dramatic increase in adult sockeye returns in the last five years. Prior to 1993, wild natural production could not sustain the ESU. However, data from brood year 2006 indicates that the naturally produced adult return SAR of 2.4% (as mentioned above) is at replacement for this population. But NOAA Fisheries' Northwest Fisheries Science Center concluded that the main reason for the strong adult returns was not wild natural production. Instead, the NOAA Fisheries Northwest Fisheries Science Center indicated improved ocean conditions and increased hatchery production in recent years were the primary causes for the dramatic returns (National Marine Fisheries Service 2009). Historic trends for the Pacific Decadal Oscillation suggest it would be too optimistic to think that the returns seen in 2008, for instance, truly represent a fixed Columbia River environment, because ocean conditions are bound to return to normal or poor within a year or two after the La Niña dissipates (National Oceanic and Atmospheric Administration Northwest Fisheries Science Center 2012). Therefore, BPA hopes to increase the sockeye salmon population as quickly as prudently possible to help survive another downturn in ocean conditions. Consequently, for the reasons discussed in Chapter 2, Alternatives Description, of the EA and in these responses to comments, BPA believes it cannot rely on natural reproduction by wild fish at this time to meet the purposes and need for action discussed in this EA.

As discussed in the revisions to Chapter 2, Alternatives Description, although the HGMP is not final, a draft version has been submitted to NOAA Fisheries in November 2010 (Appendix A of the Springfield Hatchery Management Plan). As the Program starts to reestablish a naturally reproducing population, the genetic monitoring component as presented in the draft HGMP will increase to ensure genetic risks remain low. As indicated in the revisions to Chapter 2, Alternatives Description, and presented in Appendix E of this EA, IDFG has identified within the draft HGMP performance indicators that address the potential genetic risks of the Program. IDFG also proposes monitoring and evaluation protocols to ensure adverse risks are minimized. These measures are part of the ongoing research, evaluation, and monitoring activities associated with the Program and would continue to be implemented under the Proposed Action as described in the revisions to Chapter 2, Alternatives Description.

#### **Response to Comment SHEA 0004-7**

Under the Proposed Action, hatchery-produced smolts would be released within Redfish Lake Creek or within the Salmon River below the headwater rearing lakes. Current hatchery sockeye PIT tag data have identified the average travel time from Stanley Basin to Lower Granite Dam for hatchery-produced smolts, which is between 9 and 15 days (Idaho Department of Fish and Game unpublished data). The speed required to travel to Lower Granite Dam minimizes competition or density-dependence effects within the stream from smolt releases.

The Program has also identified that survival across all of the spread-the-risk release strategies (natural production, pre-smolt releases, eyed-egg releases) increases when smolt releases occur. Monitoring results show a corresponding increase in smolt-to-adult return rates as a result of smolt releases. This supports the theory that higher densities within the river environment lead to better survival (the safety-in-numbers concept; see response to Comment SHEA 0004-5). It appears that the size of the pulse or density of smolts during out-migration may be a successful strategy to avoid predation (Connell 2000). For these reasons, increased numbers of smolts within the system were not identified as a considerable adverse effect in the EA.

#### **Response to Comment SHEA 0004-8**

A continuation of the status quo (the No Action Alternative) for the captive broodstock hatchery population presents a risk of increased domestication and further loss of fitness in this closed population over time (Fraser 2008). To avoid increased genetic risks of domestication selection and to move forward with recovery of this stock, population expansion is an immediate need. Implementation of the Proposed Action and construction and operation of the Springfield Hatchery is vital to this strategy in that IDFG currently cannot incorporate increased numbers of anadromous adults into the program without reducing the effective population size. This is because of a lack of hatchery space to expand the Program. Use of the proposed Springfield Hatchery is a key element to increasing naturally-spawning populations within Redfish Lake. Once a natural population has been successfully re-established, efforts will be expanded to include Pettit Lake as described in the Springfield Sockeye Hatchery Master Plan.

The recent increase in numbers of adult returns and naturally produced fish are most likely a result of many favorable factors, such as good out-migration flows, favorable ocean conditions, and good adult return flow conditions. However, the available data support that much of the increases in numbers are attributed to the increase of smolt releases and the number of captive adults released into the lake to spawn naturally. As discussed above, the Program has also identified that survival across all of the spread-the-risk release strategies (natural production, pre-smolt releases, eyed-egg releases) increases when smolt releases occur. Program monitoring results demonstrate a corresponding increase in SARs as a result of smolt releases. This supports the theory that higher densities within the river environment lead to better survival (the safety-in-numbers concept; see Response to Comment SHEA 0004-5). It appears that the size of the pulse or density of smolts during out-migration may be a successful strategy to avoid predation (Connell 2000).

#### **Response to Comment SHEA 0004-9**

Although there is some uncertainty regarding the population's ability to establish self-sustaining numbers, by using the proposed strategy of releasing up to 1 million smolts and releasing the anadromous adults when they return, the Program employs the two best strategies for moving towards recovery of sockeye salmon. These two strategies increase the possibility of establishing a self-sustaining population and ultimately delisting this population.

As previously discussed, based on the current monitoring and evaluation data, the SARs for naturally produced adult returns (products of captive adult releases spawning naturally within Redfish Lake) have higher SARs than the other release strategies. The brood year 2006 naturally produced adult return SAR of 2.4% (above) is at replacement for this population; this would indicate that recovery of these fish is possible with the current conditions found within the system. As noted in the response to Comment SHEA 0004-5, neither BPA nor the Program cooperators currently have any data that suggest implementation of the Proposed Action would cause survival rates to decrease. And as mentioned earlier, data support that the release of smolts would most likely maintain or increase smolt survival when leaving the basin (safety-in-numbers theory; see Response to Comment SHEA 0004-5), and increased adult returns (released to spawn naturally within Redfish Lake initially) should maintain SARs, which are currently at replacement levels.

As increased locally adapted stocks are established, Program cooperators would continue to conduct extensive natural production and harvest monitoring and evaluation. Table 2 of Appendix E of this EA outlines the performance standards, indicators, benefits, and risks and discusses how each will continue to be monitored and evaluated to ensure that the potential risks of implementing the Proposed Action are minimized. In addition, see the response to Comment SHEA 0004-02 for information about other ongoing efforts to improve conditions for naturally produced fish.

SHEA 0005 – Helen Neville, PhD/Trout Unlimited 910 W. Main Street, Suite 342 Boise, ID 83702 View comment letter attached

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January 13, 2012

To Whom It May Concern,

I would like to register comments regarding the Environmental Assessment (including the Hatchery Master Plan) for the proposed Idaho Department of Fish and Game Springfield Sockeye Hatchery in Bingham County, Idaho. As stated in the documentation, the purpose of this hatchery is to " increase the hatchery's capability of rearing to up to one million sockeye salmon smolts annually ...as part of a larger effort to restore endangered Snake River Sockeye Salmon to the Stanley Basin using information and techniques developed as part of the IDF&G's Snake River Sockeye Salmon Captive Broodstock Program".

My first concern is that the project ignores the true causes of declines of Stanley Basin sockeye salmon. The Master Plan itself recognizes that "the greatest gain in population abundance, productivity and diversity can be accumulated by working lower in the system on improving migration corridor survival rates, reducing harvest levels and improving estuary conditions." I understand, as the document also states, the above actions would be logistically and politically difficult to achieve. However, we in the West are now lucky enough to have in our repertoire several intensive and large-scale salmonid restoration projects (the on-going Elwha River restoration as just one example) that were previously thought to be impossible, exemplifying why such difficulties do not excuse inaction. Ignoring the true causes of the decline stated above will never lead to recovery of native Stanley Basin sockeye salmon.

Equally important, the exclusive focus on a hatchery solution (i.e., "implementing actions that are within IDFG control") does not take into consideration the many complexities and potential hazards of hatchery production. A great deal of evidence has emerged recently demonstrating reduced fitness in hatchery fish relative to wild counterparts (Ara ki et al. 2007, Theriault et al. 2011), even where propagation involved wild-type fish and was for conservation purposes (Chilote et al. 2011). Mechanisms behind such frequently-observed reduced fitness are still somewhat unclear, but in some cases involve extremely rapid adaptation to the hatchery environment (Christie et al. 2011) and/ or the lack of sexual selection driving mate choice (Theriault et al. 2011), among other factors. Recent work on steelhead trout indicates "a single generation in captivity can result in a substantial response to selection on traits that are beneficial in captivity but severely maladaptive in the wild"(Christie et al. 2011).

In the case of Redfish Lake sockeye salmon, the Snake River Sockeye Salmon Captive Broodstock program was necessary as an emergency measure to ensure the anadromous form of *Ollcorhyllchlls llerka* would not be permanently lost from Redfish Lake, and is an important *component* of recovery. However, the fact that the hatchery program has been commendably successful by certain measures, *i.e.* in minimizing inbreeding (Waples et al. 2011), does *not* mean these fish will have comparable fitness in the wild or exhibit the locally adapted traits of their wild counterparts (Neff et al. 2011). Indeed, the smolt-to-adult survival rates that have been quantified for the Snake River Sockeye Salmon Captive Broodstock are substantially lower than those of native returns. Simply put, a hatchery fish even one from the most progressive breeding program - does not equal a wild fish and should not be considered

0005-3

sufficient for recovery of native populations. Thus, the concept proposed of introducing up to one million hatchery smolts into the system annually – effectively swamping the existing native fish - and using this effort to "achieve the adult production criterion required for delisting this species" is highly concerning. Native Stanley Basin sockeye salmon continue to contribute to annual returns, and what actions will be undertaken to promote direct recovery of these existing stocks are insufficiently addressed in the EA and Master Plan.	0005-3 cont'd.
In addition to the more general concern over using hatchery fish to achieve recovery, the importance of protecting existing biocomplexity (Hilborn et al. 2003) in the few remaining <i>O. nerka</i> populations and life histories in the Stanley Basin is ignored in both documents. The benefit of risk spreading through maintenance of spatially asynchronous populations with diversified life histories has been demonstrated clearly in other <i>O.nerka</i> populations and other salmonid species in a so-called "portfolio effect" (Greene et al. 2009, Schindler et al. 2010, Haak and Williams In Press) and is part of the recovery goals for Snake River sockeye salmon (McElhany et al. 2000, Waples et al. 2011).	0005-4
The Master Plan states that hatchery fish will be released into Redfish Lake and 2 other lakes, but releasing the same hatchery stock into different locations does not create diversity. Redfish Lake sockeye salmon in particular display unique life history diversity (simultaneous maintenance of kokanee, sockeye salmon and the residual life history) known to exist in only one other sockeye population range-wide (Waples et al. 2011). It is unclear in the current EA and Master Plan how introducing one million smolt of common hatchery origin (even if propagated for conservation purposes) into the Stanley Basin will help to maintain and promote such diversity, as required for recovery.	0005-5

I urge you to include greater scrutiny of the above issues in tlus process, and appreciate your consideration of my comments as both a concerned citizen and a professional geneticist.

Sincerely, Helen Neville

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#### **Response to Comment SHEA 0005-1**

Many factors have played a role in the decline of Snake River sockeye salmon over time; however, it is important to note that multiple habitat and migration corridor changes have occurred recently and net changes have increased the survival of both juveniles and adults returning to this system. Data collected as part of the extensive monitoring and evaluation program associated with Program, have identified SARs that are similar to data collected in the 1950s and 1960s (Bjornn et al. 1968) prior to the development of the Lower Snake River hydro projects. It is important to note that the 2.4% SAR observed in the brood year 2006 natural production group (products of captive adult releases spawning naturally within Redfish Lake) is at replacement for this population; this would indicate that recovery of these fish is possible with the current conditions found within the system. In addition, Program cooperators are also conducting research specific to identifying survival issues within the migration corridor. Current and future research, along with existing monitoring and evaluation studies (research and genetics), will remain a fundamental and integral part of this Program into the future.

For additional information on other ongoing actions to improve conditions for fish, see the response to Comment SHEA 0004-2.

#### **Response to Comment SHEA 0005-2**

The Program was implemented in 1991 as a means to safeguard the population from extinction. During the past 20 years, the captive component has been the only means to propagate the population because there were virtually no wild fish left in the population at the time of listing (a small residual component most likely existed within Redfish Lake). The Program includes an extensive genetic component, which has used recommended spawning practices (factorial mating, inbreeding avoidance matrix) and monitored genetic diversity to ensure that significant losses or changes in diversity have not occurred over time as a result of genetic drift, inbreeding or domestication selection. The Program has successfully retained approximately 90% of the founding diversity and has kept inbreeding at modest levels. BPA and the Program cooperators recognize that many captive breeding programs focus exclusively on the maintenance of neutral genetic diversity. Until large returns of anadromous fish back to the basin are observed, the primary concern of the Program has been the gene banking of sockeye salmon. The Program cooperators are also interested in the genetic quality of sockeye salmon and have plans to calculate additive and non-additive genetic variance and investigate adaptive differences with *single nucleotide polymorphism*<sup>15</sup> genetic markers.

For additional information regarding approaches to minimizing genetic risks associated with the Program, see the response to Comment SHEA 0004-3.

<sup>&</sup>lt;sup>15</sup> Single nucleotide polymorphism – refers to a sequence in the variation of DNA when a single nucleotide differs between members of the same biological species.

#### **Response to Comment SHEA 0005-3**

BPA and the Program cooperators believe that it is important to protect native *O. nerka* and biocomplexity. The Program is different in that the goal is to rebuild an extirpated wild component from a hatchery component instead of supplementing a wild component as is the case with other supplementation or integrated programs. The Program was implemented in 1991 as a means to safeguard the population from extinction. During the past 20 years, the captive component has been the only means to propagate the population because there were virtually no wild fish left in the population at the time of listing (a small residual component likely existed within Redfish Lake). Currently, the Program has no evidence that any outside or unknown genetic contribution exists within Redfish or Pettit Lakes. The allelic diversity within these lakes is similar to the allelic diversity within by the Program. Genetic monitoring of the Program indicates that spawners in the captive program represent the genetic diversity present within the ESU.

Each of the recovery lakes (Redfish and Pettit) supports different populations and life-histories. In the early 1960s, Pettit Lake received chemical treatments and unfortunately, all native *O. nerka* populations were replaced with a non-native resident kokanee population. However, in the early 2000s, the Program released anadromous adults to volitionally spawn and in some years, eyed-eggs in the egg box program. It appears that there may have been some residualization of Program fish within this lake. Currently, both non-native kokanee and residual sockeye salmon reside within the lake. In Redfish Lake, three life-histories , including two genetically distinct populations of sockeye salmon and resident kokanee are present. In Alturas Lake, a native kokanee population exists. In the Springfield Sockeye Hatchery Master Plan, a stepwise progression was outlined where monitoring and evaluation can guide adaptive management. Under the Proposed Action, the Program cooperators would continue to monitor and evaluate the interactions of sockeye salmon, residuals, and kokanee within the lakes with the goal of increasing bio-complexity and re-building locally adapted populations of *O. nerka* within the basin.

As noted previously, the natural adults (which are full-term hatchery adults released to volitionally spawn in the wild) have the highest smolt to SARs at 2.4% compared to the Alturas Lake kokanee SARs of 0.10%. It is difficult to quantify residual sockeye salmon SARs from Redfish Lake because Program cooperators have not been able to determine the proportion of smolts from residuals versus hatchery adults. However, the number of fish in the anadromous return that could have arisen from a wild, residual component was approximately 1% of the natural return.

While there is some uncertainty regarding the population's ability to establish self-sustaining numbers, as mentioned previously, implementation of the Proposed Action would allow the release of up to one million smolts. By combining this strategy with releasing the anadromous adults when they return, Program cooperators would employ the two best strategies for moving towards recovery of sockeye salmon. These two strategies increase the possibility of establishing a self-sustaining population and ultimately delisting this population.

As mentioned previously, the brood year 2006 naturally produced adult return (products of captive adult releases spawning naturally within Redfish Lake) SAR of 2.4% is at replacement for this population; this would indicate that recovery of these fish is possible with the current conditions found within the system. Currently, there are no Program data that would suggest that

implementation of the Proposed Action would cause these survival rates to decrease. As mentioned earlier, data support that the release of smolts would likely maintain or increase smolt survival leaving the basin (safety-in-numbers theory) and using the increased adult returns (released to spawn naturally within Redfish Lake initially) should maintain SARs, which are currently at replacement levels.

As noted previously, under the Proposed Action, hatchery-produced smolts would be released within Redfish Lake Creek or within the Salmon River below the headwater rearing lakes. IDFG monitoring and evaluation data have identified the average travel time from Stanley Basin to Lower Granite Dam for hatchery-produced smolts, which is between 9 and 15 days each spring. Based on the available data, competition or density dependence effects would be minimal within the lakes from smolt releases. The available data also suggest that the ecological effects from competition and density dependence would be minimal with releases of up to one million smolts. For additional discussion on competition between hatchery-produced and native fish, please see the response to Comment SHEA 0004-7.

#### **Response to Comment SHEA 0005-4**

See the response to Comments SHEA 0004-05.

#### **Response to Comment SHEA 0005-5**

Program cooperators acknowledge that the Program has been operating since 1991 without a federal recovery plan in place. Even without such a document, the Program has continued to move forward with collaboration of scientists from state, federal and tribal entities to help guide maintenance and recovery efforts. IDFG developed the Springfield Sockeye Hatchery Master Plan, which is a three-phased recovery plan to serve to adaptively manage and guide future recovery actions.

Emphasis on the words "adaptive management" is important because Program cooperators continue to learn new information about Stanley Basin populations each year. Since the issuance of the Preliminary EA, new information has been gained about the native *O. nerka* population found within Alturas Lake. Because the IDFG believes in the need for biodiversity in all populations, the use of Alturas Lake as an outlet for Snake River sockeye recovery will be delayed (pending a formal recovery plan) to protect the diversity that is represented within this unique lake.

For additional information about addressing genetic risks and ecological interactions, please see the responses to Comments SHEA 0004-03 and 0004-04.

#### SHEA 0006 - Scott Levy/bluefish.org redfish@bluefish.org

EA Assessment Team,

In the Appendix A: Snake River Sockeye HGMP of the Master Plan for the Snake River Sockeye Program (November 2010) we learn that: "A draft recovery plan containing strategies to address remaining key limiting factors is expected to be completed later in 2010." (page 29) In actuality, no recovery plan has been completed for Idaho's Sockeye Salmon. "NOAA Fisheries has not developed a recovery plan specific to Snake River sockeye salmon," (page 37) The problem being is that recruit-per spawner ratios are far too low to provide any reasonable expectation of recovery. "Once recruit-per spawner levels, and therefore adult return levels, needed to facilitate population recovery are met," (page 52) "The Department anticipates that releasing up to 1 million smolts could consistently return approximately 5,000 anadromous adults annually." (This represents a 0.5% SAR whereas 4% SAR is estimated to be necessary for recovery, Salmon Subbasin Plan).

With these facts in hand, it becomes apparent why this Springfield Hatchery is prudent even without a recovery plan in place. The Springfield Hatchery is prudent precisely because a recovery plan is not in place. Without a Sockeye Recovery Plan we need to do all that we might to get fish out of the hatchery and into the lakes. Last month's (12/19/11) Science Daily informs us that "Hatcheries Change Salmon Genetics After a Single Generation." Obviously, the preferred alternative would be to have a Sockeye Recovery Plan in place. Short of that, the Springfield Hatchery is a best option faced with the Do Nothing Alternative. Language to this effect would be worthwhile for decision-makers who might read the Environmental Assessment. The preliminary EA before me does not make this valid argument clear to the reader. Instead, on page 15 we are n left to investigate for ourselves when we come upon the statement, "The following comments were made during scoping. These topics have been addressed in appropriate sections in this EA: 1) The proposed Springfield Sockeye Hatchery Project is not prudent without a Sockeye salmon recovery plan in place. 2)..."

0006-1

Being straightforward would seem to be the best course of action. Thank you for taking time to consider my comments.

Sincerely,

Scott Levy,

host of www.bluefish.org

#### **Response to Comment SHEA 0006-1**

IDFG has recently received an update indicating that NOAA Fisheries expects to initiate consultation on the Sockeye Salmon Recovery Plan with Program cooperators in 2012 and is hoping to produce a draft product for review by late 2013. For additional information related to how the Program cooperators are operating in the absence of a formal recovery plan, please see the response to Comment SHEA 0004-1.

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# **Mitigation Action Plan**

## for the

# Springfield Sockeye Hatchery Project DOE/EA-1913

## **Summary**

This Mitigation Action Plan (MAP) is referenced in the Finding of No Significant Impact (FONSI) for the Springfield Sockeye Hatchery Project (Proposed Action) (Department of Energy Environmental Assessment-1913). This project involves modifying the existing Idaho Department of Fish and Game (IDFG) hatchery located near the town of Springfield in Bingham County, Idaho. With funding provided by the Bonneville Power Administration (BPA), IDFG would modify this hatchery so that it would be capable of rearing up to 1 million Snake River sockeye salmon.

This MAP includes all of the mitigation measures recommended in the Final Environmental Assessment (EA) to mitigate adverse environmental impacts. It includes some measures that are essential to render the impacts of the Proposed Action not significant and other measures that will decrease impacts that did not reach a level to be considered significant.

Mitigation has and will occur throughout the entire timeframe of the project. Mitigation has occurred during the planning and design phase, and it will continue during pre-construction planning, construction, and after construction is completed (when the site is being stabilized and revegetated). The purpose of this MAP is to explain how the mitigation measures were or will be implemented. It clearly identifies the components of each mitigation measure, as well as what time during the project they were or will be implemented, and who was or is responsible for implementation.

The implementation of this project will be overseen by IDFG and built by contractors. To ensure that the contractor will implement mitigation measures, the relevant portions of this MAP will be included in the construction contract specifications (the directions to the contractor) for the project. This will obligate the contractor to implement the mitigation measures that relate to their responsibilities during construction and post-construction.

If you have general questions about the project, contact the project manager, Jan Brady, at 503-230-4514 or <u>jebrady@bpa.gov</u>. If you have questions about the MAP, contact the environmental lead, Jenna Peterson, at 503-230-3018 or <u>jepeterson@bpa.gov</u>. This MAP may be amended if revisions are needed due to new information or if there are any significant project changes.

## **Consultation Related to Mitigation Measures**

BPA consulted with the U.S. Fish and Wildlife Service (USFWS) under Section 7 of the Endangered Species Act (ESA). BPA submitted a Biological Assessment to USFWS on February 27, 2012, requesting concurrence with its determinations that the Proposed Action is not likely to affect bull trout or its designated critical habitat or the Ute ladies'-tresses adversely and the action would have no effect on the Canada lynx. USFWS concurred with BPA on April 3, 2012, and determined that the Proposed Action is not likely to affect bull trout, bull trout critical habitat, or Ute ladies'-tresses adversely. No ESA-listed anadromous species are present within the hatchery site. Impacts on these species during the incidental capture and subsequent handling activities associated with outmigration sampling are covered under a separate ESA consultation with the National Oceanic and Atmospheric Administration (NOAA) Fisheries.

As part of the Section 106 consultation process under the National Historic Preservation Act, a cultural resources assessment of the potential for the study area to support historic, archaeological, and Native American resources was completed in July 2011. The cultural resources assessment was based on a review of known archaeological resources within a 1-mile radius of the study area, as inventoried at the Idaho State Historic Preservation Office (SHPO), Boise, Idaho. BPA also provided information and requested input on the Proposed Action from the following tribes during development of the EA: the Shoshone Bannock Tribes of the Fort Hall Reservation, the Shoshone Paiute Tribes of the Duck Valley Reservation, the Fort McDermitt Paiute-Shoshone Tribe, the Burns Paiute Tribe, and the Nez Perce Tribe of Idaho. Consultation with these tribal organizations was initiated on July 12, 2011.

BPA received concurrence on the area of potential effect (APE) from the SHPO on August 5, 2011. No responses were received as a result of tribal consultation. A pedestrian survey and shovel testing of the study area was completed in August 2011. A report detailing the results of this work and a determination of no historic properties affected was submitted to the consulting parties in early November 2011. In early December, the SHPO requested that BPA submit additional information, including updated historic properties site forms, which BPA did in mid-February 2012. In late February 2012, the SHPO provided its response, containing a determination that the Proposed Action would have an adverse effect on historic properties. Because of this discrepancy in effects determination, BPA hired an architectural historian to conduct further analysis of the age of the hatchery buildings and the role the buildings played in the development of fish rearing in southern Idaho.

This research revealed that the hatchery building and concrete raceways were constructed sometime between 1969 and 1971, with further modifications taking place between 1971 and 1985. Minimal maintenance activities and upgrades had taken place since its original construction. As a result, the facility is run-down. These structures do not meet the 50-year age threshold for listing in the National Register of Historic Places (NRHP), nor do they appear to rise to the level of exceptional significance to qualify for inclusion under any of the NRHP

criteria considerations for properties younger than 50 years of age. Therefore, these structures are not considered historic properties under the National Historic Preservation Act, and the Proposed Action would have no adverse effect on historic properties.

## **Mitigation Measures**

The following minimization and mitigation measures have been identified to reduce potential impacts associated with the Proposed Action.

Environmental Resource	Mitigation
Land Use and Recreation	• Obtain appropriate permits from Bingham County to allow for new residences to be constructed in a heavy manufacturing zone.
	• Develop and distribute a schedule of construction activities to potentially affected landowners near the construction site to inform residents when they may be affected by construction activities; advertise the construction schedule in local newspapers and post it in public places, those customarily used for public notices, such as libraries, post offices, and local government buildings, and also at Crystal Springs Pond to inform recreationists of construction activities.
	• Conduct a preconstruction public meeting and invite landowners to meet with contractors and IDFG staff responsible for project implementation to receive information and discuss concerns.
	• Provide appropriate contact information for contractor liaisons and IDFG staff to local residents for any concerns or complaints during construction.
Visual Resources	<ul> <li>Restore disturbed vegetation as soon as possible after construction is completed.</li> <li>To the extent possible, design of the wellhead structures will include the use of non-reflective materials and downward-facing lighting.</li> </ul>
Vegetation	• Restrict activity and traffic to construction areas to limit unnecessary disturbance of native plant communities and reduce the spread of non-native species and noxious weeds.
	• Identify clearing limits on all construction drawings. Use high-visibility construction fencing to demarcate the limits of construction and vehicle operation to prevent disturbance from occurring outside allowable areas.
	• Revegetate temporarily disturbed areas with appropriate native species. Use seed mixes that meet the requirements of federal, state, and county noxious weed control regulations and guidelines.
	• If any previously undiscovered rare, threatened, or endangered plant species is observed before or during project implementation, fence off and avoid these individuals.
	• If individuals of Ute ladies'-tresses are observed before or during project implementation and impacts cannot be avoided, implement compensatory mitigation as determined by USFWS.
	• Implement a noxious weed control program prior to and during construction. This control program will include the following elements:
	• Treat known infestations before ground disturbance begins by scheduling appropriate weed treatments, such as mowing, hand pulling, and use of approved herbicides.
	<ul> <li>Map and flag areas of noxious weed populations for construction crews so these populations can be avoided when possible.</li> <li>Ensure equipment brought into the construction crew is free of weeds and</li> </ul>
	<ul> <li>Ensure equipment brought into the construction area is free of weeds and weed seeds.</li> <li>Work from relatively weed-free areas into the infested areas rather than</li> </ul>
	<ul><li>vice-versa.</li><li>Clean equipment and vehicles of mud, dirt, and plant parts after working</li></ul>
	<ul><li>in infested areas.</li><li>Maintain weed-free staging areas.</li></ul>
	• Apply herbicides according to labeled rates and recommendations to ensure protection of surface water, ecological integrity, and public health and safety.
	• Implement and periodically schedule post-construction control of noxious weeds on an as-needed basis.

Environmental Resource	Mitigation
Water Quality and Water Quantity	• Design and construct access roads to minimize drainage from the road surface directly into surface waters and direct sediment-laden waters into vegetated areas.
	• Review water quality mitigation measures, required best management practices (BMPs), and permit requirements with construction contractors and inspectors during a preconstruction meeting covering environmental requirements.
	• Conduct peak construction activities during the dry season (between June 1 and November 1) as much as possible to minimize erosion, sedimentation, and soil compaction.
	• Delineate construction limits within 200 feet of streams, other waterbodies, and wetlands; manage sediment as specified in a Stormwater Pollution Prevention Plan with a sediment fence, straw wattles, or a similarly approved method that meets the U.S. Environmental Protection Agency's (EPA's) erosion and stormwater control BMPs or any other applicable permit
	requirements to eliminate sediment discharge into waterways and wetlands, minimize the size of the construction disturbance areas, and minimize removal of vegetation to the greatest extent possible.
	• Minimize the size of construction disturbance areas, and minimize removal of vegetation to the greatest extent possible.
	• Inspect erosion and sediment controls weekly, maintain them as needed to ensure their continued effectiveness, and remove them from the proposed hatchery site when vegetation is re-established and the area has been stabilized.
	• Implement a Spill Prevention, Control, and Countermeasures Plan that requires fuel and other potential pollutants to be stored in a secure location at least 150 200 feet away from streams, waterbodies, and wetlands; ensures that spill containment and cleanup materials will be readily available on site and, if used, restocked within 24 hours; and, in the event of a spill, ensures that contractors will be trained to contain the spill immediately, eliminate the source, and deploy appropriate measures to clean and dispose of spilled materials in accordance with federal, state, and local regulations.
	• Restrict refueling and servicing operations to locations where any spilled material cannot enter natural or human-made drainage conveyances (e.g., ditches, catch basins, ponds, wetlands, streams, pipes), at least 150 200 feet from streams, waterbodies, and wetlands; use pumps, funnels, absorbent pads, and drip pans when fueling or servicing vehicles.
	• Store, fuel, and maintain vehicles and equipment in designated vehicle staging areas located a minimum of 150 200 feet away from any stream, waterbodies, and wetlands.
	• Prohibit the discharge of vehicle wash water into any stream, waterbody, or wetland without pretreatment to meet state water quality standards.
	• Reseed disturbed areas <u>at the first practical opportunity</u> after construction and regrading are complete, at the appropriate time period for germination.
	• Monitor germination of seeded areas with at least three field visits per year until the proposed hatchery site has achieved stabilization (defined as at least 70% cover by native or acceptable non-native species); if vegetative cover is inadequate, implement contingency measures and reseed to ensure adequate revegetation of disturbed soils. And if vegetation cover is inadequate, implement contingency and reseed to ensure adequate
	implement contingency measures and reseed to ensure adequate revegetation of disturbed soils.

Environmental Resource	Mitigation	
	<ul> <li>Inspect and maintain access roads and other facilities after construction to ensure proper function and nominal erosion levels.</li> <li>Monitor water guality of Crustal Springs Band and shange betchery water use</li> </ul>	
	• Monitor water quality at Crystal Springs Pond and change hatchery water use to provide more flow through to the pond, if needed, thereby ensuring maintenance of water quality parameters, including temperature, dissolved oxygen, and chlorophyll a concentrations.	
Wetlands	• Locate roads and other design features to avoid or minimize impacts on wetlands and streams whenever possible.	
	• When working next to wetlands (including their buffer areas) and waterbodies, limit disturbance to the minimum necessary to achieve construction objectives; minimize habitat alteration and the effects of erosion and sedimentation.	
	• Flag or stake wetland boundaries in the vicinity of construction areas so that wetlands and streams can be avoided during construction.	
	• Do not place machinery, construction vehicles, or equipment within 100 200 feet of any stream or wetland unless placement is authorized by a permit or is on an existing road.	
	• Refuel machinery and store it a minimum of <u>150</u> <u>200</u> feet from wetlands and waterways and inspect it regularly for leaks.	
	• If temporary roads are built in wetlands, underlay temporary fill with geotextile fabric or portable pads, remove all fill, and revegetate with appropriate native wetland plant species in compliance with required permits.	
	• Design and implement any construction activities to minimize unavoidable impacts, coordinate with the U.S. Army Corps of Engineers to obtain a Section 404 permit for any fill placed in wetlands, and work with the Idaho Department of Environmental Quality to obtain Section 401 water quality certification for this permit (see Section 4.3).	
	Delineate construction limits within 200 feet of streams, other waterbodies, and wetlands; manage sediment as specified in a Stormwater Pollution Prevention Plan with a sediment fence, straw wattles, or a similarly approved method that meets EPA's erosion and stormwater control BMPs or any other applicable permit requirements to eliminate sediment discharge into waterways and wetlands; minimize the size of construction disturbance areas; and minimize	
	<ul> <li>removal of vegetation to the greatest extent possible.</li> <li>Implement an erosion control and sedimentation plan, which will include sedimentation and erosion control measures, such as silt fences, straw bales, and jute matting to prevent sediment from entering waterways and wetland habitats.</li> </ul>	
	<ul> <li>Revegetate temporarily disturbed areas with appropriate native species. <u>Use seed mixes that meet the requirements of federal, state, and county</u> <u>noxious weed control regulations and guidelines</u>.</li> </ul>	
	• Monitor water quality at Crystal Springs Pond and change hatchery water use to provide more flow through to the pond, if needed, thereby ensuring maintenance of water quality parameters, including temperature, dissolved oxygen, and chlorophyll a concentrations.	

Environmental Resource	Mitigation
Geology and Soils	• Use appropriate shoring for all excavation conducted during facility construction as required by local and federal safety regulations.
	• Design the proposed expansion of the existing septic system to accommodate the tight, loamy soils at the proposed hatchery.
	• Conduct peak construction activities during the dry season (between June 1 and November 1) as much as possible to minimize erosion, sedimentation, and soil compaction.
	• Locate staging areas in previously disturbed or graveled areas to minimize soil and vegetation disturbance where practicable.
	• Delineate construction limits <u>within 200 feet of streams, other waterbodies,</u> <u>and wetlands; manage sediment as specified in a Stormwater Pollution</u> <u>Prevention Plan</u> with a sediment fence, straw wattles, or a similar method that meets <u>NPDES</u> EPA's erosion and stormwater control BMPs or any other applicable permit requirements to eliminate sediment discharge into waterways and wetlands; minimize the size of construction disturbance areas; and minimize removal of vegetation to the greatest extent possible.
	• Inspect erosion and sediment controls weekly, maintain them as needed to ensure their continued effectiveness, and remove them from the proposed hatchery area when vegetation is reestablished and the area has been stabilized.
	• Design and construct access roads to minimize drainage from the road surface directly into surface waters, and direct sediment-laden waters into vegetated areas.
	• Reseed disturbed areas at the first practical opportunity after construction and regrading are complete.
	• Monitor seed germination of seeded areas with at least three field visits per year until the proposed hatchery site has achieved stabilization (defined as at least 70% cover by native or acceptable non-native species); if vegetative cover is inadequate, implement contingency measures and reseed to ensure adequate revegetation of disturbed soils.
	• Inspect and maintain access roads and other facilities after construction to ensure proper function and nominal erosion levels.
	• Implement dust abatement during construction.
Fish and Aquatic Species	<ul> <li>Delineate construction limits within 200 feet of streams, other waterbodies, and wetlands; manage sediment as specified in a Stormwater Pollution Prevention Plan with a sediment fence, straw wattles, or a similarly approved method that meets EPA's erosion and stormwater control BMPs to eliminate sediment discharge into waterways and wetlands; minimize the size of construction disturbance areas; and minimize removal of vegetation to the greatest extent possible.</li> </ul>
	<ul> <li>Implement required BMPs associated with the NPDES permit.</li> </ul>
	• Use settling ponds to remove organic waste (i.e., uneaten food and feces) from the proposed hatchery water to minimize the discharge of these substances to the receiving waters.
	• Use therapeutic chemicals only when necessary, typically for short durations, to be in conformance with accepted standard practices and treatment applications.
	• Ensure that the proposed hatchery facilities are operating in compliance with all applicable fish health guidelines and facility operation standards and protocols by conducting annual audits and producing reports that indicate the level of compliance with applicable standards and criteria.

Environmental Resource	Mitigation
Wildlife	<ul> <li>Explain wildlife-related mitigation measures to construction contractors and inspectors during a preconstruction meeting covering environmental requirements.</li> <li>Avoid clearing native habitats during the avian breeding season (March through July). If clearing cannot be avoided during these times, survey the clearing zone prior to activity to determine whether any active nests of migratory birds are present. If active nests are detected, develop a plan to avoid impacts until young have fledged.</li> </ul>
Cultural Resources	• Use appropriate BMPs, including the preparation and use of an Inadvertent Discovery Plan, which would establish procedures to deal with unanticipated discovery of cultural resources before and during construction to minimize impacts. The plan, among other provisions, would require immediate work stoppage and appropriate notification in the event of the discovery of previously unknown cultural or historic materials.
Transportation	<ul> <li>Provide appropriate contact information for contractor liaisons and IDFG staff to local residents for any concerns or complaints during construction.</li> <li>Keep construction activities and equipment clear of residential driveways to the greatest extent possible.</li> <li>Employ traffic control flaggers and post signs along roads warning of construction activity and merging traffic for temporary interruptions of traffic where needed.</li> </ul>
Noise and Public Health and Safety	<ul> <li>Limit noise emissions from the wellhead water supply pumps to no more than 69 A-weighted decibels (dBA) at a 50-foot reference distance.</li> <li>Limit outdoor noise emissions from the proposed hatchery's water recirculation pumps and mechanical water chillers to no more than 73 dBA at a 50-foot reference distance.</li> <li>Limit outdoor noise emissions from the backup diesel generator to no more than 73 dBA at a 50-foot reference distance.</li> <li>Employ a liaison who would be available to provide information, answer questions, and address concerns during project construction.</li> <li>Schedule all construction work during daylight hours.</li> <li>Locate stationary construction equipment as far away from noise-sensitive receptors as possible.</li> <li>Require sound control devices on all construction equipment powered by gasoline or diesel engines that are at least as effective as those originally provided by the manufacturer.</li> <li>Operate and maintain all construction equipment to minimize noise generation.</li> </ul>
Public Facilities and Services	<ul> <li>Coordinate with local law enforcement, fire protection, and other emergency responders to ensure they are prepared to address any emergencies that may arise during construction and operation.</li> <li>Coordinate the routing and scheduling of construction traffic with the relevant county and state road staff to minimize interruptions to local traffic.</li> </ul>
Energy	<ul> <li>Where possible, use high-efficiency light fixtures (e.g., LED, compact fluorescent, high-efficiency fluorescent bulbs).</li> <li>Where possible, install automatic lighting controls, including occupancy sensors and lighting control panels.</li> <li>Use skylights, windows, and/or opaque wall panels for natural lighting of the large early rearing room and occupied spaces.</li> <li>Use chilled water energy recovery via water-to-water heat exchangers.</li> <li>Use premium efficiency pump motors on process water systems and heating, ventilation, and air-conditioning (HVAC) units.</li> </ul>

Environmental Resource	Mitigation
	<ul> <li>Use artesian well water flow for the proposed hatchery water supply to the greatest degree practical.</li> <li>Install low-flow plumbing fixtures for domestic uses to reduce well pumping.</li> <li>Install a central flow monitoring and control system.</li> </ul>
Air Quality	• Transport all vegetation or other debris associated with construction clearing to an approved landfill. (Burning of all such material will not be done; some small-scale vegetation burning may be done for weed control on access roads.)
	<ul> <li>Use water trucks to control dust during construction as needed.</li> <li>Ensure that all vehicle engines are maintained in good operating condition to minimize exhaust emissions.</li> </ul>
	<ul> <li>Handle and dispose of all potentially odorous waste during operation in a manner that does not generate odorous emissions.</li> <li>Implement vehicle idling restrictions.</li> </ul>
	<ul> <li>Implement venicle fulling restrictions.</li> <li>Encourage carpooling and the use of shuttle vans among construction workers to minimize construction-related traffic and associated emissions.</li> <li>Locate staging areas in previously disturbed or graveled areas where practicable to minimize soil and vegetation disturbance.</li> </ul>
	<ul> <li>Encourage the use of the proper size of equipment for each job because larger equipment requires the use of additional fuel that would not be necessary.</li> <li>Use alternative fuels, such as propane, for stationary equipment at the construction sites or use electrical power where practicable.</li> </ul>
	<ul> <li>Reduce electricity use in the construction office by using compact fluorescent bulbs and turning off computers and other electronic equipment every night.</li> <li>Recycle or salvage nonhazardous construction and demolition debris where practicable.</li> </ul>

BONNEVILLE POWER ADMINISTRATION DOE/EA – 1913 May 2012 Finding of No Significant Impact for NOAA's National Marine Fisheries Service's Issuance of two Endangered Species Act Section 10(a)(1)(A) Research/Enhancement Permits (Permit 1454 and Permit 1455) for Operation of the Snake River Sockeye Salmon Hatchery Program



Prepared by the National Marine Fisheries Service, Northwest Region

August 2013

	Cover Sheet
Title:	Finding of No Significant Impact for NOAA's National Marine Fisheries Service's Issuance of two Endangered Species Act Section 10(a)(1)(A) Research/Enhancement Permits (Permit 1454 and Permit 1455) for operation of the Snake River Sockeye Salmon Hatchery Program
Distinct Population Segments:	Snake River Sockeye Salmon
Responsible Agency and Official:	Barry Thom Deputy Regional Administrator National Marine Fisheries Service Northwest Region 7600 Sand Point Way N.E., Building 1 Seattle, WA 98115
Contact:	Allyson Purcell Salmon Management Division National Marine Fisheries Service Northwest Region 1201 NE Lloyd Blvd, Suite 1100 Portland, OR 97232
Legal Mandate:	Endangered Species Act of 1973, as amended and implemented – 50 CFR Part 223
Location of Proposed Activities:	Stanley Basin in the Upper Salmon River, a tributary to the Snake River in Custer and Blaine Counties, Idaho
Activity Considered:	Endangered Species Act Section 10(a)(1)(A) Research/Enhancement Permit for the Snake River Sockeye Salmon Hatchery Program

#### 1 1. Background

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3 The Snake River sockeye captive broodstock program was founded in 1991 by the Idaho

4 Department of Fish and Game (IDFG) and the National Marine Fisheries Service (NMFS) to

5 prevent the extinction of Snake River sockeye salmon. Since 1991, the hatchery program has

6 used a captive broodstock to produce eggs, juveniles, and adults for reintroduction into Stanley

7 Basin lakes. To guard against catastrophic loss at any one brood facility, the captive broodstock

8 components of the program are duplicated at facilities in Idaho (Eagle Hatchery) and

9 Washington (Manchester Research Station and Burley Creek Fish Hatchery). Eggs produced

10 from annual spawning events at Eagle Hatchery and Manchester Research Facility are

11 transferred to either Oxbow Hatchery in Oregon or to Sawtooth Hatchery in Idaho for continued

12 culture.

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The draft population abundance level established by NMFS to delist Snake River sockeye is 2,000 sockeye adults, of which 1,000 adults must be in Redfish Lake and 500 adults in each of two additional lakes. To help meet these criteria, the proposed hatchery program is using a three phase approach with the following objectives:

- 16 three-phase approach with the following objectives:
- Phase 1: increase the number of adult sockeye returns (captive brood phase)
   Phase 1: incorporate more natural-origin returns in hatchery spawning designs and increase natural spawning escapement (population re-colonization phase)
  - Phase 3: move towards the development of an integrated program that meets proportionate natural influence (PNI) goals established by the Columbia River Hatchery Scientific Review Group (HSRG) (local adaptation phase)
- Since its inception, a number of permits have been issued by NMFS for this hatchery program,
   including:
  - An emergency ESA section 10(a)(1)(A) permit, Permit 776, issued to the IDFG to
    provide coverage for the take of adult sockeye salmon and gametes and the collection of
    sockeye salmon smolts in the spring 1992 outmigration.
  - Permit 795, issued by NMFS on July 29, 1992, to cover the ongoing development of captive rearing technology, collection of additional listed fish for founding the broodstock, holding of the captive fish and their progeny, and transfer of listed fish from the IDFG to NMFS for saltwater rearing.
  - Permit 1005 issued on June 10, 1996, to NMFS to cover its expanding role in maintaining a portion of the sockeye salmon captive broodstock.
- In 1998, Permit 1120 was issued to the IDFG, and Permit 1148 was issued to NMFS, to continue the program, incorporating modifications that had been made to the earlier permits and specifically addressing the actions of developing and maintaining the Snake

- River sockeye salmon captive broodstock, and of releasing fish produced into natural
   habitats.
- 3 The IDFG and NMFS applied for new permits on December 11, 2002, and January 21, 2003,
- 4 respectively, to continue the Snake River sockeye salmon hatchery program. While new permits

5 were not issued, an environmental assessment was prepared on the proposed action of issuing

6 those permits, and NMFS found that the proposed action of issuing Permit 1454 and Permit 1455

- 7 would have no significant impact on the human environment (NMFS 2006).
- 8 In the 2008 Biological Opinion on the Federal Columbia River Power System, NMFS
- 9 established a juvenile sockeye production target for this program of 1,000,000 smolts (NMFS
- 10 2008). These smolts would be released into Redfish Lake Creek, and approximately 400 adults
- 11 would be released into Redfish and/or Pettit lakes. Eyed-eggs and pre-smolt releases into Pettit
- 12 and Redfish Lake would be phased out. IDFG purchased an abandoned trout hatchery, the
- 13 Springfield Hatchery, to accommodate increased production targets.
- 14 In 2010, IDFG developed a master plan for modification of the Springfield Hatchery and the re-
- 15 colonization phase of the Snake River Sockeye Salmon Hatchery Program (IDFG 2010). IDFG

16 submitted the Springfield Sockeye Hatchery Master Plan to the Northwest Power and

17 Conservation Council (NPCC) in December 2010. The NPCC then asked the Independent

- 18 Scientific Review Panel (ISRP) to review the Springfield Sockeye Hatchery Master Plan. The
- 19 ISRP concluded that the Springfield Sockeye Hatchery Master Plan met the requisite scientific
- 20 review criteria (ISRP 2011). After the ISRP's decision, the NPCC approved the Springfield
- 21 Sockeye Hatchery Master Plan in April 2011 and recommended that BPA fund the Springfield
- 22 Sockeye Hatchery Project. BPA subsequently completed an environmental assessment on its
- 23 funding of the Springfield Sockeye Hatchery Project (BPA 2012).
- 24 On May 15, 2012, IDFG submitted a new permit application in the form of a Hatchery and
- 25 Genetic Management Plan (HGMP) to NMFS for operation of the Snake River sockeye salmon
- 26 hatchery program (IDFG 2012). The HGMP describes the current Snake River sockeye salmon
- 27 hatchery program and associated monitoring and evaluation efforts.

### 28 2. Proposed Action

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The Proposed Action is NMFS's issuance of two section 10(a)(1)(A) permits to IDFG and NMFS (Permit 1454 and Permit 1455) for the Snake River sockeye salmon hatchery program as described in the May 15, 2012 HGMP (IDFG 2012). The permits would be in effect for 10 years, expiring in 2023. Activities that would be authorized by the proposed permits include<sup>1</sup>:

Annual installation and operation of a temporary weir and fish trap on Redfish Lake
 Creek for broodstock collection

<sup>&</sup>lt;sup>1</sup> The modification of Springfield Hatchery is not included in NMFS's Proposed Action. There would be annual installation of weirs on Redfish Lake Creek and at the Sawtooth Hatchery, but walkways would be used at the Redfish Lake Creek trap, and the weir trolley would be used at the Sawtooth Fish Hatchery to avoid unnecessary in-water activity during annual weir panel placement and removal.

1 2	•	Annual operation of the Sawtooth Hatchery's permanent weir and fish trap for broodstock collection
3 4	•	Removal of sockeye salmon from the Lower Granite Dam trap when low-flow conditions are expected to limit adult survival to spawning grounds
5	•	Transfer of fish between fish traps, hatchery facilities, and release locations
6	•	Holding, spawning, and incubating fish at Eagle Hatchery
7 8	•	Rearing fish at Eagle Hatchery, Springfield Hatchery, Oxbow Hatchery, Sawtooth Hatchery, Burley Creek Hatchery, and Manchester Research Station
9	•	Internal and external marking of hatchery-origin fish (e.g., adipose clips and tags)
10 11	•	Release of hatchery-origin juvenile sockeye into Redfish Lake, Redfish Lake Creek, Pettit Lake, and the Salmon River
12	•	Release of Alturas-origin adults into Alturas Lake
13 14 15 16	•	Maintenance of the following facilities as needed to support the proposed hatchery program: Springfield Hatchery (IDFG), Eagle Hatchery (IDFG), Oxbow Hatchery (ODFW), Sawtooth Hatchery (IDFG), Burley Creek Hatchery (NMFS), and Manchester Research Station (NMFS)
17 18	•	Annual genetic monitoring of captive and anadromous broodstock at the Eagle Fish Genetics Laboratory
19 20	•	Operation of juvenile traps on Redfish Lake Creek and in the Upper Salmon River to monitor juvenile sockeye salmon
21 22	•	Genetic sampling of juvenile sockeye salmon encountered in juvenile traps
23	3.	Action Area
24 25		ction area is primarily the Stanley Basin area of the upper Salmon River, which is where oposed hatchery program would release sockeye salmon (Figure 1). The action area

the proposed hatchery program would release sockeye salmon (Figure 1). The action area
 includes (1) Redfish Lake, Pettit Lake, and Alturas Lake; (2) the migration corridors between the

27 lakes and the mainstem Salmon River; and (3) the mainstem Salmon River down to its

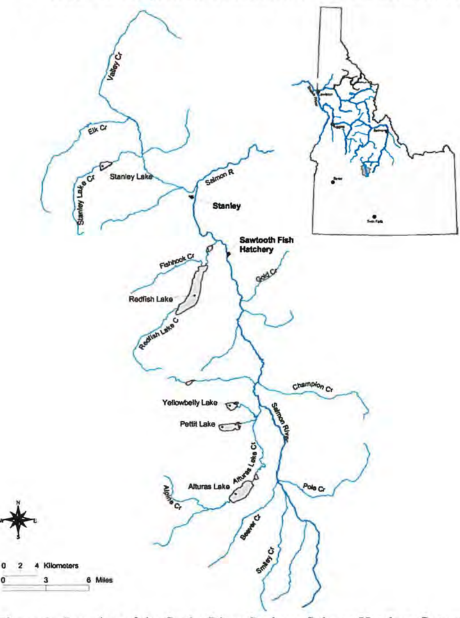
28 confluence with the Valley Creek near the town of Stanley, Idaho. Additionally, the proposed

29 hatchery program would use six hatchery facilities to spawn, incubate, and rear sockeye salmon,

30 although the use of some of these facilities would likely be phased out during the term of the

31 proposed permits.

- Sawtooth Hatchery, on the Salmon River near Stanley, Idaho
- 2 Burley Creek Hatchery, in Kitsap County near Port Orchard, Washington
  - Manchester Research Station, on the Puget Sound near Port Orchard, Washington
  - Eagle Hatchery, in Ada County near the town of Eagle, Idaho
  - Springfield Hatchery, in Bingham County near the town of Springfield, Idaho
  - Oxbow Hatchery, on the Columbia River near Cascade Locks, Oregon



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Figure 1. Location of the Snake River Sockeye Salmon Hatchery Program in the Salmon River

<sup>9</sup> of Idaho.

### 1 4. Supporting NEPA Analyses

2 In 2006, NMFS completed an environmental assessment on the proposed issuance of Permit

3 1454 and Permit 1455 for the Snake River sockeye salmon hatchery program and found that

4 NMFS's issuance of the permits would have no significant impact (FONSI) on the human

5 environment (Section 1, Background). The two draft permits for the Snake River sockeye

6 salmon hatchery program were never issued, and, in 2012, IDFG submitted a new permit

- application. Because some aspects of the hatchery program (e.g., the use of Springfield
   Hatchery) were not considered in NMFS's 2006 environmental assessment and FONSI, NMFS
- 9 reviewed the BPA's environmental assessment on its funding of the Springfield Sockeye
- 10 Hatchery Project and made a preliminary determination on April 11, 2013, that the BPA's
- 11 environmental assessment was sufficient for adoption under NEPA for NMFS's NEPA
- 12 compliance requirements to issue ESA Section 10(a)(1)(A) permits for the Snake River sockeye
- 13 salmon hatchery program. NMFS notified the public of its intent to adopt BPA's environmental
- 14 assessment in the Federal Register, and invited comments on that proposed adoption (78 FR
- 15 28805). NMFS did not receive any comments.

### 16 5. Significance of Proposed Action

17 National Oceanic and Atmospheric Administration (NOAA) Administrative Order 216-6 (NAO

18 216-6) (NOAA 1999) contains criteria for determining the significance of the impacts of a

19 Proposed Action. In addition, the Council on Environmental Quality regulations at 40 C.F.R.

20 1508.27 state that the significance of an action should be analyzed both in terms of "context" and

21 "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.

23 NMFS has analyzed the significance of its issuance of ESA Section 10(a)(1)(A) permits for the

24 Snake River sockeye salmon hatchery program based on the NAO 216-6 criteria and CEQ's

25 context and intensity criteria. These include:

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

28 The Proposed Action would authorize the propagation of Snake River sockeye salmon. This is

29 the target species. The proposed hatchery program is designed to prevent the extinction of the

30 Snake River Sockeye Salmon Evolutionarily Significant Unit, slow the loss of genetic diversity,

31 and to begin to increase the number of individuals in the population. Therefore, it cannot

32 reasonably be expected to jeopardize the sustainability of the target species.

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

35 There would be some effects on non-target species from the proposed hatchery programs. The

36 proposed hatchery programs may affect non-target species in two ways: (1) through obstruction

37 or other behavioral effects of the structures required by the proposed programs, and (2) through

38 ecological interactions.

 There would be no impacts on natural fall Chinook salmon production in the Upper Snake or Salmon River basins because, as the BPA concluded, fall-run Chinook salmon are not found in the Stanley Basin (BPA 2011).

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- There would be no significant impacts on natural spring/summer Chinook salmon
   because sockeye salmon smolts would migrate relatively quickly downstream after
   release. Returning adults would not adversely affect juvenile spring/summer Chinook
   salmon during Chinook salmon smolt migration because sockeye salmon smolts would
   be migrating at a different time of year (BPA 2011).
- There would be no significant impacts on Snake River summer-run steelhead because the sockeye salmon smolts would migrate relatively quickly downstream after release.
   Competition or density-dependence effects would be minimal. Returning adults would not negatively affect juvenile summer-run steelhead during steelhead smolt migration because sockeye salmon smolts would be migrating at a different time of year (BPA 2011).
- There would be no significant impacts on bull trout, although the proposed activities may enhance the bull trout population by re-establishing a historical prey item (Snake River sockeye salmon smolts) for the bull trout within the river, and returning adult salmon may incrementally add to the nutrient budget of Stanley Basin lakes (BPA 2011), which would benefit bull trout in the lakes.
- There would be no significant impact on avian and terrestrial wildlife, although the
   proposed hatchery program would increase the number of salmon in the Stanley 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.

# 5.3. 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 Action would have little or no effect on ocean and coastal habitats and/or essential fish habitat for any fish species, including Chinook and coho salmon. The Proposed Action would not authorize construction or major habitat modification. Although essential fish habitat associated with the migration of salmon would be impacted by the operation of the Sawtooth Hatchery and Redfish Lake Creek weirs, the impacts would be minimized through the following measures:

- 34 DFG would monitor spawning distribution above and below the weirs/traps to ensure
   35 their operation does not significantly alter the spatial distribution of any population.
- IDFG would ensure all weirs/traps associated with the hatchery program minimize or
   eliminate stress, injury, or mortality to listed salmon.
- The biologists that work at the weirs would monitor for fish delay and injury as part of
   their daily work.
- All weirs and traps would be checked at least twice a day.

 All encounters/mortalities with listed fish at the weirs/traps would be reported to NMFS in an annual report.

The Proposed Action would provide small benefits to essential fish habitat by providing marine derived nutrients through the decomposition of hatchery-origin salmon carcasses.

# 5 5.4. Can the Proposed Action be reasonably expected to have a substantial adverse 6 impact on public health or safety?

7 The Proposed Action would not be expected to have a substantial adverse impact on public 8 health or safely because all hatchery facilities would be operated consistent with their National 9 Pollution and Discharge and Elimination System (NPDES) permits, which include Stormwater 10 Pollution Prevention Plans that mandate all chemicals be stored in a manner that prevents spills 11 from occurring and in a manner that prevents any spilled material from migrating into soil or 12 water. Therefore, the potential safety issue of operating the hatcheries would be low (BPA 2011).

# 14 5.5. Can the Proposed Action reasonably be expected to adversely affect endangered or 15 threatened species, marine mammals, or critical habitat of the species?

16 The proposed hatchery program is designed to prevent the extinction of the Snake River Sockeye

17 Salmon Evolutionarily Significant Unit, slow the loss of genetic diversity, and to begin to

18 increase the number of individuals in the population. However, like all hatchery programs, there

19 would be some risks associated with the program such as a reduction in population fitness,

20 facility effects, natural population status masking, and the potential for disease transfer.

- 21 There would be no impacts on natural fall Chinook salmon in the Stanley Basin because, as the
- 22 BPA concluded, fall-run Chinook salmon do not occupy the Stanley Basin (BPA 2011).
- 23 There would be no significant impacts on natural spring/summer Chinook salmon because
- 24 sockeye salmon smolts would migrate relatively quickly downstream after release. Returning
- 25 adults would not adversely affect juvenile spring/summer Chinook salmon during Chinook
- 26 salmon smolt migration because sockeye salmon smolts would be migrating at a different time of
- 27 year (BPA 2011).

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- 28 There would be no significant impacts on Snake River summer-run steelhead because the
- 29 sockeye salmon smolts would migrate relatively quickly downstream after release. Competition
- 30 or density-dependence effects would be minimal. Returning adults would not negatively affect
- 31 juvenile summer-run steelhead during steelhead smolt migration because sockeye salmon smolts
- 32 would be migrating at a different time of year (BPA 2011).
- 33 There would be no significant impacts on bull trout, although the proposed activities may
- 34 enhance the bull trout population by re-establishing a historical prey item (Snake River sockeye
- 35 salmon smolts) for the bull trout within the river, and returning adult salmon may incrementally
- 36 add to the nutrient budget of Stanley Basin lakes (BPA 2011).
- There would be no significant impact on avian and terrestrial wildlife, although the proposed
   hatchery program would increase the number of salmon in the Stanley Basin, which would

1 increase the food availability for salmon and steelhead predators and scavengers (e.g., bald

2 eagles) and may have a low beneficial impact on these wildlife populations.

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4 No marine mammals (either listed or non-listed) would be adversely affected by the proposed

5 hatchery program. Marine mammals eat sockeye salmon, and the proposed hatchery program

6 would increase the number of sockeye salmon in the Columbia River Basin. However, the

7 contribution of the proposed hatchery program to the overall diet of any marine mammal would

8 not be measurable.

Within the action area, critical habitat has been designated for Snake River spring/summer
 Chinook salmon, Snake River sockeye salmon, Snake River steelhead, and Columbia River bull
 trout (BPA 2011). The Proposed Action would have negligible effects on designated critical

12 habitat for endangered or threatened species for the following reasons:

13 • No new construction of hatchery facilities is proposed<sup>2</sup> (Section 2, Proposed Action).

14 Hatchery smolts and the juvenile progeny of naturally spawning hatchery sockeye salmon 15 are not expected to affect, in any measurable way, natural-origin sockeye in the juvenile 16 rearing areas because (1) eved-egg and pre-smolt releases would be phased out, and all 17 sockeye salmon would be released as smolts in Redfish Lake Creek, which is below sockeye salmon juvenile rearing areas; (2) IDFG, with its cooperators, would conduct 18 19 annual investigations to help determine habitat carrying capacity, population dynamics, 20 and system productivity; and (3) the proposed hatchery program would not increase competition with Snake River spring/summer Chinook salmon in their juvenile rearing 21 22 areas because the juvenile rearing areas for sockeye salmon and spring/summer Chinook do not overlap. 23

- 24 The proposed hatchery program would have negligible effects on ESA-listed fish in the 25 migration corridor, estuary, and Pacific Ocean because the hatchery program would 26 contribute little to the number of fish in those areas. Further, all of the species present in 27 these systems evolved in coexistence and generally in much higher numbers than are currently found, or that would occur during operation of the Proposed Action. Therefore, 28 29 competition for space and prey is not expected to significantly affect any of these species 30 and impacts of the Proposed Action on ESA-listed fish species would be low (BPA 31 2011).
- The water diversion at the Sawtooth Hatchery is screened to protect juvenile fish from
   entrainment and injury and satisfies NMFS screening criteria for anadromous fish
   passage facilities.
- The water supply system at the Sawtooth Hatchery would be operated so that the surface
   water diversion does affect passage or rearing capacity for Snake River spring/summer
   Chinook or sockeye salmon populations.
- IDFG would monitor spawning distribution above and below the weirs/traps to ensure
   that their operation does not significantly alter the spatial distribution of any population.

<sup>&</sup>lt;sup>2</sup> The modification of Springfield Hatchery is not included in NMFS's Proposed Action.

- Walkways would be used at the Redfish Lake Creek trap, and the weir trolley would be used at the Sawtooth Fish Hatchery to avoid unnecessary in-water activity during annual weir panel placement and removal (Section 2, Proposed Action).
- IDFG would ensure all weirs/traps associated with the hatchery program minimize or eliminate stress, injury, or mortality of listed salmon.

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5.6. 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)?

9 The proposed hatchery programs are not expected to have a substantial impact on biodiversity within the affected area. Although sockeye salmon produced in the proposed hatchery programs 10 11 would interact with other species through predator/prey interactions and competition for resources, they would not be expected to affect biodiversity because the number of hatchery-12 13 origin sockeye salmon produced in the proposed hatchery programs would only represent a small 14 portion of the total number of predator or prey species within the affected area. Furthermore, all 15 of the species present in these systems evolved in coexistence and generally in much higher numbers than are currently found, or that would occur during operation of the Proposed Action. 16 17 Therefore, competition for space and prey is not expected to significantly affect any of these species and impacts of the Proposed Action on ESA-listed fish species would be low (BPA 18 19 2011).

- 5.7. Are significant social or economic impacts interrelated with natural or physical
   environmental effects?
- The Proposed Action would result in an increase in four full-time employees per year relative to baseline conditions. These employees would be employed at the Springfield Hatchery. This increase in employment would not have a discernible long-term effect on the labor market in the action area, but would represent a positive impact for those people who receive jobs, especially if they would otherwise be unemployed. Therefore, the potential for impact, while positive, would be very low (BPA 2011).

### 5.8. Are the effects on the quality of the human environment likely to be highly controversial?

30 The use of hatcheries can be controversial, and NMFS must carefully consider potential adverse effects of hatchery programs on listed fish. The effects of the proposed hatchery program as 31 described in the submitted HGMP would not be highly controversial because the effects would 32 33 be consistent with implementation of the hatchery programs over prior years and would be 34 beneficial to the affected human communities. Additionally, BPA only received five comment letters on its environmental assessment, and two of those letters were supportive of the Proposed 35 36 Action (BPA 2012). NMFS did not receive any comments on its proposed adoption of the BPA 37 environmental assessment. NMFS takes this as a further indication that the methodology and best available information used to analyze effects are not "highly controversial" to the public. 38

# 5.9. 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?

4 The Proposed Action would not be expected to result in substantial impacts on unique areas, 5 such as historical or cultural resources, park land, prime farmlands, wetlands, wild and scenic 6 rivers, or ecologically critical areas because none of the proposed activities would occur in such 7 areas (Section 2, Proposed Action).

# 8 5.10. Are the effects on the human environment likely to be highly uncertain or involve 9 unique or unknown risks?

10 The effects on the human environment are not highly uncertain and do not involve unique or 11 unknown risks. Although there are some uncertainties involved in the ongoing operation of 12 hatchery programs, the risks are understood, and the proposed hatchery program includes explicit 13 steps to monitor and evaluate these uncertainties in a manner that allows timely adjustments to 14 minimize or avoid adverse impacts. The proposed operation of the programs is similar to other 15 recent hatchery operations in many areas of the Pacific Northwest, and the procedures and 16 effects are well known.

## 17 5.11. Is the Proposed Action related to other actions with individually insignificant, but 18 cumulatively significant, impacts?

19 The take of ESA-listed species would be limited to a maximum level considered to result in a no-20 jeopardy ESA determination when considering all existing conditions, all other permits, and 21 other actions in the area affecting these conditions and permits. The proposed hatchery program 22 would be coordinated with monitoring so that fish managers could respond to changes in the 23 status of affected listed species. If the cumulative effects of salmon management efforts fail to 24 provide for recovery of listed species, adjustments to the hatchery production levels would likely 25 be proposed.

26

# 5.12. 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?

30 The Proposed Action would not authorize any new construction (Section 2, Proposed Action)

31 and is, therefore, unlikely to adversely affect districts, sites, highways, structures, or objects

32 listed in or eligible for listing in the National Register of Historic Places. Accordingly, it is

33 equally unlikely that the action may cause loss or destruction of significant scientific, cultural, or

34 historical resources because of the limited scope of the action area, which includes none of the 35 aforementioned structures or resources.

36

# S.13. Can the Proposed Action reasonably be expected to result in the introduction or spread of non-indigenous species?

39 The Proposed Action would not result in the introduction or spread of a non-indigenous species 40 because the Proposed Action is limited to the issuance of two permits for the production of 1 salmon and steelhead, which are indigenous to the Snake River Basin. Though some non-

- 2 indigenous fish species may benefit from the additional prey available from the hatchery
- 3 production, the effects would not be significant.
- 4

# 5 5.14. Is the Proposed Action likely to establish a precedent for future actions with 6 significant effects or represent a decision in principle about a future consideration?

7 The Proposed Action is not likely to establish a precedent for future actions with significant 8 effects or to represent a decision in principle about a future consideration because the proposed 9 hatchery program is similar in nature and scope to similar hatchery actions over the past several 10 years. Other HGMPs involving captive breeding or supplementation in the Pacific Northwest 11 (e.g., Snake River fall Chinook salmon and Hood Canal Summer Chum salmon hatchery 12 programs) have been analyzed through similar ESA determinations and NEPA reviews. All 13 future HGMP submittals to NMFS for permit issuances would require independent reviews 14 under both the ESA and NEPA. 15

5.15. 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?

18 The Proposed Action is 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 19 20 programs were developed in the broader context of consultations involving Federal and state 21 agencies charged with recovery planning and implementation of the ESA. The proposed 22 hatchery program complies with other applicable local, state, and Federal laws. National 23 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 24 25 environmental protection. 26 27

# 5.16. 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?

30 The Proposed Action would not result in substantial cumulative adverse effects on target or non-

31 target species because the take of ESA-listed species would be limited to a maximum level

32 considered to result in a no-jeopardy ESA determination when considering all existing conditions

33 and all other permits and other actions affecting target and non-target species. Further, the

34 proposed hatchery program is expected to accelerate recovery of the Snake River Sockeye

35 Salmon ESU by increasing the number of natural-origin spawners faster than what may occur

36 naturally. The proposed hatchery program is an important component of the draft recovery plan

37 for the Snake River Sockeye Salmon ESU (NMFS 2013).

1 2	6.	List of Reviewers
3		Kate Hawe, NWR NEPA Coordinator
4		Robert Bayley, Salmon Management Division QA/QC Coordinator
5		Christopher Fontecchio, General Counsel
6		Christopher Fontecento, General Counser
7	7.	References
8	BPA (Bonneville Power Administration). 2011. Springfield Sockeye Hatchery Project:	
9		Preliminary Environmental Assessment. December 2011. DOE/EA - 1913.
10		
11	BPA.	2012. Springfield Sockeye Hatchery Project: Finding of No Significant Impact, Revision
12		Sheet for the Environmental Assessment, Mitigation Action Plan, Preliminary
13		Environmental Assessment. May 2012. DOE/EA - 1913.
14		
15	IDFG	(Idaho Department of Fish and Game). 2010. Springfield Sockeye Hatchery Master Plan
16		for the Snake River Sockeye Program. Volumes 1 and 2.
17		
18	IDFG.	2012. Hatchery and Genetic Management Plan for the Snake River Sockeye Salmon
19		Hatchery Program. May 2012.
20		
21	ISRP	(Independent Scientific Review Panel). 2011. Review of the Master Plan for the Snake
22		River Sockeye Program: Springfield Hatchery (BPA Project #2007-402-00). Step one o
23		the Northwest Power and Conservation Council's Three-Step Review Process. ISRP
24		2011-2.
25		
26	NMES	6 (National Marine Fisheries Service). 2006. Finding of No Significant Impact and
27		Environmental Assessment of a National Marine Fisheries Service Action To Issue
28		Direct-Take Permits (numbers 1454 and 1455) to the Idaho Department of Fish and
29		Game (IDFG) and Northwest Fisheries Science Center (NWFSC) Under Section
30		10(a)(1)(A) of the Endangered Species Act. January 18, 2006.
31		ro(u)(r)(r) or the Endingeron Species rich funding rot seed
32	NMES	5. 2008. Endangered Species Act Section 7(a)(2) Consultation Biological Opinion and
33		Magnuson- Stevens Fishery Conservation and Management Act Essential Fish Habitat
34		Consultation: Consultation on Remand for Operation of the Federal Columbia River
35		Power System, 11 Bureau of Reclamation Projects in the Columbia Basin and ESA
36		Section 10(a)(1)(A) Permit for Juvenile Fish Transportation Program. Revised and
37		reissued pursuant to court order NWF v. NMFS Civ. No. CV 01-640-RE (D. Oregon).
38		NMFS Northwest Region, Portland, Oregon.
39		Third Holdinest Region, Fordand, Oregon.
40	NMES	5. 2013. Draft ESA Recovery Plan for Snake River Sockeye Salmon. Internal Review
41	141411.1	Draft. Northwest Region. Portland, Oregon. April 2013.
42		Dian. Torainest region. Fortand, oregon. April 2015.
43	NOA	A (National Oceanic and Atmospheric Administration). 1999. NOAA Administrative
44	HOA	Order Series 216-6. Environmental Review Procedures for Implementing the National
45		Environmental Policy Act. May 20, 1999.

#### 2 8. Determination

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3 In view of the information presented in the BPA's environmental assessment (BPA 2011; 2012) 4 and NMFS's ESA analysis and NEPA adoption review prepared for the proposed hatchery 5 programs, it is hereby determined that NMFS's issuance of two section 10(a)(1)(A) permits 6 (Permit 1454 and Permit 1455) for the operation of the Snake River sockeye salmon hatchery 7 program will not significantly impact the quality of the human environment. In addition, all 8 beneficial and adverse impacts of the proposed hatchery program have been considered in 9 reaching a finding of no significant impact. Accordingly, preparation of an environmental 10 impact statement is not necessary to further analyze the potential for significant impacts resulting 11 from NMFS's issuance of two section 10(a)(1)(A) permits for operation of the Snake River 12 sockeye salmon hatchery program. 13

14 15 16

17 Barry Thom, Deputy Regional Administrator

18 Northwest Region, NMFS

Date