October 12th, 2020
WDFW State Environmental Policy Act Comments
Post Office Box 43200
Olympia, WA 98504-3200
Delivered electronically to: commission@dfw.wa.gov, SEPAdesk2@dfw.wa.gov
Re: SEPA comments on draft Fish and Wildlife Commission Policy c-3619 (SEPA #20045)

Introduction

Thank you for taking comments on the Washington Department of Fish and Wildlife’s (WDFW) Determination of Nonsignificance (DNS) under the State Environmental Policy Act (SEPA) for the draft changes to C-3619, the Anadromous Salmon and Steelhead Hatchery Policy (Hatchery Policy Revision), which would replace the C-3619 adopted in 2009, the Hatchery and Fishery Reform Policy (Original Hatchery Policy).

Given the fundamental significance of C-3619 for long-standing wild fish recovery efforts within the state of Washington and beyond, the Wild Fish Conservancy and The Conservation Angler are very concerned that the Hatchery Policy Revision abandons the Hatchery Science Reform Group’s (HSRG) science-based guidance described in the Original Hatchery Policy, without justification, or exploration of the potential environmental consequences of this change. The Hatchery Policy Revision will have a statewide impact that will harm fish species listed under the Endangered Species Act (ESA) and undermine statewide recovery efforts. It is thus clear that the revision of C-3619 is likely to have significant adverse environmental impacts, and it must undergo full environmental review. The information provided by WDFW through this SEPA review is wholly inadequate to justify a DNS.

The DNS is based on incomplete, insufficient, and misleading environmental review, which fails to identify the well-documented environmental impacts associated with status-quo hatchery production, let alone the increased hatchery production this new policy appears intended to enable (See Attached Final SRKW-Enhancement Fish Production document). WDFW failed to properly identify and evaluate the direct, indirect, and cumulative environmental impacts of the actions likely to result from the Hatchery Policy Revision. These impacts include those resulting
from the deletion of several HSRG-endorsed conservation measures included in the original C-3619, such as a statewide commitment to Wild Salmonid Management Zones.

The ecological and genetic risks of abandoning HSRG guidance and thresholds are clearly articulated in “A Review of Hatchery Reform Science in Washington State” (2020) (2020 Study), a final report prepared by WDFW and independently reviewed by the Washington Academy of Natural Sciences. The 2020 Study was prepared at the request of the Fish and Wildlife Commission (FWC) and purportedly intended to guide the development of this new hatchery reform policy. However, WDFW has inexplicably ignored the findings of the 2020 Study in reaching its conclusion that the Hatchery Policy Revision would not have a significant environmental impact. The DNS is thus irreconcilable with WDFW’s own scientific conclusions, as expressed in the 2020 Study.

WDFW should withdraw the DNS, issue a Determination of Significance (DS), and prepare a comprehensive Environmental Impact Statement (EIS) to assess and analyze the full impacts of the Hatchery Policy Revision in compliance with SEPA, including a no action alternative. This EIS will also give WDFW the opportunity to remedy the SEPA violation committed in June 2018, when the FWC suspended Guidelines #1, #2, and #3 of the Original Hatchery Policy without any SEPA consideration or review. In order to prevent similar future SEPA violations as the Revised Hatchery Policy is adjusted, we recommend WDFW initiate a phased non-project SEPA review process, to ensure that information not currently provided by WDFW (i.e. the environmental impacts of specific hatchery programs) receive the proper SEPA review and subsequent EIS’s where required.

DNS Ignores Potential Widespread Harm to Wild Fish and Ecosystems, Including Endangered Southern Resident Killer Whales

1. Through SEPA, the state failed to conduct a robust and accurate analysis of the environmental impacts resulting from this policy, as well as the likely magnitude of those environmental impacts. These significant adverse environmental impacts include, but are not limited to, removing approximately 230 million fish eggs from the environment in the 2018-2019 spawning year and the associated environmental impacts resulting from the artificial propagation and release of those offspring thereafter. Over 60 hatchery facilities are in operation and release fish at over 200 locations throughout the state of Washington. The Hatchery Policy Revision removes without justification important environmental accountability requirements that exist in the Original Hatchery Policy, and paves the way for substantial increases in hatchery production beyond the science-based HSRG recommended guidelines and thresholds established in there. The risks extend not only to wild fish competing with or breeding with hatchery fish, but to the entire ecosystem that is reliant on healthy self-sustaining fish populations, ranging from but not limited to our forests and apex predators like endangered Southern Resident killer whales.
2. The regulatory agencies lack sufficient regulatory controls to allow the proposed action to go forward. WDFW is currently in a fiscal crisis, with budget shortfalls requiring substantial cutbacks in programs and services. Even prior to the 2020 budget crisis, WDFW concluded that its hatchery system focused on production efficiency and maximizing abundance instead of the widespread implementation of environmental risk reduction measures (WDFW 2020).

Statewide actions and associated environmental impacts guided by the Hatchery Policy Revision include, but are not limited to:

- Killing wild fish for broodstock, reducing the abundance of already-depressed wild fish populations.
- Rearing fish in hatcheries, with associated habitat, water quality, water quantity, and disease impacts on the environment.
- Releasing domesticated fish, with associated competition, disease, and predation impacts.
- Enabling adult hatchery fish to spawn in the wild, often in excess of science-based hatchery-origin spawner thresholds provided through the original c-3619, with associated well-documented genetic impacts on wild fish populations (Science Division Talks).
- Wild fish bycatch mortality occurring in nonselective fisheries enabled through hatchery production.
- The potential to amplify and spread exotic and endemic viruses and diseases.

These impacts are caused by status-quo hatchery programs that are violating the letter and intent of the existing C-3619 hatchery reform policy, which to our knowledge has never been reviewed through an EIS. Potential increases in hatchery production enabled under the Hatchery Policy Revision are likely to result in even greater environmental impacts.

DNS Ignores Findings in 2020 Report

Significant adverse environmental impacts from hatchery programs are well-documented in scientific literature (Hatchery Science Literature document, Study 2020), but are not identified in WDFW’s SEPA checklist or determination. As directed by the FWC through the C-3619 review process, WDFW and the Washington State Academy of Sciences conducted A Review of Hatchery Reform Science in Washington State (2020 Study). This thorough WDFW-produced and independently-reviewed report provides the following key and relevant conclusions which were not analyzed by WDFW during its threshold determination process, nor provided to the public through the SEPA process. These conclusions exemplify the potential for the revised C-3619 to have significant adverse environmental impacts that must be considered through an environmental impact statement:
1. The HSRG principles of reducing pHOS and increasing pNOB to achieve fitness gains in wild populations are well-founded, and should be fundamental goals in any hatchery reform management action. \[WFC: \text{despite this, commitments to HSRG principles have been removed in the revised C-3619 without justification}\].

2. Excessive hatchery program size requires more careful scrutiny and scientific justification because it affects virtually every aspect of hatchery risks to specific populations, and to the ecosystem as a whole. \[WFC: \text{the revised C-3619 enables increases in hatchery production beyond science-based thresholds currently in place}\].

3. Hatcheries have potential for large magnitude ecological impacts on natural populations that are not well understood, not typically evaluated and not measured.

4. Hatchery risks include fishery risks, ecological risks and genetic risks. Fisheries targeting abundant hatchery runs can unintentionally increase mortality of co-mingled natural populations. \[WFC: \text{despite this, the revised C-3619 deleted the statewide commitment to develop, promote and implement alternative fishing gear to maximize catch of hatchery-origin fish with minimal mortality to native salmon and steelhead. While the revised policy states it is not intended to alter current harvest management policies to pursue and implement mark-selective fishing, we are aware of no policy that will promote selective fishing gears after the current C-3619 is replaced with the re-written C-3619}\].

5. Research on ecological [HxW] interactions lags far behind the attention devoted to genetic risks of hatcheries. Importantly, research suggests the potential for ecological interactions in marine environments shared between multiple hatchery and natural populations, yet very little is known about the likelihood or magnitude of population scale ecological impacts of hatcheries.

6. Studies comparing the number of offspring produced by hatchery-origin fish and natural origin fish when both groups spawn in the wild (relative reproductive success, RRS) have demonstrated a general pattern of lower reproductive success of hatchery-origin fish.

7. In WDFW's hatchery system, a focus on efficiency and maximizing abundance prevents widespread implementation of risk reduction measures.

8. We recommend a more rigorous, consistent and intentional evaluation of cumulative hatchery effects across multiple hatchery programs operating within a geographic Region.

9. WDFW invests considerable effort into population monitoring, yet this information does not often achieve its potential as a hatchery evaluation tool because analysis, reporting, and synthesis are typically underfunded. Furthermore, for many hatchery programs, the absence of a clear framework for application of monitoring data in decision making precludes clearly articulated risk tolerance thresholds.
10. Hatchery Genetic Management Plans (HGMPs) and the NOAA Biological Opinions authorizing them are the primary regulatory documents guiding hatchery management. In most cases, they lack clearly articulated monitoring and evaluation plans for understanding and controlling hatchery risks. Quantifiable methods for measuring risk and numerical thresholds for either risk tolerance or program changes are relatively rare. As emphasized by the HSRG (2015), we suggest that stand-alone monitoring and evaluation plans, inclusive of risk assessment methods, risk tolerance thresholds and an adaptive management process, are essential components of scientifically defensible hatchery programs. [WFC: despite this, within the revised C-3619 HGMPs appear to be the primary mechanism for directing operations and identifying conservation measures at individual hatchery facilities].

11. Fish disease risks associated with enhancement hatchery programs include the potential for the: a) introduction of exotic pathogens, b) amplification of endemic pathogens, c) horizontal transmission between infected hatchery and their wild counterpart, d) introduction of pathogens at unusual times, e) alteration genetic factors contributing to disease resistance, f) introduction pollutants to natural systems via the effluent. Transmission of pathogens can occur between hatchery and wild fish in either direction. The increased rearing numbers of suitable fish hosts at hatchery production facilities can serve to amplify the number of pathogens shed into the environment (Moffitt et al. 2004). [WFC: WDFW’s SEPA checklist and determination neither acknowledged nor addressed the disease risk associated with their hatchery programs. For example, Purcell (2017) presents results from adult salmon sampled during hatchery spawning activities, acknowledging that piscine orthoreovirus (PRV) is widespread in WA salmon and steelhead. The established northeast Pacific PRV-1 variant was recently found to have derived from a single introduction from North Atlantic waters (Siah et. al. 2020)].

Hatchery Policy Removes Key Environmental Protections

Provisions within the Original Hatchery Policy “to protect the environment from hatchery impacts” have been removed in the Hatchery Policy Revision with no justification, discussion, or analysis. These deletions are hidden from the public during the SEPA review process since neither the original policy C-3619 nor a crosswalk comparing the original policy and the rewrite were provided to the public. Conservation-intended hatchery and fishery reform commitments which have been deleted in the Hatchery Policy Revision without scientific rationale or justification include:

1. Eliminated WDFW’s commitment to the science-based principles, standards, and recommendations of the HSRG to reduce the genetic and ecological impacts of hatchery fish and improve the fitness and viability of natural production. In the review performed at the request of the Commission, the WDFW and WA Academy of Sciences concluded
these principles are fundamental to effective hatchery reform management actions (WDFW 2020).

2. Whereas the current policy C-3619 is intended to promote and guide the implementation of hatchery and fishery reform for all state hatcheries (anadromous and resident fish hatcheries), the C-3619 rewrite is limited to those hatcheries producing anadromous salmon and steelhead. The state took eggs from over 31 million eggs from resident fish in 2018 (2018-2019 WDFW Final Hatchery Escapement Report), however under the revised C-3619, these programs are excluded from the hatchery reform policy.

3. Removed statewide commitment to Wild Salmonid Management Zones, an important HSRG recommendation.

4. Removed statewide commitment to develop, promote and implement alternative fishing gear to maximize catch of hatchery-origin fish with minimal mortality to native salmon and steelhead.

5. Removed statewide commitment to implement hatchery reform actions on a schedule that meets or exceeds the benchmarks identified in the 21st Century Salmon and Steelhead Framework.

6. Removed statewide commitment to develop watershed-specific H-integration action plans for meeting conservation goals at the watershed scale.

WDFW Failed to Provide and Analyze Key Information

Within the SEPA checklist and determination provided to the public, WDFW’s effort to inform the public about the policy’s likely environmental impacts was wholly inadequate, and opaque at best. To our knowledge, there was no public notification of the Hatchery Policy Revision SEPA comment period. WDFW obfuscated the policy’s potential adverse environmental impacts by using the phrase “does not apply” or “not applicable” 86 times within the SEPA checklist provided to the public, rarely providing any additional explanation or justification. This response clearly contradicts the Hatchery Reform Science Review that the Commission requested be completed to inform the development of this policy. The checklist provided by WDFW to the public clearly represents a bad-faith effort by WDFW to confound the public’s objective review of this significant policy. As stated in SEPA checklist instructions, applicants are expected to completely answer all questions that apply, and note that in the checklist Part B-Environmental Elements, words "project," "applicant," and "property or site" should be read as "proposal," "proponent," and "affected geographic area," respectively. The instructions state that applicants may use “not applicable” or “does not apply” only when they can explain why it does not apply and not when the answer is unknown.

In addition to the substantive deficiencies of the SEPA determination and materials provided by WDFW for the public’s review, several procedural deficiencies prevent sufficient public SEPA review. These include but are not limited to failing to provide the public with the original C-3619 policy and prior SEPA documents from 2009; failing to provide the public with Appendices 1 and 2 referenced in the draft C-3619 rewrite; and failing to provide complete responses to public disclosure requests made by Wild Fish Conservancy in April, 2020 for pertinent information necessary for the public to provide comments and review. Furthermore, the agency violated
SEPA when the Fish and Wildlife Commission (FWC) suspended Guidelines #1, #2, and #3 of policy C-3619 in June, 2018 without conducting any SEPA analysis.

Neither the Original Hatchery Policy, nor a comparison between it and the proposed Hatchery Policy Revision, were provided as part of the SEPA review process. This omission obfuscates the significant changes and environmental impacts represented in the proposed policy, as described below.

We requested Original Hatchery Policy SEPA determination and supporting records from the SEPA coordinator on Sept. 23, but were told we would need to submit a PDR. As of October 12th, 2020 we have not received the requested documents, or acknowledgement of the public disclosure request.

To better understand the rationale for the new 3619 policy, Wild Fish Conservancy submitted a Public Disclosure Request to WDFW on April 22, 2020. The specific and focused request was for “Any records created or received by the WA Fish and Wildlife Commission related to the C-3619 Hatchery Policy between March 1, 2020 and April 22, 2020. Please include related records created or received by any individual Commissioners as well as the Commission’s “Fish Committee.” The Department has been slow to respond to the request, undermining the public’s ability to assess the policy and the state’s proposed determination of non-significance. While the request was for records created over a 1.5 month period, over 5.5 months later we have yet to receive all the requested information. Regardless of the intent, the perception is certainly that of foot-dragging.

The lack of publicly available SEPA documents and associated determination for the existing policy contributes to a lack of transparency on how this current analysis fully evaluates the changes in environmental impacts. This is in stark contrast to other alarming documents, such as the Steelhead at Risk Report, that note severe threats with the species and ecosystems this policy concerns. Good policy making has strategic, measurable, achievable, relevant, and time-bound goals to ensure effectiveness. These components are lacking in the draft policy rewrite of 3619, complicating the public’s understanding of the environmental implications of the policy being reviewed.

**Conclusion**

The State’s proposed threshold Determination of NonSignificance (DNS) is based on an incomplete, deficient, and misleading environmental review and fails to address many well-documented environmental impacts associated with status-quo hatchery production, let alone the changes to hatchery production this new policy enables.

Within the SEPA checklist (A.8), WDFW indicates that terms and conditions to prevent hatchery production from impacting ESA-listed species may need to be developed through consultation with NOAA and the USFWS. It is incumbent on WDFW to describe the Hatchery Policy Revision’s conservation elements sufficiently enough to allow for meaningful environmental review and comment. Lacking this, it is impossible to fairly evaluate the environmental impact of
the proposal without performing a full EIS. The federal ESA, NEPA, and the state SEPA are separate obligations, and WDFW must comply with them all. A phased SEPA review would allow public input on the environmental impacts of specific hatchery programs on a case-by-case basis once WDFW and the federal agencies negotiate the promised conservation elements. A decision by WDFW to conduct a phased SEPA review will prevent similar SEPA violations under the policy, such as the FWC’s suspension of Guidelines #1, #2, and #3 of policy C-3619 in June, 2018 that never received SEPA review and represents a current and ongoing SEPA violation.

As such, a full environmental impact statement as part of a phased non-project SEPA review is required to fully identify and analyze probable adverse environmental impacts, reasonable alternatives, and possible mitigation; and to comply with SEPA.

Respectfully submitted,

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Cc. WA Fish and Wildlife Commission
October 12, 2020  
WA Fish and Wildlife Commission  
Post Office Box 43200  
Olympia, WA 98504-3200  
Delivered electronically to: commission@dfw.wa.gov  
Re: Proposed changes to Fish and Wildlife Commission Policy C-3619  

Commissioners:

Thank you for taking comments on the draft policy C-3619. We continue to have serious concerns about the substance and process behind the Commission's proposed revisions to Washington's Hatchery and Fishery Reform Policy.

Based on guidelines from the independent science-based Hatchery Science Review Group (HSRG), the state's Hatchery and Fishery Reform Policy 3619 (2009) guided science-based limits on the number of hatchery fish produced because of the negative impacts (genetic and ecological) they can have on wild salmon and steelhead. It also made a number of other important wild fish conservation commitments - including those to promote and implement selective fishing gear - designed to recover wild fish populations that will sustain that industry, Orcas, and meet salmon harvest commitments made to tribes, in the long-term.

In 2018 the Fish and Wildlife Commission suspended three key tenets of policy 3619 while it “reviewed and updated” the science behind the policy and evaluated the policy’s effectiveness. The suspension, a significant policy change, was done absent State Environmental Policy Act (SEPA) review. At that time, the Commission requested two reports from WDFW: 1) a review of hatchery reform science to see what's changed since 2009, and 2) an assessment of how well C-3619 has been implemented since 2009.

In 2020, WDFW science staff - with independent review by the WA Academy of Sciences - released a final Hatchery Reform Science Review that explained that the science behind the original policy C-3619 was sound. In its C-3619 Implementation Assessment report, WDFW science staff conclude that since its adoption in 2009, WDFW cannot demonstrate that the state has effectively implemented the policy. In short, the science in the current C-3619 (adopted in 2009) is sound, but the policy hasn't been effectively implemented.
Instead of reinstating the suspended tenets of C-3619 and demanding accountability from the Department to immediately begin implementing this 2009 policy, members of the Commission doubled-down and drafted a full revision of the original C-3619 which ignores many of the conclusions reached in the WDFW science and implementation reviews. The proposed revision deletes key conservation commitments, and abandons Hatchery Science Review Group (HSRG) science-based fishery and hatchery reform guidelines without justification and contrary to best available science. Absent the HSRG's objective management standards, we see even less opportunity for hatchery program accountability. There is no clear prioritization of wild fish recovery over other short-term fishing interests.

As proposed, the completely revised C-3619 policy opens the door even wider on unsustainable increases in hatchery production that will further compromise our investments in habitat, wild salmon, and killer whale recovery, undermine wild fish populations, and threaten Endangered Species Act salmon and steelhead recovery efforts.

WDFW's hastily prepared threshold Determination of Nonsignificance (DNS) for the revised C-3619 policy is based on an incomplete, deficient, and misleading environmental review and fails to address many well-documented environmental impacts associated with status-quo hatchery production, let alone the changes to hatchery production this new policy enables. As such, a full environmental impact statement as part of a phased non-project SEPA review is required to identify and analyze probable adverse environmental impacts, reasonable alternatives, and possible mitigation; and to comply with SEPA. We justify this conclusion in the attached comments which were submitted to the SEPA Coordinator earlier today.

Respectfully submitted,

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Attachment: WFC comments to the SEPA Coordinator on draft Fish and Wildlife Commission Policy C-3619 (SEPA #20045)
September 7, 2020
WA Fish and Wildlife Commission
Post Office Box 43200
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Delivered electronically to: commission@dfw.wa.gov
Re: Proposed changes to Fish and Wildlife Commission Policy c-3619

Commissioners:

Thank you for taking comments on the draft policy c-3619. While the Commission mentioned at their August 1, 2020 meeting that they would be soliciting public comment on this matter, no solicitation or invitation could be found in a WDFW press release to the public, or on the news portion of the WDFW website. Important hatchery science review and 3619 policy implementation reports remain missing from the policy review website, and a lack of transparency and public awareness about this policy continues to be of great concern to our organization. Regardless of the intent, it appears that the Commission is obstructing the public’s ability to provide meaningful review and comment on their proposed modifications to a policy which is fundamental to salmon recovery.

Further, existing WDFW hatchery and fishery reform commitments have been deleted in the current draft 3619 rewrite, with inadequate rationale or justification provided by the Commission. These include:

1. Deleted commitment to the science-based principles, standards, and recommendations of the HSRG to reduce the genetic and ecological impacts of hatchery fish and improve the fitness and viability of natural production. In the review performed at the request of the Commission, the WDFW and WA Academy of Sciences concluded these principles are fundamental to effective hatchery reform management actions.

2. Deleted statewide commitment to Wild Salmonid Management Zones, an important HSRG recommendation.

3. Deleted statewide commitment to specific mark-selective fishery implementation benchmarks.
4. Deleted statewide commitment to develop and implement selective gears outside of the Columbia River.

5. Deleted statewide commitment to implement hatchery reform actions on a schedule that meets or exceeds the benchmarks identified in the 21st Century Salmon and Steelhead Framework.

6. Deleted statewide commitment to develop watershed-specific H-integration action plans for meeting conservation goals at the watershed scale.

The Wild Fish Conservancy has submitted public comment previously on this policy, and we refer the Commission back to our outstanding concerns from our July 28th letter, attached. We remain concerned that hatchery reform science is being abandoned, and commitments made in the existing policy are being eliminated or reversed. The proposed changes will undermine the public’s substantial investment in wild salmon and steelhead recovery.

Conservation organizations and other concerned citizens remain largely unaware of the current c3619 public comment opportunity, indicating a serious lack of transparency. We ask that the Commission provide an additional public review period of the current draft c3619 through October 31st, this time with a bona fide solicitation for public input and reasonable public access to the two reports prepared specifically to inform the c3619 re-write: Hatchery Reform Science in Washington State Report (WDFW, 2020) and the WDFW Hatchery and Fishery Reform Policy Implementation Assessment Report (WDFW, 2020). We also again ask the Commission to take a vote on reinstating policy guidelines 1, 2, and 3 from the original 3619 Hatchery and Fishery Reform Policy (C-3619) until a scientifically-defensible rationale for suspending these actions is provided.

Respectfully submitted,

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Introduction

On June 15th, 2018 the Washington Fish and Wildlife Commission (FWC) directed the WA Department of Fish and Wildlife (WDFW) to initiate a review of all sections and aspects of the Hatchery and Fishery Reform Policy (C-3619), including a review of the latest scientific information related to hatcheries and the performance results since the policy was adopted. The Commission-mandated C-3619 review also required changing the language tone about the “positive value of hatchery programs.”

Simultaneously, the Commission suspended the former C-3619 policy guidelines #1-3 which read:

1. Use the principles, standards, and recommendations of the Hatchery Scientific Review Group (HSRG) to guide the management of hatcheries operated by the Department. In particular, promote the achievement of hatchery goals through adaptive management based on a structured monitoring, evaluation, and research program.

2. The Department will prioritize and implement improved broodstock management (including selective removal of hatchery fish) to reduce the genetic and ecological impacts of hatchery fish and improve the fitness and viability of natural production working toward a goal of achieving the HSRG broodstock standards for 100% of the hatchery programs by 2015.

3. Develop watershed-specific action plans that systematically implement hatchery reform as part of a comprehensive, integrated (All-H) strategy for meeting conservation and
harvest goals at the watershed and Evolutionarily Significant Unit (ESU)/Distinct Population Segment (DPS) levels. Action Plans will include development of stock (watershed) specific population designations and application of HSRG broodstock management standards. In addition, plans will include a time-line for implementation, strategies for funding, estimated costs including updates to cost figures each biennium.

Given the fundamental significance of policy C-3619 for long-standing wild fish recovery efforts within the state of Washington and beyond, the Wild Fish Conservancy (WFC) is concerned that the Fish and Wildlife Commission is abandoning science-based fishery and hatchery reform without justification and contrary to best available science, and that the public process on hatchery and fishery reform policy is being conducted in an exclusive and opaque manner.

Background

The stated purpose of the current WDFW Hatchery and Fishery Reform Policy (C-3619) is “to advance the conservation and recovery of wild salmon and steelhead by promoting and guiding the implementation of hatchery reform.” This policy is fundamental to WDFW’s commitment to science-based hatchery and fishery management policies that aid wild fish recovery objectives designed to support long-term sustainable tribal, commercial, and recreational fisheries goals. The guidelines within the current C-3619 also reflect and inform science-based management commitments made throughout the state in regional salmon and steelhead recovery plans, federal Endangered Species Act recovery plans, Hatchery Genetic Management Plans, Fishery Management Plans, the Statewide Steelhead Management Plan, and other state policies. While viewed as inconvenient in the short-term by some, science-based hatchery and fishery management policies are critical for protecting and recovering the abundance, productivity, diversity, and spatial structure of Washington’s wild salmon and steelhead. These population characteristics provide wild salmon and steelhead - and the hundreds of species which rely on them - with the resilience necessary to survive current and future climate-induced habitat impacts.

Since the FWC’s C-3619 review began in June 2018, the Wild Fish Conservancy and others have expressed considerable concern, both in writing and in oral testimony at Commission and Committee meetings, regarding the direction and administration of the policy review process. A WFC public disclosure request (PRR No. 20122) likewise documents apprehension within the WDFW Science Division caused by the FWC’s suspension of key tenants of C-3619 and the FWC’s apparent willingness to abandon the science-based conservation and recovery emphasis in the existing policy. Representative letters from similarly concerned former Fish and Wildlife Commissioners, and other Pacific Northwest fishery scientists, can be reviewed in the attachments below.
Consistency with the Science


As directed by the FWC through the C-3619 review process, WDFW and the Washington State Academy of Sciences conducted a Review of Hatchery Reform Science in Washington State (2020) to identify advances in hatchery reform science that have occurred since C-3619 was adopted in 2009. This thorough WDFW-produced and independently-reviewed report provides the following key conclusions which appear to be contraindicated in the current C-3619 policy revisions being considered by the FWC:

1. The HSRG principles of reducing pHOS and increasing pNOB to achieve fitness gains in wild populations are well-founded, and should be fundamental goals in any hatchery reform management action.
2. Excessive hatchery program size requires more careful scrutiny and scientific justification because it affects virtually every aspect of hatchery risks.
3. Hatcheries have potential for large magnitude ecological impacts on natural populations that are not well understood, not typically evaluated and not measured.
4. Hatchery risks include fishery risks, ecological risks and genetic risks. Fisheries targeting abundant hatchery runs can unintentionally increase mortality of co-mingled natural populations.
5. Research on ecological [HxW] interactions lags far behind the attention devoted to genetic risks of hatcheries. Importantly, research suggests the potential for ecological interactions in marine environments shared between multiple hatchery and natural populations, yet very little is known about the likelihood or magnitude of population-scale ecological impacts of hatcheries.”
6. Studies comparing the number of offspring produced by hatchery-origin fish and natural-origin fish when both groups spawn in the wild (relative reproductive success, RRS) have demonstrated a general pattern of lower reproductive success of hatchery-origin fish.
7. In WDFW’s hatchery system, a focus on efficiency and maximizing abundance prevents widespread implementation of risk reduction measures.
8. We recommend a more rigorous, consistent and intentional evaluation of cumulative hatchery effects across multiple hatchery programs operating within a geographic region.”
9. WDFW invests considerable effort into population monitoring, yet this information does not often achieve its potential as a hatchery evaluation tool because analysis, reporting, and synthesis are typically underfunded. Furthermore, for many hatchery programs, the absence of a clear framework for application of monitoring data in decision making precludes clearly articulated risk tolerance thresholds.”
The new C-3619 policy direction the Commission is considering eliminates fundamental HSRG science guidelines and, ironically, is contrary to the conclusions of the hatchery science review conducted by WDFW and the WA Academy of Natural Sciences as part of the C-3619 policy review process. It contradicts science-based commitments and recommendations in federal Endangered Species Act recovery plans, regional salmon recovery plans, and hatchery genetic management plans. It undermines the public’s substantial investments in wild salmon and steelhead recovery efforts, and therefore Orca recovery efforts. In reviewing the draft C-3619 rewrite (June 2020) we are left with the distinct impression that some Commissioners are committed to increasing hatchery production in Washington in an effort to provide short-term increases in fishing opportunities, no matter the negative consequences to massive ongoing science-based efforts to recover wild fish to levels that will support sustainable fishing practices well into the future.

Draft WDFW Hatchery and Fishery Reform Policy Implementation Assessment (2020)
As directed by the FWC through the C-3619 review process, WDFW also conducted a hatchery and Fishery Reform Policy Implementation Assessment (2020) to address the apparent FWC question: “we’ve used hatchery reform science for ten years now – how well is it working to achieve wild fish recovery?” However, for reasons described in the report beginning on page 3, WDFW found the data necessary to answer that question were unavailable or insufficient to the task. Consequently, WDFW re-focused their assessment to evaluate whether and to what extent the agency had actually implemented the fishery and hatchery reform actions mandated in the 2009 policy C-3619. Among the many findings in this report, these WDFW conclusions are particularly relevant to our concerns related to the proposed FWC revisions to C-3619: A lack of funding was a common reason that prevented implementation of some guidelines; a lack of comprehensive statewide monitoring and evaluation program are areas of special concern; and defining program success and collecting and analyzing data to adaptively manage our programs are critical missing components.

The tenets of C-3619, including the HSRG recommendations identified in the first three suspended guidelines, have not been found inadequate or inappropriate. They conform to the best available hatchery reform science as determined by WDFW and the WA Academy of Natural Sciences in 2020. What is lacking is the leadership and capacity for WDFW’s effective implementation of the state’s Hatchery and Fishery Reform Policy C-3619.

Public Process
The Stakeholder Interview Summary commissioned as part of the C-3619 review process noted that the majority of individuals interviewed agreed that any changes to the Policy must be based on the best available science (Triangle Associates, 2019). The Hatchery Science Review Group started their work in the face of Federal Endangered Species Act listings in 1999, and has been...
actively updating their guidelines in reports to congress ever since. Given the long-term implications for the statewide hatchery and fishery reform policy, any proposed departure from the HSRG guidelines should coincide with a robust public involvement process.

Intentionally or otherwise, this opportunity for public input has been lacking. C-3619 public engagement materials previously available on the WDFW hatchery and fishery reform policy review website no longer appear during internet searches. Since December of 2019 meeting agendas, presentations, limited stakeholder assessments, science review reports, and other important files have been removed. Draft Policy documents have not been made available until hours before opportunities for public testimony, and there have been several last minute formal decisions moving this policy review forward that were inadequately represented on agendas. These problems were noted in engagement reports produced by Triangle Associates in April of 2019, and have only worsened over time.

There should be ample time and opportunity for the public, especially those organizations directly involved in salmon recovery efforts informed by C-3619, to weigh in on each proposed change. These communities include the 29 sovereign tribal nations, 25 Salmon Recovery Funding Board lead entities, 14 regional fisheries enhancement groups, 7 regional salmon recovery organizations, 45 conservation districts, the Puget Sound Partnership and ten associated Local Integrating Organizations, non-profit conservation organizations, and countless other local government, public benefit, and other members of the public. Sparse comment, participation, and engagement on the subject is further evidence of exclusive and ineffective public outreach.

Request for Action

Considering the consistent findings within two separate science and policy reviews, the concerns voiced over the nature of the public involvement process, and the treatment of tribal co-managers as stakeholders rather than sovereign nations throughout this review, the Wild Fish Conservancy asks the Commission to suspend further development of C-3619 policy changes. Hatchery policy in the state of Washington has sweeping implications for salmon recovery, should be carefully considered, and must be grounded in science. We believe that the public engagement has fallen short and is becoming overly politicized. Until a robust, broadly supported engagement strategy can be realized, this approach to policy making will only further divide communities dedicated to fish recovery throughout the Pacific Northwest.

Additionally, based on the results of WDFW’s Hatchery Reform Science Review the Wild Fish Conservancy requests that the Commission take a vote on immediately reinstating policy guidelines 1, 2, and 3 from the original 3619 Hatchery and Fishery Reform Policy (C-3619) until a scientifically-defensible rationale for suspending these actions is provided. While implementation goals have been missed, and compliance with the policy has fallen short, the
scientific justification for these guidelines remains sound. Instead of turning its back on sound hatchery and fishery reform science, the Commission and WDFW should instead commit to finally and fully implement the policy they adopted over ten years ago.

Thank you for your serious deliberations on this significant policy review and your commitment to wild salmon and steelhead within the State of Washington.

Sincerely,

Kurt Beardslee, Executive Director
Wild Fish Conservancy
kurt@wildfishconservancy.org; 206.310.9301
Timeline of the C-3619 events

- **June 15th, 2018**-- Letter to Washington State Governor Jay Inslee dated regarding the suspension of key provisions within the Hatchery Reform Policy, signed by 77 individuals, including 21 PhD fishery scientists (attached).

- **March 2019**-- The Wild Fish Conservancy was forwarded a letter sent to Washington Legislators from 5 former Fish and Wildlife Commissioners (attached). These former Commissioners expressed that they felt the decision to eliminate commitments to science-based decision making and fish conservation made in the former hatchery policy were being held subordinate to outside pressures.

- **April 2019**, Wild Fish Conservancy staff scientists participated in a stakeholder process, noting sparse attendance (15 individuals).

- **November 2019**, Tribal Co-managers express deep frustration that a government-to-government consultation has not been initiated on the c-3619 policy review, and note significant challenges with regards to creating a lawful co-management process to address hatchery reform.

- **February 6th, 2020** Wild Fish Conservancy Staff attend the Hatchery Science Review Workshop where past HSRG scientists, and other organizations testify with concern that scientific conclusions are inconsistent with the current direction of the policy review.

- **April 15th, 2020**, Governor’s Salmon Recovery Office requests a formal briefing on FWC Hatchery Reform Policy, noting that they have not been updated on the science review, tribal engagement, or public feedback.

- **June 12th, 2020**, Fish and Wildlife Commission Policy Decision [Draft] document was not made available to the public until 6:50am the day the Fish and Wildlife Commission voted to adopt it (at 1:00pm)

- **July 28th, 2020**, updated documents necessary for public review prior to the July 30 – August 1 Commission meeting are still not available to the public.
March 11, 2019

Dear Legislator,

We, the undersigned former Washington Fish and Wildlife Commissioners, took part in the development and approval of the Department’s Hatchery and Harvest Reform Policy as well as its Columbia River Reform Policy. We are writing to voice our dismay that much of the progress that we made through these reforms is being reversed.

After too many years of arbitrarily picking numbers to placate various user groups, our Commission decided to take a more principled approach. Our “Hatchery and Harvest Reform Policy” was central to that effort. The policy announced commitments to: 1) the best available science; and 2) wild fish conservation as the highest priority. Those commitments were made to apply both to fish protected under the ESA where the law already requires such stewardship as well as to runs that have not been listed where the law’s protections are less rigorous. Without such clear commitments to science and to conservation, we believed then, and still believe now, that the Department will be perpetually driven by pressures to maintain historical practices rather than moving towards a sustainable future.

The current Commission’s decision to suspend belief in the science and relax standards in place that protect wild fish genetics was perplexing. That decision relegated conservation and science to positions subordinate to outside pressures. We are keenly aware that it takes courage and strength of commitment to bring an end to practices that science has shown are detrimental to wild fish recovery. The reform policies were designed to create incentives for more selective fisheries and impose disincentives on users employing old more harmful methods. The Columbia River policy called for a buyback of non-Indian gillnets that was never attempted. Only with a determined effort to move towards more selective harvest methods can we produce much greater numbers of hatchery fish without harm to wild fish genetics.

Some users assert that current wild fish genetics are not pure enough—nothing like the wild fish of old. They claim that it makes no sense to conserve those “mongrel” fish. Established science tells us otherwise: if they are free from excessive hatchery influence, naturally spawning fish will fairly quickly evolve and adapt to their home
stream. By protecting naturally spawning fish, we are rebuilding genetically fit runs and protecting this fitness into the future.

For the state’s non-tribal fishers, fishing is not a right, but a privilege. With the privilege comes a responsibility. Most users prefer not to adopt new fishing techniques, but everyone has a responsibility. We all are called upon to contribute through better forest practices, shoreline development rules, and habitat restoration spending. Fishermen and women cannot be exempted.

The 2018 State of the Salmon report from the Governor’s Office listed 13 of the 15 listed runs as “below the goal.” Only two of the runs were “near the goal. Reversing the downward trajectory will take courage and commitment. The millions of dollars being spent on salmon habitat restoration will be largely wasted if no additional wild fish are allowed to escape into the restored habitat. We cannot return to a time when we fished without concern for wild fish runs. We cannot return to a state of ignorance about the importance of fish genetics.

Fish runs are the public’s heritage. As stewards of those resources, we urge you take a stand. The Department needs your direction to resist the pressure to allow fishing methods of the past that are unsustainable in the long run. The best path forward can be found by following the lodestars of conservation and good science. We urge your support of those principles.

With respect,

Dr. Conrad Mahnken, Former Director, Manchester Research Station, NW Fisheries Science Center, WA Fish and Wildlife Commissioner 2006-2016

Rollie Schmitten, Former Director, National Marine Fisheries Service, NOAA, WA Fish and Wildlife Commissioner 2009-2014

Chuck Perry, Former Range Land Ecologist, WDFW, WA Fish and Wildlife Commissioner 2005-2013

Gary Douvia, Vice President, Raymond James, LLP, WA Fish and Wildlife Commissioner 2006-2013

Miranda Wecker, Former Director of the Marine Program, UW Olympic Natural Resources Center, WA Fish and Wildlife Commissioner 2005-2017
A Letter to Washington State Governor Jay Inslee
In Regards to Defending Science-Based Salmon Recovery Policy

Governor Jay Inslee
Office of the Governor
PO Box 40002
Olympia, WA 98504-0002

Dear Governor Inslee,

We, the undersigned fishery and environmental scientists, are writing to let you know of our deep concerns regarding the June 15, 2018 decision by the Washington State Department of Fish and Wildlife Commission (FWC) to suspend key policy guidelines of their 2009 Hatchery and Fishery Reform Policy (POL-C3619), while it undergoes a 6-12-month review. (A copy of the policy is attached).

The reason the FWC adopted the Hatchery Reform Policy in 2009 was “to advance the conservation and recovery of wild salmon and steelhead by promoting and guiding the implementation of hatchery reform.” The Policy’s stated intent was to improve hatchery effectiveness, ensure compatibility between hatchery production and salmon recovery and rebuilding programs, and support sustainable fisheries.

It is important, here, to point out that shortly after the Endangered Species Act (ESA) listing of Puget Sound Chinook salmon in 1998, Congress recognized that hatchery fish spawning with wild fish significantly reduced the genetic fitness of wild fish. They also recognized that hatchery fish comprised most of the commercial, tribal and recreational harvest. To address this obvious conflict between the need to maintain fishing opportunity and at the same time meet the ESA requirement to protect and recover wild fish, Congress with support from Governor Gary Locke established and funded a group of independent scientists in 2000, the Hatchery Scientific Review Group (HSRG). The HSRG was charged with reviewing the hatchery management practices of state, federal and tribal hatcheries, and making recommendations to Congress on how to manage hatcheries consistent with the requirements of the ESA and recovery of wild salmon and steelhead populations. The HSRG submitted its report, “Hatchery Reform”, to Congress in 2004. A similar report for Columbia River hatcheries was submitted to Congress in 2009.

In 2011, the National Marine Fisheries Service (NMFS) 4(d) rule for salmon and steelhead formally recognized the importance of the HSRG’s Hatchery Reform Report by noting that “NMFS considers the HSRG’s principles, findings, and recommendations important to the advancement and implementation of measures needed to reduce risk of adverse hatchery related effects to natural-origin salmon and steelhead populations.” As you know, just recently the HSRG has worked successfully with the Lummi, Upper Skagit and Tulalip Tribes to develop scientifically credible Hatchery Genetic Management Plans that respect their Treaty Rights and produce hatchery salmon for harvest.

Even the federal courts have ruled that hatchery fish on the spawning grounds undermine the recovery of wild fish and cannot be counted toward recovery of ESA listed populations. The State of Washington has already lost a lawsuit concerning the management of hatchery steelhead because they ignored this fact. So, we do not understand why the FWC suddenly without a full public review, decided to ignore the best available science and not utilize independent scientists, the HSRG, to ensure that the state’s hatcheries are
managed consistent with the needs of wild fish. It is not only a dangerous precedent regarding the management of our state’s fish and wildlife, it is as short sighted as ignoring the science of climate change. As with climate change, the overwhelming body of science confirms the need to protect wild salmon on the spawning grounds.

We would urge you to personally review the recent action by the Fish and Wildlife Commission to suspend the principles, standards and recommendations of the HSRG. We would call upon you to take two immediate steps. First, we would urge you to call upon the FWC to immediately reinstate the three key policy guidelines while conducting the Hatchery and Fishery Reform Policy review. Second, the actions of the FWC to suspend the guidelines while conducting the review gives the appearance of an inherent bias against the HSRG. Therefore, we would call upon you to put together a true independent process to review the HSRG recommended principles, standards and recommendations.

Unfortunately, the FWC’s actions have created significant division at a time we can least afford it. We, like you, believe strongly that following the best available science and the use of independent science can bring people together for the common purpose of restoring our salmon runs and Orca Whale populations.

Sincerely,

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<tr>
<th>Name</th>
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<tbody>
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<td>Andrew Kinziger, PhD</td>
<td>Professor</td>
<td>Humboldt State University, Department of Fisheries Biology</td>
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<td>C I Goddard, PhD</td>
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<td>Christopher Frissell, PhD</td>
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<td>Lars Mobrand, PhD</td>
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<td>Chuck Owens</td>
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<td>Lee Blankenship</td>
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<td>Lorna Smith</td>
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<td>Maria Meyer</td>
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<td>Mark Greenwood</td>
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<td>Kittap-Olympic Peninsula</td>
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<td>Mark Sherwood</td>
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<td>Whitney Neugebauer</td>
<td>Executive Director</td>
<td>Whale Scout</td>
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October 7th, 2020

Dear Chair Carpenter and Commissioners,

We at Long Live the Kings (LLTK) urge you to consider improvements to your revised Anadromous Salmon and Steelhead Hatchery Policy (POL-C3619).

LLTK is committed to wild salmon recovery AND sustainable fisheries. We greatly appreciate the impact of the current low abundance of our wild and hatchery salmon populations. Recreational and commercial fisheries are at risk, whales are starving, and tribal treaty obligations are strained. We also appreciate that hatchery salmon currently play a role in meeting these many demands on the resource: 70-80% of the salmon that return to Washington waters were spawned in hatcheries. Therefore, we are working to address constraints to both wild and hatchery salmon productivity.

That said, hatcheries can have negative genetic and ecological impacts on wild fish, preventing progress toward the ultimate goals of recovering our wild salmon—eliminating the need for their legal protection—and reducing our dependence on hatchery production. Since 1999, LLTK has played a pivotal role in advancing science-based management to help align hatchery production objectives with wild fish conservation and fishery needs. We were on the Hatchery Scientific Review Group’s facilitation team for their Puget Sound and Coastal Washington review; facilitated the US Fish and Wildlife Service internal review of their northwest hatcheries; and participated on the Puget Sound Hatchery Action Advisory Committee. The tenets of hatchery reform live on in our work.

The Fish and Wildlife Commission originally instituted the Hatchery and Fishery Reform Policy in 2009 to ensure the principles, standards, and the current science of hatchery reform were integrated into the Department’s management construct as one leg of an All-H (habitat, hatcheries, harvest, hydro) recovery strategy. The initial policy was effective in that it was concise, prescriptive, and grounded in a sound scientific framework, with specific objectives for one to measure progress against. The Commission’s revised policy is not. Instead, for most of its guidelines it simply mandates federal Hatchery Management Plans (HGMPs) be completed and defers determining whether state hatchery programs are abiding by best science to the HGMP process. This removes internal accountability and allows for a disconnect between the hatchery management and fish science wings of the Department. Further, HGMP’s are a requirement under the Endangered Species Act designed to prevent extinction. The Act does not provide for the wild population viability we need for sustainable fisheries. It also removes the ability to evaluate salmon and steelhead populations in the context of hatchery management where HGMP’s are not required. Given this, we find WDFW’s changes to the policy are not consistent with the Agency’s mandate to “preserve, protect, perpetuate and manage.”
Further, caveats and exceptions are included that leave several guidelines open to interpretation. For example, instead of establishing exclusively “Wild” Salmon Management Zones in “each ESU/DPS” as originally mandated, guideline 7 of the revised policy states that “…the highest level of protection from possible negative effects of hatchery programs to wild populations shall be provided to those wild populations that have not had substantial genetic modification from past hatchery practices or are now in a healthy condition with little or no same species/run hatchery influence.” This change allows for fewer salmon populations to be protected, and for looser protections than originally intended. And, guideline 5b states all hatchery fish shall be externally marked, except “…for conservation or other management purposes” with no definition of “other” leaving the door open to the release of many unmarked hatchery fish with little justification.

Finally, we concur with Trout Unlimited in their letter that the Commission should follow the recommendation of the Department’s staff in their hatchery reform policy report and include the need for creating Statewide Hatchery Monitoring and Evaluation Plan and funding its implementation.

As made clear by our Salish Sea Marine Survival Project and the many other studies identifying the primary constraints to salmon productivity, wild and hatchery salmon are facing significant and shared challenges. Degraded habitat, increased predation, reduced prey availability, and reduced diversity all contribute lower productivity. It’s important that we focus on these as constraints to all salmon, but at the same time we must continue to manage the risks hatchery salmon pose to wild salmon by retaining clear and measurable guidelines for managing the interface between wild and hatchery populations.

We welcome the opportunity to meet with you to further discuss this issue and the opportunities we see for increasing the productivity and sustainability of our salmon and southern resident killer whales.

Regards,

Marie Mentor
Board President

Jacques White, PhD.
Executive Director

Cc: Kelly Susewind, Director, Washington Department of Fish and Wildlife
Cc: David Postman, Chief of Staff, Office of Governor Jay Inslee
Cc: Kelly Wicker, Deputy Chief of Staff, Office of Governor Jay Inslee
Cc: Keith Phillips, Senior Policy Advisor, Office of Governor Jay Inslee
Cc: JT Austin, Senior Policy Advisor, Office of Governor Jay Inslee
Cc: Justin Parker, Executive Director, Northwest Indian Fisheries Commission
Cc: Jaime Pinkham, Executive Director, Columbia River Inter-Tribal Fisheries Commission
Cc: Barry Thom, Regional Administrator of NOAA West Coast Region
Cc: Allyson Purcell, Anadromous Production and Inland Fisheries Branch Chief, NOAA West Coast Region
October 8, 2020

Mr. Larry Carpenter, Chair
Washington Fish and Wildlife Commission
PO Box 43200
Olympia, WA 98504-3200

Dear Mr. Carpenter:

Subject: Comments on Proposed August 1, 2020 Update to Hatchery Policy C-3619

I am writing on behalf of the Governor’s Salmon Recovery Office (GSRO). The role of the GSRO is to work with state agencies, regional salmon recovery organizations, and other partners to ensure a coordinated and consistent statewide approach to salmon recovery. Given the statewide importance of hatchery reform to salmon recovery and the intersection of our agency authorities and interests, we offer the following comments on the proposed Hatchery Policy C-3619 update.

The GSRO requests that WDFW ensure the policy is in alignment with the Statewide Salmon Recovery Strategy: Extinction is not an Option and the federally adopted Salmon Recovery Plans and regional sustainability plans. Salmon and Southern Resident Orcas require that Washington State continues to make progress on recovery. Washington’s regional salmon recovery organizations have worked diligently with a multitude of partners, including WDFW and other state agencies, federal agencies, Tribes, local governments, and a variety of stakeholders, to develop adopted Salmon Recovery Plans and related regional sustainability plans that take all of these factors into consideration. These plans form the foundation for salmon recovery efforts across the state and represent a commitment from a multitude of partners to work together to recover salmon and steelhead to healthy and harvestable levels. The WDFW Hatchery Policy needs to be consistent with the statewide strategy and regional recovery plans.

GSRO requests that the following language be reinserted back into the new policy. This language was included in the original policy but has been removed from the new draft policy update. “The intent of hatchery reform is to improve hatchery effectiveness, ensure compatibility between hatchery production and salmon recovery plans and rebuilding programs, and support sustainable fisheries.”

In addition, the GSRO requests that Section 3 of the HGMP Table of Contents (Relationship of Program to Other Management Objectives) be revised to include: “3.6, Relationship to existing state and federally adopted recovery plans and regional sustainability plans, and associated...”
goals, objectives, targets, measures and actions. Explain any proposed deviations from the plan(s).” The GSRO appreciates the emphasis in the new policy on recovery and conservation of salmon and steelhead, and the use of general references to conservation such as “regionally accepted policies,” “habitat protection and recovery strategies,” and “other management plans.” However, these general references lack a direct policy commitment to aligning hatchery production with state and federally adopted recovery plans and rebuilding programs that were the cornerstone of the previous policy.

The GSRO appreciates the emphasis in the new policy on recovery and conservation of salmon and steelhead, and the use of general references to conservation such as “regionally accepted policies,” “habitat protection and recovery strategies,” and “other management plans.” However, these general references lack a direct policy commitment to aligning hatchery production with state and federally adopted recovery plans and rebuilding programs that were the cornerstone of the previous policy.

Finally, the GSRO encourages the Fish and Wildlife Commission to engage directly with the statutorily recognized Regional Salmon Recovery Organizations. There are seven of these organizations located across the state, each working closely with agencies, tribes, and other partners to implement salmon recovery. Increasing direct communication with the recovery organizations will strengthen individual partnerships with WDFW and will also help to achieve our shared and mutually beneficial goal of salmon recovery in Washington.

Thank you for the opportunity to provide these comments. If you have any questions or would like to discuss them in more detail, please feel free to contact me at (360) 628-2548, or via email at erik.neatherlin@gsro.wa.gov

Sincerely,

Erik Neatherlin
Executive Coordinator, Governor’s Salmon Recovery Office

cc: Kelly Susewind, Director, WDFW
    Washington Fish and Wildlife Commission
    JT Austin, Governor’s Policy Office
    Council of Regions
Dear Commissioners,

I realize this public comment is several hours passed the October 12th deadline, I hope you will still consider it.

I would like to thank the scientists and policy personnel for all of their hard work they put into the Hatchery Scientific Review and the subsequent Policy document. As a fisheries biologist with over 15 years of experience in the state of Washington I understand how much work goes into preparing these documents.

As a long time fisheries biologist in the state of Washington I have had the privilege of working with many state, tribal, and federal professionals from all walks of the salmon world, including hatcheries. It is clear to me that while the state of Washington provides a valuable conservation and economic opportunity with some of their hatchery operations, there are simply too many hatcheries and not enough resources to evaluate which ones are successfully meeting their goals and which ones could be reduced or phased out. I know that the state already collects vast quantities of data to track hatchery success (CWT recaptures, pHOS, pNOB, etc) but most of this data is never actually analyzed and then compared to hatchery evaluation metrics and goals. Furthermore, the State's hatchery programs are not cheap. By my understanding they comprise between a quarter to a third of the total WDFW budget. While they certainly provide economic benefit (particularly to small rural towns like the one I live in) there seems to be no comprehensive data on which to evaluate the economic cost or benefit of individual hatcheries, or even hatchery regions. It is clear to me that some hatcheries are providing a good "return on investment" to their local communities while others are simply dropping money into the river that we will never see again with the additional insult of adversely impacting wild stocks. So I ask the commission to provide for more information by which the state can make informed hatchery policy based on the data that is already being collected and the economics of individual hatcheries.

To be clear, I am talking about supplemental hatcheries with my above comments. I fully understand
that conservation hatcheries are not and should not be economically driven. At some point, seriously depressed stocks need a lifeline. This brings me to my final comment: I do not agree with the addition of "mitigation" as a hatchery purpose. In my view, conservation and supplementation are two opposed purposes that fill the range of acceptable purposes for a hatchery programs. We are either trying to save a seriously depressed stock or we are trying to provide extra fish for harvest. Theoretically these purposes both have measurable goals. Mitigation sounds to me like a catch all category that could be used to justify any program and has no metrics by which to evaluate it.

In closing, I believe many of the State's hatchery programs provide much needed conservation and/or economic benefit, but we must also try something different in a few places if we are to truly understand the effects of hatcheries on our wild stocks. Please consider crunching the data you have already collected and also evaluate the economics of at least some of the under performing programs. We must try something different than the status quo on a few of our rivers and these studies can show us which ones to focus on.

Thank you.

Keith Denton
Sequim, WA
keith8denton@gmail.com
For you!

---Original Message-----
From: Jacques White <JWhite@lltk.org>
Sent: Thursday, September 3, 2020 4:44 PM
To: Peterson, Laurie L (DFW) <Laurie.Peterson@dfw.wa.gov>
Cc: Susewind, Kelly (DFW) <Kelly.Susewind@dfw.wa.gov>; Warren, Ron R (DFW) <Ron.Warren@dfw.wa.gov>; Pamplin, Nathan (DFW) <Nathan.Pamplin@dfw.wa.gov>; Cunningham, Kelly J (DFW) <Kelly.Cunningham@dfw.wa.gov>
Subject: Public review draft of policy C-3619 revisions

Hi Nikki,
Could you please forward this message from Jacques White, Executive Director of Long Live the Kings, to the Fish and Wildlife Commissioners? Looks like he meant to write directly to the Commission regarding the suggested timeline for public comment on policy C-3619. He asked that I forward his email below to the Commissioners.
Thanks very much -Laurie

Laurie Peterson
Fish Science Division Manager
WDFW Fish Program | Science Division
Office phone: 360-902-2790
Cell phone: 360-972-5844
Pronouns: She/Her
e-mail: Laurie.Peterson@dfw.wa.gov
I am writing on behalf of Long Live the Kings to request the Washington Fish and Wildlife Commission consider extending the deadline for submission of comments on the draft policy C-3619 revisions by at least 30 Days.

Our organization was deeply involved in helping to develop the scientific foundation for the suspended Hatchery Reform policy, and we continue to operate several hatchery programs in the state.

We are requesting this delay because the new policy will be critically important for guidance of the Washington Department of Fish and Wildlife to assure hatchery operations follow best available science and practice, and support fisheries while continuing to reduce risks to critically low stocks of salmon and steelhead listed under the federal Endangered Species Act.

This is an especially difficult time to respond for organizations like ours who are operating remotely due to COVID-19 while trying to maintain high standards of quality for our field work during the busy summer season.

Please share our request with Chairman Larry Carpenter and other members of the Fish and Wildlife Commission.

I hope the Commission will consider a delay until at least October 7, 2020.

Thanks in advance for considering our request,

Jacques White
Executive Director
Long Live the Kings
From: Commission (DFW)
To: Barbara Baker; Bob Kehoe; Brad Smith; Dave Graybill; Donald McIsaac; Anderson, James R (DFW); Larry Carpenter; McBride, Tom A (DFW); Linville, Molly F (DFW); Thorburn, Kim M (DFW)
Cc: Warren, Ron R (DFW)
Subject: FW: New fish policy
Date: Monday, August 3, 2020 10:19:59 AM

From: longshotinc0406 <longshotinc0406@gmail.com>
Sent: Monday, August 3, 2020 8:47 AM
To: Commission (DFW) <COMMISSION@dfw.wa.gov>
Subject: New fish policy

Please move forward with the new policy, HSRG is a failed plan and needs to terminated. Let’s raise fish, save small fishing businesses, their communities and give the tax paying public a fair shot at utilizing this once booming resource.
Thank you for your time and service.
James Long
49 yrs resident and fisherman in Washington state

Sent from my Verizon, Samsung Galaxy smartphone
How about the Quinault fishery management! Superb steelhead, not the small cookie cutter loser fish we now are catching in the late steelhead run. I no longer fish! I protest your junk science and lack of quality fishery management. I dare you WDFW bio’s to look your children in their innocents eyes and tell them this stupid wild verses hatchery fish dogma junk science, "you know is a lie." Tell them how smart daddy is at his job. How daddy stopped fathers and their sons and daughters fishing the early steelhead run on the Cowlitz River. How daddy put river guides out of business and other fishing related businesses. Daddy has cost millions of dollars entering the economy in Lewis County and other areas. Lost fish at the hatchery, years not recycling summer steelhead, placing incompetent people in management positions.

Remember wild and hatchery fish were cross bred at the hatchery. The fairly tale that hatchery fish depressed and threaten wild steelhead is a fantasy and an out and out lie and the data proves it. Summer Steelhead study proves my point, but WDFW cherry picks extrapolated data and uses only what fits their junk science management.

I said it before and I will say it again, wild salmonids were sacrificed on the alter of Hydro Power and that
daddy is a fact, not a bunch of junk science. Hatcherries and a mitigation agreement were to ease the impact of lost wild fish for the sportie and that is also a historical fact, they knew then the impact the Dam would have.

Dams did depress wild Salmonids along with an increase in the parasite C-Shasta, its nasty for the survival of the infected fish and depressed wild smolts surviving in river. Read the attached daddy and learn how little hatchery fish actually could not have depressed wild Salmonids. Run timing separates the wild and then early Cowlitz Steelhead run from mating. The major numbers of returning hatchery fish were removed at Barrier Dam, removed out of the main river. There were not thousands of hatchery fish in the system waiting for the late wilds to show up to breed with, daddy. Predatory birds nail outgoing smolts, I have seen this first hand, these birds need to be culled down in number.

So what if a few hatchery did spawn with a wild, based on data by WDFW those offspring could hardly swim and find food to eat and are just weaker than a wild fish at their offspring surviving, not vital. In a nut shell these fish should never make it back to the river as an adult and the few that do have little if any chance of finding another wild fish to spawn with. Its a self limiting issue based on what WDFW told the public.

WDFW stop the lies and bring back the early steelhead runs and redeem your integrity because frankly IMO you have none. The hatchery fish only provided us with a great fishery and are innocent if your junk science management paradigm.

After I read the list below it definitely points directly at the evil hatchery fish depressing wild Salmonid populations over the years, its crystal clear daddy.

Hundred of Dams
Continuing unchanging impacts via dam and river issues/ warmer water caused by the Dams
C-Shasta Parasite has increased
Loss of ancestral spawning grounds
Predatory Birds
Gravel recruitment loss
Water and trib creeks summer water levels
Netting
Seals and Sea Lions in river
Loss of Beaver Dams
Logging
Small adult bio mass of surviving adult wild Steelhead left to spawn to increase the overall population

Read and educate your self "Daddy"
https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3346369/
September 7, 2020

Mr. Larry Carpenter, Chair
Washington Fish and Wildlife Commission
PO Box 43200
Olympia, WA 98504-3200

Dear Mr. Carpenter:

Subject: Comments on Proposed August 1, 2020 Update to Hatchery Policy C-3619

The Lower Columbia Fish Recovery Board (LCFRB) is writing in response to the Fish and Wildlife Commission’s (Commission) August 1, 2020 request for comments on the latest version of the Hatchery Policy C-3619 update. The LCFRB provided comprehensive written comments on the policy update on June 9, 2020, as well as via email on July 25, 2020. Many of the concerns raised in our prior comments remain unaddressed. To avoid repetitiveness, we have therefore attached our prior comments to this letter. In addition, we offer the following supplemental comments and recommendations for your consideration, based on our review of the latest policy language.

**Commitment to Recovery Plan Implementation.** One of the most concerning changes in the proposed policy language is elimination of any direct reference to state and federally approved salmon and steelhead recovery plans. While we appreciate the emphasis in the policy on “conservation” and “recovery” of salmon and steelhead, this version of the policy reflects a departure from the previous and direct policy commitment to aligning hatchery production with state and federally approved recovery plans. Specifically, the original policy C-3619 stated:

> “The intent of hatchery reform is to improve hatchery effectiveness, ensure compatibility between hatchery production and salmon recovery plans and rebuilding programs, and support sustainable fisheries” (emphasis added)

This statement has been eliminated. While there are general references to “regionally accepted policies”, “habitat protection and recovery strategies”, and “other management plans”, there is no direct reference to state and federally approved recovery plans in the body of the proposed policy, or in the Draft Prototype Hatchery and Genetic Management Plan (HGMP) Table of Contents. We view this as a fundamental and critical flaw in the proposed policy.

The Washington Department of Fish & Wildlife (WDFW) has been a key partner in developing and implementing recovery plans statewide, and we believe it is important to reaffirm the agency’s commitment to working not just toward “recovery and conservation” in a general sense, but toward achieving the specific goals and objectives outlined in recovery plans. As noted in our previous correspondence, in the Lower Columbia region WDFW has been proactive at implementing hatchery and harvest reform, and worked with the LCFRB to develop and implement the Lower Columbia Conservation and Sustainable Fisheries Plan (2017). Unfortunately, the proposed elimination of any discrete reference to existing recovery plans and
implementation strategies raises questions regarding the Commission’s ongoing commitment toward aligning hatchery production with recovery plan goals and objectives, both in the Lower Columbia and statewide. We therefore specifically request that the original language above be reinserted into the proposed policy. We also request that Section 3 (Relationship of Program to Other Management Objectives) of the HGMP Table of Contents be revised to include “3.6, Relationship to existing state and federally adopted recovery plans, and associated goals, objectives, targets, measures and actions. Explain any proposed deviations from the plan(s)”.

Commitment to Use Best Available Science. This version of the policy continues to abandon any reference to use of the Hatchery Scientific Review Group (HSRG) guidelines. Instead, the policy calls upon development of HGMPs based on “best available and evolving science” as the mechanism by which to achieve the stated policy purposes. To eliminate use of HSRG standards is contrary to WDFW’s own science review and conclusions regarding effective management of hatchery programs. While WDFW and the WA Academy of Sciences did recognize that the HSRG guidelines were based on modeled results rather than empirical data, they both clearly confirmed that the HSRG guidelines were useful and needed to be maintained. In fact, WDFW concluded that “The principles of reducing pHOS and increasing pNOB to achieve fitness gains in wild populations are well-founded, and should be fundamental goals in any hatchery reform management action”. While use of HSRG guidelines has been eliminated, no other methods for objectively evaluating hatchery programs have been identified for use in HGMPs. It is difficult to understand how hatchery programs would be managed or evaluated if there are no standards set with respect to their impacts on natural populations. Until alternative, science-based guidelines are developed, the use of HSRG standards should not be eliminated. To eliminate their use entirely is contrary to best available science.

In closing, we wish to reiterate the importance of ensuring this policy update provides for a thorough and comprehensive public review process. The notice that the Commission’s August 1, 2020 draft policy is open for comment was not widely publicized, and can only be found through searching multiple layers of WDFW’s website. A policy change of such statewide importance to salmon recovery should be broadly publicized and announced, including via news releases and on the front page of WDFW’s website. We also recommend that before a policy is adopted, WDFW should review the proposed policy update through its State Environmental Policy Act (SEPA) procedures, as a non-project action. That would help to provide the broad public and stakeholder review that we believe this policy change warrants.

Thank you for the opportunity to provide these comments. If you have any questions or would like to discuss them in more detail, please feel free to contact me at (360) 425-1553, or via email at smanlow@lcrfb.gen.wa.us

Sincerely,

Steve Manlow
Executive Director
Lower Columbia Fish Recovery Board

Attachments: June 9, 2020 Comments on Policy C-3619 Update
July 25 Email Comments to Don McIsaac

cc: Kelly Susewind, Director, WDFW
Washington Fish and Wildlife Commission
Erik Neatherlin, GSRO
Council of Regions
June 9, 2020

Mr. Larry Carpenter, Chair
Washington Fish and Wildlife Commission
PO Box 43200
Olympia, WA 98504-3200

Dear Mr. Carpenter:

Subject: Fish and Wildlife Commission Recommendations on Hatchery and Fishery Reform Policy C-3619

The Lower Columbia Fish Recovery Board (LCFRB) is writing in response to the Fish and Wildlife Commission’s (Commission) recent actions regarding updates to the Hatchery and Fishery Reform Policy C-3619. Hatchery and harvest reform are fundamental elements of the LCFRB’s overall salmon steelhead recovery approach in the Lower Columbia region, and the LCFRB has worked closely with Washington Department of Fish and Wildlife (WDFW) to facilitate implementation efforts since adoption of the Lower Columbia Salmon Recovery and Fish & Wildlife subbasin Plan (Recovery Plan) in 2006. We are therefore concerned with the Commission’s recent recommendations regarding updates to the above-referenced policy, as well as the lack of opportunity for meaningful and broad public engagement in the Commission’s formulation of recommendations. We offer the following for your consideration.

As one of the seven regional recovery organizations in Washington State, the LCFRB is charged by state statute with developing and facilitating implementation of a salmon and steelhead recovery plan for the Lower Columbia region. In that capacity, the LCFRB coordinated the development of State’s first recovery plan that was adopted by the National Marine Fisheries Service (NMFS) in 2006, updated in 2010, and integrated into the NMFS Domain recovery plan in 2013. The adopted Lower Columbia Salmon Recovery and Fish & Wildlife Subbasin Plan (Recovery Plan) was developed in a collaborative, transparent and inclusive manner. The Washington Department of Fish & Wildlife (WDFW) was a key partner in developing the recovery plan, and is the lead partner in implementing its hatchery and harvest reform actions.

In the Lower Columbia region, large scale salmon and steelhead hatchery production has been occurring for over a century. For example, from 1913 to 1930, about 320 million Chinook salmon fry were released into the lower Columbia River by Washington State hatcheries alone, and similar numbers were estimated for Oregon and federal hatcheries. Around the time of initial Endangered Species Act (ESA) listings, Lower Columbia hatcheries were producing approximately 50 million salmon and steelhead per year, and approximately two-thirds of that number were tule fall Chinook. Total Lower Columbia production has since been reduced to approximately 41 million salmon and steelhead.
(Columbia Basin Partnership, in press). However, salmon and steelhead adult returns are still dominated by production from the region’s over 20 hatchery programs. Currently, about 82% of the fish returning to the Lower Columbia region are of hatchery origin.

The LCFRB fully realizes and appreciates the substantive economic and recreational benefits that hatcheries provide to our local communities, and that is well documented in the Recovery Plan. Our mission statement also highlights the importance of recovering salmon and steelhead to “healthy, harvestable levels that will sustain productive sport, commercial, and tribal fisheries”. Hatcheries not only support commercial, recreational and Tribal fisheries in the Lower Columbia, they also play a key role in supporting reintroduction and supplementation programs for species such as spring Chinook and chum. The Recovery Plan recognizes that even after viable ESUs of salmon are recovered, hatcheries may continue to be needed to provide fish for fisheries as mitigation for permanent loss of habitat and hydro system mortality.

One of the greatest challenges we collectively face in the Lower Columbia region is maintaining viable fisheries on the path to achieving recovery of natural origin populations. While the “All-H” Recovery Plan recognizes the benefits of hatcheries, it also acknowledges that the historic hatchery production cited above has substantively reduced productivity of natural origin spawners. Hatchery impacts are most pervasive for spring Chinook, fall Chinook, and coho with natural productivity estimated to have been reduced by 40-50% for the majority of the populations. Along with degraded habitat conditions, hydro impacts in the Columbia, Lewis and Cowlitz Rivers, and historic harvest rates of 65%, 70% and over 80% for fall Chinook, spring Chinook and coho (respectively), hatchery production was a significant factor contributing to listing of Lower Columbia salmon and steelhead under the ESA in the late 1990s. However, substantive progress has been made in each area, including reducing hatchery and harvest impacts since the ESA listings - those sectors were the first to be impacted by ESA constraints, and WDFW has been proactive in implementing hatchery and harvest reform. These efforts need to be sustained.

As part of the All-H recovery approach in the LCR, the LCFRB collaborated with the WDFW to develop the Lower Columbia Conservation and Sustainable Fisheries Plan (WDFW & LCFRB, 2017) (CSF Plan). The goal of the CSF Plan is to support efforts to return natural origin salmon and steelhead to healthy and harvestable levels, while sustaining important Tribal, commercial and recreational fisheries. The CSF Plan sets forth specific strategies, actions, and management practices that WDFW will use in operating its Lower Columbia hatcheries and in managing related fisheries. The CSF Plan was adopted by both WDFW and the LCFRB, and represents a strong policy-level commitment by WDFW to address its respective hatchery and harvest implementation actions identified in the NMFS and State approved Recovery Plan. These actions comprise approximately 20% of the Recovery Plan’s 365 actions. The principles of reducing the proportion of hatchery origin spawners and increasing the proportion of natural origin broodstock to achieve fitness and productivity gains in wild populations are foundational to CSF Plan management approaches. These principles were recently reaffirmed by WDFW’s science review of Policy C-3619 (Anderson, 2020).

Recovery progress has been made with many populations, especially our Lower Columbia steelhead populations. However, significant challenges still remain for many populations, including reducing the number of hatchery fish on the spawning grounds through harvest, weirs, and program size adjustments, and improving population productivity. This is especially the case for tule fall Chinook and coho populations, which also continue to suffer from historic and ongoing habitat degradation that has not been successfully offset through land management improvements and active restoration. It is important to remember, however, that while hatchery, harvest, habitat and other impacts have accrued for over a century, we have only been actively trying to recover ESA-listed salmon and steelhead for several salmon life cycles. Fish population responses to recovery actions can take multiple generations to manifest, which conflicts with the public’s expectation of immediate results. That expectation seems to be an important driver in the current impetus to increase hatchery production, despite the poor ocean conditions that appear to depressing both hatchery and natural origin production across the northwest in recent years.
We have reviewed the Commission’s recommended updates to Policy C-3619, as well as the prior suspension of key elements, and are concerned they may represent a pivot away from the overarching conservation and recovery direction of the existing policy, as well WDFW’s commitments to implementing the CSF Plan. While we certainly understand the current pressure to increase hatchery production to better align with historic hatchery production levels, we believe it is critically important to ensure Policy C-3619 continues to ensure hatcheries are managed in a manner that continues to support efforts to rebuild ESA-listed salmon and steelhead to healthy and harvestable levels, in context of an “All-H” recovery approach. In light of this, we are providing specific comments and recommendations on the draft policy language in Appendix A.

The LCFRB believes that any changes in policy direction that affects future implementation of the Recovery Plan should be conducted in a manner that provides for thorough, comprehensive and transparent public review. Unfortunately, the Commission’s original suspension of Hatchery Scientific Review Group (HSRG) elements of Policy C-3619 on June 15, 2018 was not expected, and did not provide for thorough stakeholder review. Although “possible guidance” was referenced on the agenda, there was no clear indication that the Commission would be considering suspending key policy elements during that meeting. As noted above, the suspended HSRG elements are foundational to WDFW’s approach to implementing the hatchery reform actions under the CSF Plan. The Commission’s suspension of those elements therefore raises questions regarding the status of WDFW’s hatchery reform action implementation in the Lower Columbia region.

Similar to the above situation, the Commission’s currently recommended Policy C-3620 update language was adopted on April 10, 2020, and there was little to no opportunity for thorough and meaningful stakeholder review before the Commission took action. The Fish Committee finalized recommended policy language on April 9, it was posted to the website on the morning of the April 10 meeting, and it was approved by the full Commission that same day. Although “Fish Committee Recommendation” was identified on the agenda and prior work plan documents, there was no opportunity for stakeholders to review the Commission’s actual recommended language before it was vetted and adopted during the April 10 meeting. Stakeholder participation was limited, likely in part due to Governor Inslee’s mandatory Covid 19 shutdown under Proclamation 20-05. Given the importance of hatchery management and reform to multiple stakeholders, including the LCFRB and other recovery organizations, we believe that a comprehensive and thorough public review opportunity is warranted as the both the Policy C-3619 and C-3620 review processes move forward.

We appreciate the opportunity for my staff to engage in the recent hatchery reform workshop with the Commission, Governor’s Salmon Recovery Office, WDFW staff and Council of Regions. We also thank you for the opportunity to provide these comments. If you have any questions or would like to discuss them in more detail, please feel free to contact me at (503) 347-6251, or our Executive Director Steve Manlow at (360) 425-1553.

Sincerely,

Todd Olson
Chairman
Lower Columbia Fish Recovery Board

cc:  Kelly Susewind, Director, WDFW
     Washington Fish and Wildlife Commission
     Steve Manlow, LCFRB
     Erik Neatherlin, GSRO
The following is a summary of LCFRB comments on the Fish and Wildlife Commission’s April 10, 2020 draft Policy C-3619 update language, in relation to the Lower Columbia Salmon Recovery and Fish & Wildlife Subbasin Plan (Recovery Plan), and the Conservation and Sustainable Fisheries Plan (CSF Plan).

**Purpose (Section B):**
This section expands the purpose of the policy to include providing mitigation for lost production in blocked areas, and sustainable economic and stability to fisheries. This expands the purpose of the policy to more than just hatchery reform actions as originally focused. Given the original focus on recovery, the expansion to include fishery benefits, without prioritization, is concerning. This could lead to hatchery programs being justified solely on the need to support fisheries, with potentially less emphasis on implementation of hatchery reform actions supporting recovery if they reduce fishery benefits. For instance, reducing program size may be a necessary hatchery reform action that may not occur under this updated policy because it would reduce support for fisheries. Including fisheries as a consideration in this policy is a reasonable change, but it should not be given the same priority as hatchery reform to support recovery. This recommended change has the potential to move toward a hatchery management strategy that does not prioritize the conservation and recovery of natural populations as intended with the original policy. We strongly recommend that the original intent be retained, but would support inclusion of the additional factors as supporting considerations in decision-making.

**General Policy Statement (Section D):**
This section calls for including a definition of mitigation for “permanently lost habitat”, as contrasted with “restorable” habitat. We support the concept of advocating for protection and restoration of currently damaged habitat. However, definitions for these terms need to be crafted to promote alignment with recovery plans and associated habitat strategies that already identify restoration priorities. Also, hatchery production for mitigation of “permanently lost habitat” should only be within the context of existing mitigation and program responsibilities and requirements, not as justification for increased production - unless the increase is fully consistent with recovery of natural origin populations.

Rather than advocating for more hatchery production to offset unmitigated impacts from permanently lost or impaired habitat, which can conflict with recovery needs for many populations in the Lower Columbia, we recommend focusing mitigation on substantively improving productivity and capacity of existing habitat in a manner that supports recovery of natural origin populations. This is a more ecologically sustainable, longer term solution that avoids exacerbating the impacts associated with hatchery production increases. Currently, we are only addressing about 14% of documented habitat restoration needs on a statewide basis.

We support the recommendation to include a narrative about achieving Treaty Indian fishery right obligations.

With regard to additional narrative regarding “broader ecological benefits”, it will be important to explicitly acknowledge that hatchery programs can produce both negative and positive ecological effects. The long-term focus and emphasis should be on restoring ecological benefits by returning natural origin salmon and steelhead to healthy and harvestable levels.

This section also includes a recommendation to add language to the policy regarding increasing salmon abundance to achieve “ecological, socio-cultural, legal, and fishery-related purposes”. Depending on how these items are prioritized and incorporated into the policy, this addition has the potential to conflict with hatchery reform actions and approaches identified for implementation in the CSF Plan, and the ability of WDFW to achieve the productivity targets set forth in the Recovery Plan. A key concern regarding incorporation of these additional purposes is how they would be weighed and prioritized relative to hatchery reform actions aimed at
recovery progress. For example, if these additional purposes are given equal priority with conservation and recovery of natural populations, then the updated policy will likely result in a reduction in hatchery reform efforts and increased adverse impacts to natural origin populations. Also, hatchery reform actions can be modeled to some degree to provide objective results. In contrast, the additional purposes can only be measured in very subjective terms, which can be problematic in determining how to best to manage hatchery programs. The WDFW and the Washington Academy of Sciences (WSAS) reviews also identified this challenge. Unless clear priorities are set, under the proposed language, hatchery management could shift toward management approaches used before adoption of Policy C-3619, and before implementation of Recovery Plan reform actions. This could lead to situations where full risk/benefit analyses cannot be completed and the adverse impacts of hatchery programs on natural populations are not fully recognized or addressed. In contrast, if these additional purposes are viewed as additional considerations to be evaluated when managing hatchery programs, and secondary to conservation and recovery needs, they would be less problematic. For example, this could involve first identifying various management options for a given hatchery program that each meet recovery objectives, and then applying the additional considerations to determine which is most appropriate from a broader perspective. Such a process would better align with the results of the WDFW and WSAS science reviews, which recognized the need to include these types of considerations as part of an effective hatchery management strategy.

Policy Guidelines (Section E):
This section refers to development of HGMPs in consultation with co-managers, which we assume to refer to Tribes. We believe that acknowledging and supporting the critical role of Tribes as co-managers is a critical addition to the policy.

While there are references to development of HGMPs, there are no references in the recommended policy update to ensuring alignment with state and federally adopted recovery plans, which were developed collaboratively with WDFW. Complying with ESA requirements associated with HGMPs, FHMPs and NOAA established fishery take limits is not the same as proactively working to achieve recovery plan targets. The former is often focused on avoiding “jeopardy” and maximizing harvest and hatchery production within ESA thresholds, whereas the latter is working proactively to recover ESA listed species to healthy and harvest levels, in light of population-specific goals. We encourage the Commission to include policy statements that call for alignment of hatchery plans with the goals, objectives, and threat reduction and productivity improvement targets identified in adopted recovery plans, and consulting with regional recovery organizations during plan development.

As mentioned above, identifying ecological risks of hatchery programs is critical to an effective hatchery management program, so we support the proposed addition of a guideline focusing on addressing them. WDFW and WSAS both identified the variety of ecological impacts that are associated with hatchery programs (i.e. competition, predation, disease, and facility effects). Unfortunately though, both reviews also recognized that there is little empirical data or modeling that is available to quantitatively estimate these impacts. In absence of estimates for these such impacts, we encourage consideration of carry capacity as an additional element to help determine appropriate programs sizes. WDFW and WSAS both identified program size as an essential and critical part of a hatchery management program and stressed that throughout Washington the majority of program sizes are large and likely having adverse ecological impacts. In fact, WDFW concluded that “Program size requires more careful scrutiny and scientific justification because it affects virtually every aspect of hatchery risks”. WDFW further concluded that “reducing program size may be a more important management action than reducing pHOS or increasing pNOB”. Ecological risks for each hatchery program should be evaluated by comparing hatchery production in comparison to the carrying capacity at both the juvenile and adult life stages. This could be implemented by assuming that if the total number of both hatchery and natural origin spawning adults or smolts exceeds the carrying capacity for either life stage, then the hatchery program could likely be having adverse impact on the natural population, which is supported by both WDFW and WSAS. In the Lower Columbia, EDT modeling has been used to estimate current production capacity, as measured by number of spawning adults and smolts, and these estimated capacities could potentially be used to help evaluate program
sizes. Similar information is available for other regions as well. For the Lower Columbia, determining appropriate program size could be further informed by population designations (Primary, Contributing and Stabilizing), as these reflect recovery priority in the Recovery Plan.

The Commission suspended implementation of HSRG standards in June of 2018, and the recommended policy update language in this section would permanently strike reference to those standards. This change will eliminate the use of HSRG standards and guidelines to evaluate and manage WDFW-operated hatchery programs. It is difficult to understand how hatchery programs would be managed or evaluated if there are no standards set with respect to their impacts on natural populations. While WDFW and WSAS did recognize that the HSRG guidelines were based on modeled results rather than empirical data, they both clearly stated that the HSRG guidelines regarding PNI, pHOS and pNOB were useful and needed to be maintained. In fact, WDFW concluded that “The principles of reducing pHOS and increasing pNOB to achieve fitness gains in wild populations are well-founded, and should be fundamental goals in any hatchery reform management action”.

To eliminate use of the HSRG guidance is contrary to WDFW’s own science review and conclusions regarding effective management of hatchery programs in Washington. Additionally, this change is contrary to the results of the WSAS review, the Lower Columbia Recovery Plan, and the CSF Plan. The CSF Plan was intended to be WDFW’s implementation plan for its actions in the Recovery Plan, and by adhering to the HSRG guidelines, WDFW could show that it was achieving the productivity and threat reduction targets set forth in the Recovery Plan. This would no longer be the case if WDFW ceases use of those standards. WDFW would need to develop a new methodology for determining if they are achieving the productivity targets set forth in the Recovery Plan. Based on the conclusions of WDFW and WSAS, managing for HSRG pHOS, PNI and pNOB standards in conjunction with maintaining appropriate program sizes would appear to be strong foundation for an effectively managed hatchery program. WDFW supported this concept in their review, and noted “These data strongly suggest that in addition to pHOS and PNI, an appropriately sized hatchery program is critical for ensuring that fitness in the natural environment is sustained in the integrated hatchery-wild population.” In light of the above, the revisions proposed by the Commission do not appear to align with best available science. Use of the above referenced HSRG standards should be retained.

The watershed-specific action plans identified in the previous policy do not appear to have ever been completed. They may have been completed for some basins within the state, but in the Lower Columbia, the CSF Plan replaced the need for these plans. We therefore request that the existing CSF Plan be used as the foundation for continuing to move forward with hatchery and harvest reform in the Lower Columbia region. However, we recognize the need to adaptively manage and update key elements based on the outcome of the WDFW and WSAS reviews.

We support maintaining both guideline points 5 and 11 from the previous Policy, as proposed. The recommended change to identify the need for operational costs is a positive addition.

Converting to a written annual report is a good step because it will provide an easily accessible record of what was presented to the Commission. The key is to clearly establish what will be included in this report. We suggest that this report needs to show how hatchery programs are being operated in a manner that supports the purposes of this policy, especially the purpose to “…advance the conservation of natural conservation and recovery of natural origin salmon and steelhead (salmon) by promoting and guiding the continuing to implementation of hatchery reform measures”.

The proposal to prepare an alternative to guideline #11 has the potential to result in actions that are inconsistent with both the Recovery Plan and CSF Plan. This bullet calls out the need to provide the highest level of genetic and ecological protection for natural populations that are in healthy status and have limited impact from hatchery programs. By omission, we are uncertain whether this means that there would be limited
protection provided to populations that are in less healthy state, or that are more highly impacted by hatchery programs. This prioritization of specific populations is potentially in conflict with the population designations set forth in the Recovery Plan, including its NOAA and WDFW approved “recovery scenario”. There should be some reference to the Recovery Plans in this prioritization of populations. As mentioned earlier, the expectation is that WDFW still needs to achieve their hatchery productivity improvement targets, which are developed to support the broader recovery scenario. This policy should clearly articulate this concept.

All HGMPs should be updated as part of the proposed annual reviews. The process of updating the HGMPs should include a thorough public review to ensure transparency in the process. The reviews, however, should not be just qualitative in nature. We recommend that they include population status updates and hatchery program evaluations to present information regarding the impact, adverse or beneficial, on natural populations. There should be specific metrics provided to show how hatchery production is interacting with natural populations. For listed populations, the evaluation should document WDFW’s progress toward achieving threat reduction and productivity improvement targets established in the Recovery Plan.

Adaptive Management (Section F):
Both WDFW and WSAS strongly indicated the need for a complete monitoring strategy. WDFW specifically recommended “crafting a stand-alone monitoring and adaptive management plan for each hatchery program that quantifies both benefits and risks, and explicitly links hatchery performance metrics to potential operational changes”. This bullet needs to be strengthened to call for this monitoring and adaptive management plan as recommended by WDFW. Additionally, this bullet should outline the need for funding of this monitoring and adaptive management plan, as was done in Section E, bullet 5. The monitoring strategy should include monitoring at the subbasin scale, as well as broader geographic (e.g., strata) scales. This would better align with WDFW’s identified need to have a program that “considers information aggregated among multiple hatchery programs in a region”. Specifically, WDFW recommended “that a more explicit, quantitative cumulative assessment of all hatchery programs within a geographic region is warranted”. A full description of this monitoring and adaptive management plan should be provided in the HGMP for each hatchery. WDFW noted that HGMPs “provide detailed descriptions of hatchery operations, in most cases, they lack clearly articulated monitoring and evaluation plans for understanding and controlling hatchery risks”. Including the monitoring and adaptive management plan in the HGMPs would provide a permanent record to support implementation of these plans.

Similar to our comments above, we recommend including an element in the Adaptive Management process that calls for engaging with regional recovery organizations. Both WDFW and WSAS highlighted a lack of connection between hatchery program management and habitat capacity and recovery plans. WDFW specifically stated that “directly linking hatchery management to habitat capacity and habitat recovery plans remains a major challenge”. Including a recovery organization engagement process would help address this issue. Additionally, connecting the program size to the carrying capacity would take a large step forward in addressing WDFW’s concern.

LCFRB Conclusions
The Recovery Plan acknowledges the need to maintain viable commercial, recreational and Tribal fisheries in the Lower Columbia, and the role of hatcheries in maintaining those fisheries. The Recovery Plan recognizes that:

- Conservation hatchery programs can contribute to recovery through the preservation, reintroduction, and supplementation of naturally-spawning populations;
- Hatcheries can provide harvest opportunities consistent with measures to restore and maintain healthy, harvestable naturally-spawning populations;
- Some hatchery programs have legal obligations to provide fish for mitigation purposes and those obligations will likely be offset to varying degrees by increases in natural production; and,
- Conservation and harvest benefits from hatchery programs can be realized with acceptable risks to naturally-spawning populations through effective integrated or segregated hatchery programs.
The Recovery Plan also acknowledges that achieving these purposes requires that we ensure hatchery and fishery programs avoid and reduce risks to natural original populations, support achievement of region-wide recovery goals, and minimize adverse ecosystem effects and ecological interactions. Development of the CSF Plan was intended to provide clarity on how WDFW will achieve both hatchery production and recovery goals, in a transparent and objective manner that is guided by best available science. We are concerned that the proposed policy update represents a shift away from the recovery focus of the original policy, and are uncertain what this may mean with regard to WDFW’s commitment to implement its Recovery Plan actions in the Lower Columbia Region. We are also not seeing clarity on what tools, approaches or standards will be applied to objectively guide and evaluate hatchery management decisions that will affect recovery. We ask that the Commission carefully consider these concerns, and work proactively to address them as this process moves forward.
Don:

Thanks for the opportunity to discuss the latest version of the Hatchery Policy C-3619 document last week. The discussion provided additional context and helped me better understand the intent of proposed changes. I will be discussing the policy update with my Board during our August 7 meeting, and will also be going through it in more detail with my Chairman (cc’d) in the interim. Given the timing of upcoming Commission meetings, and after having reviewed the updated policy language in more detail after our discussion, I wanted to offer some feedback and thoughts as a follow-up. I apologize for the length of these comments, but some warrant a detailed explanation.

• We understand the need to develop a policy that better balances the needs of hatchery production to support fisheries and mitigation, with addressing recovery and conservation needs. The updated policy language clearly articulates the multiple purposes, which in concept aligns with our broader LCFRB mission that also calls for maintaining viable commercial, sport and tribal fisheries on the path to recovery. As discussed, our greatest uncertainty centers on how the multiple purposes will be balanced relative to recovery needs, and whether the policy will support continued progress that we have been observing, as well as address gaps (e.g., high pHOS in certain watersheds). We would like to see assurance that the policy will support continued progress on both implementation and monitoring.

• During our discussion, I reiterated the need to ensure that increased habitat protection and restoration is also fully considered as a viable option for offsetting impacts from permanently lost habitat. This is especially important given that permanently improved habitat productivity or improving access to existing functional habitat can produce more sustainable benefits, from a recovery perspective in particular. However, there is also clearly a role for hatcheries in mitigating for permanently lost habitat, especially given the lag-time in achieving habitat and watershed process benefits, the limited funding that has plagued restoration progress, and ongoing habitat losses. The Lower Columbia Salmon Recovery and Fish & Wildlife Subbasin Plan (2010) (“Recovery Plan”) explicitly acknowledges the mitigation role of hatcheries. The policy as written supports both mitigation approaches, and we believe the most efficacious means for achieving mitigation can be worked through existing processes (e.g., FERC, state/federal agreements and programs, biops, etc.) that involve multiple stakeholders. The updated policy provides for this.

• As noted, we support and appreciate the General Policy Statement that identifies the conservation and recovery of depressed wild salmon and steelhead as part of the highest priority policy commitment, as well as managing fisheries to achieve conservation goals for wild stocks. These statements provide a solid foundation for bringing recovery needs identified in adopted recovery plans to the table for consideration.

• The broadening of the purpose statements should be coupled with a call for methods to objectively evaluate policy implementation effectiveness. In our June 6, 2020 letter, we highlighted the importance of clear metrics against which to measure progress and program benefits/impacts. While we appreciate the reservations about using HSRG standards as strict pass/fail thresholds for all management decisions, the hatchery policy science review did
validate the importance of pHOS, PNOB and other HSRG metrics in evaluating programs in a general sense. Appropriate use of such metrics in HGMPs should not be ruled out, and it does not appear the policy would. With the prior references to HSRG standards being removed, however, there is a pressing need to ensure HGMPs include approaches for objectively and consistently evaluating progress. As part of this policy update process, we believe WDFW should clearly articulate alternative methods and metrics that will be brought to the table, and the science review should relied upon as the basis. We also suggest wording be added to the policy calling for WDFW to “…strive to develop metrics and approaches for objectively evaluating progress toward achieving goals and objectives established in each HGMP”, perhaps under Policy Guideline 4. Absent objective metrics, it unclear how effectiveness will be measured as called for in the Authority Definition and Intent Section, except in a qualitative sense.

• We support the statements calling for hatchery programs to be implemented as part of an “all-H” strategy. Those statements align well with the “All-H” recovery approach outlined in the Recovery Plan. It is also important to note that about one-quarter to one-third of the over 365 actions in the Lower Columbia Salmon Recovery and Fish & Wildlife Subbasin Plan (2010) (“Recovery Plan”) relate to hatcheries and harvest - recent monitoring under the Conservation and Sustainable Fisheries Plan (CSFP) indicates that most of these actions have already been fully or partially initiated by WDFW and other hatchery managers. We commend WDFW for proactively moving recovery forward in the Lower Columbia region.

• We appreciate the policy statement calling for the highest level of protection from hatchery impacts to those wild populations that have not had substantial genetic modification from past hatchery practices or are now in a healthy condition with little or no same species/run hatchery influence. Such populations to a large degree have already been identified and prioritized through the recovery planning process in the Lower Columbia, and generally consist of “primary” salmon populations that have also been assigned “core” or “legacy” designations by the NOAA Willamette/Lower Columbia Technical Review Team (TRT). Many steelhead populations within “gene banks” and “wild salmonid management zones” may also fit within this category, and are showing the greatest recovery progress in the region. In short, such populations are already given great weight in recovery plans and associated recovery scenarios approved by NOAA. Given the importance and role of such populations to recovery, we encourage WDFW to consult with state’s 7 regional recovery organizations and NOAA as part of this process. The policy should explicitly call for this.

• I want to clarify our perspective on the relationship of agency policies to the recovery plan, as I don’t think we were in alignment on that point. The NOAA-approved recovery scenario (Section 4.4.3, Table 4-6) is the foundation for the recovery plan. This scenario was developed collaboratively with 82 recovery partner organizations (each with their own policies), and involved extensive public engagement. It is designed to meet the viability criteria (Section 4.3.1, Box 4-1) established by the TRT, which included WDFW. In addition to improvement targets for VSP parameters, the plan defines impact reduction targets for each potentially-manageable threat category (hydro, habitat, harvest, hatcheries, predation, etc.). The “recovery burden” is equitably allocated among threat categories in proportion to the significance of the threat – the greater the impact, the more work under that H is needed, and vice versa. From a social and political standpoint, this concept was fundamental in keeping recovery partners at the table. The Recovery Plan’s strategies, measures, and actions, which are explicitly associated with...
partners with management authority like WDFW, are intended to achieve the needed threat reductions within the framework of adaptive management. The CSFP Plan represents WDFW’s commitment to addressing their respective actions etc., and the agency has been working diligently to achieve recovery plan objectives as embodied in the Recovery Plan scenario. It has been a key consideration in how fisheries, hatcheries, and monitoring programs are managed in the Lower Columbia.

While multiple agency policies and programs were certainly incorporated and referenced in development of the Recovery Plan, the expectation was that such policies would be implemented and updated as necessary to ensure threat reduction targets and productivity improvements are achieved across the H’s. Adaptively managing strategies and actions based on observed results is obviously a critical part of implementation. However, adjusting the overall recovery scenario and objectives has much broader implications - across all recovery partners in both WA and OR, across all “Hs”, as well as across fish populations at the strata scale. Reducing recovery burden on one population means increasing it on one or more other populations, to still achieve VSP parameters and targets. If the Recovery Plan’s recovery scenario and overall objectives were updated in response to changes in each of the 82 partner’s policies, whether beneficial to recovery or not, the Recovery Plan would obviously have little value. This is why recovery plan goal and scenario updates arising from the adaptive management process must be developed and evaluated by the LCFRB’s Implementation Steering Committee in consultation with affected implementing partners, with extensive public participation. Revisions must also be submitted to NMFS and the U.S. Fish and Wildlife Service for concurrence prior to final adoption and issuance. Simply adjusting policies does not warrant reconsideration of the recovery scenario. Updates must be supported by defensible rationale grounded in results of monitoring and adaptive management. Scenario shifts have been made in the past for biological reasons (see Table 4-6), but it was demonstrated that overall VSP parameters at the strata and ESU scales could still be achieved.

- As you noted, the purpose of the prior policy was very focused on recovery. It actually included a discrete intent statement that called for ensuring “…compatibility between hatchery production and salmon recovery plans...”. That language has been removed. The proposed policy language substantively broadens the purpose to better support fishery and mitigation needs, but still maintains references to recovery. In general, we do not have a concern with broadening the purposes. However, there is little clarity on how priorities will be balanced, metrics for measuring progress are lacking, and the policy defers to HGMPs as the mechanism for implementation. This creates some level of uncertainty with regard to how WDFW will operate hatcheries relative to the Recovery Plan priorities. Our comfort level would be substantively increased if the policy included a discrete statement that WDFW, as a key recovery partner, will continue to work proactively toward achieving adopted recovery plan goals, objectives and targets, and will continue to implement their associated recovery plan measures, strategies and actions, within the context of adaptive management.

I hope these comments are helpful in articulating our perspective on the policy. I’d be happy to discuss any of these points in more detail. I would also appreciate it if you could forward these comments to the other Commission members for consideration.
Thanks again for taking the time to discuss the policy update with us.

Steve Manlow  
Executive Director  
Lower Columbia Fish Recovery Board  
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-----Original Message-----
From: Leonard Neil <quinaultpierce@gmail.com>
Sent: Sunday, September 27, 2020 9:06 PM
To: Commission (DFW) <COMMISSION@dfw.wa.gov>
Subject: Hatchery and Fishery Reform Policy

Please put more fish in the water via hatchery production and more hatcheries or re-open hatcheries that have been closed.

Thank you.

Fred Osborn
206 947 8754

Sent from my iPad
From: Dick Gies <dgies@charter.net>
Sent: Thursday, September 17, 2020 2:55 PM
To: Commission (DFW) <COMMISSION@dfw.wa.gov>
Subject: Hatcheries are absolutely necessary.

I support the continued, and increased, production of salmon, steelhead, and trout in Washington.

Richard Gies
Richland WA
From: Commission (DFW)
To: Warren, Ron R (DFW)
Cc: Batungbacal, Chalee W (DFW)
Subject: FW: Draft hatchery plans
Date: Monday, September 28, 2020 7:43:47 AM

-----Original Message-----
From: Paul Hart <paulandmila@icloud.com>
Sent: Saturday, September 26, 2020 10:16 AM
To: Commission (DFW) <COMMISSION@dfw.wa.gov>
Subject: Draft hatchery plans

It is difficult to comment on this draft without knowing the results of steps previously taken. Based on steep declines in steelhead returns to North Central Washington streams it seems the policies have caused a major reduction in harvest opportunities for recreational and tribal fisheries. If wild fish from these streams are used for brood stock it would seem that genetic concerns could alleviated. It also seems that careful, scientific hatchery management could allay disease concerns. So why not bolster hatchery production of steelhead to facilitate the recovery of wild genetic strains?
—Paul Hart
Sent from my iPad
September 1, 2020

Fish and Wildlife Commission
Washington Department of Fish and Wildlife

**Re: Hatchery and Fishery Reform Policy (C-3619), WDFW**

Commissioners:

On behalf of the Wild Steelhead Coalition’s Board of Directors and thousands of members, we are writing to formally submit our continued support for the 2009 Hatchery Scientific Review Group (HSRG) guidelines established as a part of WDFW’s Hatchery and Fishery Policy (C-3619). We are deeply concerned by any effort to disregard or undermine these scientifically established best practices and the subsequent negative implications for native fish recovery in Washington waters.

As part of the recent policy review, the Fish and Wildlife Commission has recommended suspending the HSRG Policy guidelines 1, 2, and 3 for salmon species other than steelhead. The Wild Steelhead Coalition opposes this policy change. We hope the Commissioners will reject this recommendation when it comes time to vote and re-affirm the existing WDFW commitment to science-based hatchery program management as provided by the HSRG guidelines.

Unfortunately, we believe the recommendation to suspend these three policy guidelines is motivated by politics and cannot be defended by the available science, including the work of WDFW’s own researchers. It would be a step backwards for Washington wild fish recovery and should be rejected. The WSC and its members are long-time advocates for fishery and hatchery management guided by rigorous monitoring and scientific evidence. We would support potential updates to the HSRG guidelines based on new research and fishery monitoring information, but not any suspension of guidelines due to inconvenience.

While we recognize that the policy recommendations explicitly do not include steelhead hatchery management, the WSC firmly acknowledges that all native fishery and hatchery management decisions have implications throughout Washington’s interconnected watersheds and ecosystems. Therefore, all fishery and hatchery policy must be universally guided by the best science available in order to minimize negative impacts on wild fish populations (especially where these numbers are suppressed or struggling), establish watershed specific recovery plans, and prioritize sustainable,
durable native fish recovery in order to support fisheries and the communities that depend on them.

The WSC recognizes, and appreciates, the motivation to restore Southern Resident Killer Whale populations. We support and value these amazing animals and understand that the proposed HSRG guideline suspensions is explained by the need to aid these populations by providing additional salmon for their diet. But, recovery and protection of Washington native fish populations must be balanced with efforts to aid the Southern Resident Killer Whales. We are deeply concerned about unintended consequences to native fish if hatchery guidelines are abandoned. Both challenges must be met with science-based policy and held to the highest ecological standards.

The Wild Steelhead Coalition is committed to working with the Fish and Wildlife Commission and the WDFW to collaborate on viable plans to restore Washington’s dangerously faltering steelhead and salmon populations. Wherever possible, we strive to publically support the Commission and the agency’s researchers, enforcement and policy-makers, but we must speak up on behalf of our membership whenever policy changes risk irresponsible outcomes regarding wild fish recovery or damage to the public trust. Unfortunately, the recent recommendation to suspend the HSRG guidelines 1, 2 and 3 as they pertain to policy 3619 is one of these times. We hope the commissioners will heed the best available science and reject the recommended changes to Washington’s Hatchery and Fishery Reform Policy.

Thank you for your time, consideration and leadership,

Greg Topf  
Chair, WSC Board of Directors

Rich Simms  
WSC Board Member and Co-Founder
WA Fish and Wildlife Commission  
Washington Department of Fish and Wildlife  
PO Box 43200  
Olympia, WA 98504-3200

Re: Proposed revision of Fish and Wildlife Commission Policy C-3619  

September 7, 2020

Dear Commissioners,

Thank you for the opportunity to provide comments regarding proposed revisions to Policy C-3619. While our organization successfully determined that there was an opportunity to provide comment on the extensive revisions being proposed to C-3619, we believe that other Washingtonians were not adequately made aware of their opportunity to review and comment. Even though “wildlife, fish, and shellfish are the property of the state,” as determined by RCW 77.04.12. The lack of public outreach by the Commission to get comments on this proposed policy has been less than adequate. We recommend the Commission conduct a broader solicitation for public comment, and to extend the comment period until October 31, 2020, so that all Washingtonians are aware of their opportunity to participate in this public process.

We support policies undergoing routine review, evaluation, and adaptation to ensure that they meet their objective and the Department’s mandate. We appreciated the scientific review conducted for development of the Hatchery Reform Science in Washington State Report, as well as the internal review conducted for development of the WDFW Hatchery and Fishery Reform Policy Implementation Assessment Report, which highlighted the lack of implementation of the original policy. Failure to implement any policy does not serve to undermine the integrity of the policy itself, but rather the credibility of the implementing agency and its associated accountability structure, in this case, undermining the credibility of both the Department and the Commission.

Below you will find our recommendations on considerations and objectives to both strengthen the proposed policy revisions and align the policy with the mandate of the Department.

1. **We base our comments on the legislative mandate of the Department and Commission (RCW 77.04.012), which identifies a clear priority to preserve, protect and perpetuate fish and wildlife – and to manage in a manner that does not impair the resource.**

   “Wildlife, fish, and shellfish are the property of the state. The commission, director, and the department shall preserve, protect, perpetuate, and manage the wildlife and food fish, game fish, and shellfish in state waters and offshore waters.
The department shall conserve the wildlife and food fish, game fish, and shellfish resources in a manner that does not impair the resource.

In a manner consistent with this goal, the department shall seek to maintain the economic well-being and stability of the fishing industry in the state. The department shall promote orderly fisheries and shall enhance and improve recreational and commercial fishing in this state.

The commission may authorize the taking of wildlife, food fish, game fish, and shellfish only at times or places, or in manners or quantities, as in the judgment of the commission does not impair the supply of these resources.

The commission shall attempt to maximize the public recreational game fishing and hunting opportunities of all citizens, including juvenile, disabled, and senior citizens.

Recognizing that the management of our state wildlife, food fish, game fish, and shellfish resources depends heavily on the assistance of volunteers, the department shall work cooperatively with volunteer groups and individuals to achieve the goals of this title to the greatest extent possible.

Nothing in this title shall be construed to infringe on the right of a private property owner to control the owner’s private property.

2. Using only a National Marine Fisheries Service (NMFS)-approved HGMP and “compliance with provisions of ESA” as the Commission vision of an adequate hatchery program falls short of your responsibilities.

“For each hatchery program that may potentially affect a species listed under the ESA, the Hatchery Genetic Management Plan shall describe operations that are consistent with the National Marine Fisheries Service policy judgements in compliance with the provisions of the ESA.” (Section 4 of the policy).

- While operating consistent with NMFS, policy judgements must be a requirement, as the HGMP is not a plan to improve wild populations. A NMFS-approved HGMP can allow hatcheries to negatively impact listed populations if they do not drive their status to a worse condition.

- Utilizing a jeopardy determination (an HGMP approval) as a threshold does not constitute what is necessary for recovery or restoration of a population.

- There is nothing in this policy or the HGMP template that provides guidance for hatcheries to examine mechanisms they can take to actually help recover or restore a population.

3. “HGMP provisions should reflect a balance between the need to minimize genetic and ecological risks to coincident wild populations while providing for the ecological and societal benefits of hatchery propagated salmon and steelhead.” (Section 3)

- When a species is listed, the federal government steps in because the State has failed to properly protect the species. What is Washington State doing to change its previous approach to management to keep the remaining non-listed populations in the state from following the same declining trends?

- When we examine the decline of salmon and steelhead populations and the dire condition they are in, most would agree that their status is due to the decades long decisions by forest managers, water managers, land managers, hydro managers, hatchery managers, transportation managers, as well as fish and wildlife managers to "balance their impacts on
salmon and steelhead with the social and economic benefit of the action.” Balancing” – or pretending to balance important actions has done nothing but perpetuate the decline of our salmon and steelhead populations.

- We recommend the following wording changes to the draft policy language to align the policy with the Department’s mandate:

  From:

  - “Hatchery Genetic Management Plan provisions should reflect a balance between the need to minimize genetic and ecological risks to coincident wild populations and providing for the ecological and societal benefits of hatchery propagated salmon and steelhead.”

  To:

  - “Hatcheries shall be managed in a manner that does not impair the resource. Hatchery Genetic Management Plan provisions should reflect the important activities needed to provide sustainable fisheries into the future while minimizing genetic and ecological risks to wild populations to not impair this precious resource.”

4. This revised policy as proposed is short-sighted and wholly misses the opportunity for the Commission to lead and direct the Department to prepare as an agency for the changes in environmental conditions and species adaptations needed for climate change.

- The adaptive management section identifies likely changes, but only “acknowledges that adaptive management procedures will be essential to achieve the purpose of this Policy and are expected to occur after proper evaluation and as appropriate to achieve the purposes of this Policy.”

  Given the threats and stressors for salmon and steelhead in the ocean, estuaries, and throughout their watersheds, we recommend the Commission:

  - Engage the world’s largest hatchery system in mechanisms that will actually help recover and restore populations rather than exacerbate existing problems.

  - Prioritize advanced science-based climate change actions in this policy while simultaneously insisting that the Department incorporate climate change impacts into consideration with every agency decision.

5. This policy appears satisfied with the current suite of hatchery programs and actions if the hatchery has an approved HGMP. We recommend including in Section 4, that every hatchery plan include:

- The role of hatchery production in the applicable salmon recovery plan

- Identification of predicted changes for the watershed, fish populations, and hatchery operations, and how each change will impact the facility’s ability to successfully provide for
sustainable fisheries without negative impact to wild populations while recovering and restoring those wild populations.

- What species, life histories, and release strategies will need to be adjusted to address future conditions and decrease impacts to wild populations?

6. To successfully rebuild salmon and steelhead populations, we need salmon and steelhead that are adapting with their watersheds. This is absent from this policy.

As watersheds, estuaries, and oceans continue to change, salmon and steelhead adapting with their watersheds. We know that the strength of salmon and steelhead is their adaptability, and we can utilize that strength to help salmon and steelhead prepare for the future. To achieve this, we need to ensure that salmon and steelhead spawning in the watershed are driving the genetics and adaptations to changing conditions. And having populations adapting to these changes is good for both wild spawners and hatchery productivity.

- We recommend the following changes to #7:

  From:

  ○ “In considering questions of balance between the risks of possible deleterious impacts to wild salmon and steelhead populations from hatchery programs conducted in accordance with this Policy, the highest level of protection from possible negative effects of hatchery programs to wild populations shall be provided to those wild populations that have not had substantial genetic modification from past hatchery practices or are now in a healthy condition with little or no same species/run hatchery influence. A process for identifying such populations shall begin soon after adoption of this Policy and the Commission shall approve a list of such populations on or before the first annual update report on the implementation of this Policy.”

  To:

  ○ “In considering the risks of possible deleterious impacts to wild salmon and steelhead populations from hatchery programs conducted in accordance with this Policy, the highest level of protection from possible negative effects of hatchery programs to wild populations shall be provided to those wild populations that have habitat to sustain a naturally spawning population that can adapt with its watershed. The process for identifying such populations shall begin soon after the adoption of this Policy and the Commission shall approve a list of such populations on or before the first annual update report on the implementation of this Policy.”

7. Performance and Reporting of Hatchery Programs should be strengthened.

- Harvest Managers provide an annual report of predicted and actual returns and predicted and actual harvest; Hydro Managers provide both annual and daily reports of juvenile and adult passage, mortality, survival and spill rates; Salmon Recovery Regions provide bi-annual reports
on the progress made on their salmon recovery plans and the habitat restoration projects completed within the reporting period.

- We recommend the following additions to the annual report:
  
  - Identification of how each hatchery is managing its programs to meet or exceed the HGMP requirements.
  
  - A report on the “Performance Indicators” identified in Section 1.10 of the HGMP Template.
  
  - A report on the progress of addressing the measures identified in 11.2 of the HGMP.
  
  - Articulation of the percentage of hatcheries with completed HGMPs.
  
  - Identification of the percentage of hatcheries meeting their HGMP requirements.
  
  - For many decades, condition stability allowed for accurate predictions of indicators based solely off the number of fish released. However, as environmental conditions continue to change, we must expand our analysis of hatcheries to include more than just the number of fish released each year. As such, the annual report should contain a summary for each hatchery to include:
    
    - What was produced
    - Cost of the production
    - What fisheries were supported by the production
    - Survival rate of the fish produced

Sincerely,

Guido Rahr
President and CEO
The effect of improving the hatcheries will never reach its full potential if the unnatural presence of seals and sea lions far up the spawning rivers remain. The numbers of seals and sea lions are historically high, and there is a relatively low number of nuisance seals/sea lions that create a relatively high instance of smolt and spawning age salmon mortality. The numbers of fish consumed prior to reaching the salt water and after reaching the fresh water defeats the purpose of improved hatchery production as the number of seals blocking the path remains. This is a direct threat to the effectiveness of our hatcheries that needs to be addressed. It should be considered the quickest way to improve the breeding and survival habitat of salmon and steelhead.

Best regards,
Craig McCallum
13057 134th Ave NE
Kirkland, WA 98034

Tel: 206-229-4954
Follow up preliminary comments on recent WFWC meeting in July/August

RE: salmon management

CCF/CRCFA president Dale Beasley listened in to the recent WFWC meeting for 3 days of salmon discussions but did not speak on the ZOOM opportunities for 2 minutes which is inadequate to do anything but list one or two substantive comments; please review our previous submitted written comments on WFWC salmon policy prior to the recent meeting. We will comment further once all salmon materials resulting from this Commission meeting are thoroughly reviewed.

Salmon policies under consideration C – 3620, C – 3622, and C – 3619 all need to further evolve toward producing abundant Washington salmon for HARVEST with NO fisherman or Orca left behind as good public policy with “Dinner Plate Results” for ALL our state citizens that will dramatically increase JOBS in our coastal and rural demographically depressed communities that has resulted from lost historical ACCESSS to salmon due to multiple adverse stressors. Please review the Legislative mandate (RCW 77.04.012) for salmon that goes well beyond the 1st priority of conservation of the resource.

✓ Commission/Department Mandate of the Washington State Legislature – RCW 77.04.012 – “The department shall promote orderly fisheries and shall enhance and improve recreational and commercial fishing in this state. Further stating, the department shall seek to maintain the economic well-being and stability of the fishing industry in the state.”

Salmon management has two important aspects:

Prevent the DEPLETION of both fish and fishermen

HSRG along with other past deplorable salmon policies have been failures that has resulted in highly significant reduced salmon fishing opportunity and seriously depleted the “economic well-being and stability of the fishing industry” that the commission is now addressing for correction utilizing adaptive management that is now headed in a far better direction but may not be going far enough to put Washington salmon back on the Dinner Plates of ALL our citizens which MUST become the intended accountability OUTCOME. The Commission MUST also recognize that the 2012 heinous Kitzhaber plan for the Columbia River has FAILED to live up to any of the multiple promises to the fishing industry and has resulted in “significant deterioration of the economic well-being and stability of the fishing industry”. The intended consequence of ALL Washington salmon policy MUST once again not only address conservation of ESA listed salmon but provide abundant ACCESS to harvestable salmon for all fishermen.

Historical Review of lost fishing opportunity
All too often in the past the fishing industry has been depleted due to undeserved fish policy changes that started way back in 1977 when WDFW began to manipulate salmon policy and fish stocks, “Washington fish for Washington Fishermen” which sounded great at the time to everyone that did not fully understand the unintended consequences leading to significantly reduced fishing opportunity which has distressed our coastal Fish Dependent Communities and still is a total FAILURE. This salmon policy eliminated all Toutle River Coho from lower Columbia River hatcheries and instituted the Cowlitz Coho that turned right leaving the Columbia River was intended to provide Coho for the Westport charter fleet that at the time numbered 240 vessels, today just 18 – economically devastating not just to the charterboat industry but also ALL Washington fishermen both recreational and commercial. Please note that the Cowlitz Coho were less than half the size of the Toutle River Coho that averaged over 12# at maturity. Salmon stock manipulation/elimination had a DRASTIC reduction in the size of the fish returning and began the downward spiral that led to serious 90+% depletion of fishing harvest opportunity that has ended in a crash landing for all Washington salmon fishermen.

Long term wellbeing and stability of the fishing industry of course takes more than simple hatchery production increases to replace the 160 million salmon smolt lost production that has been suspended over the last 2 decades that has been the knee on the neck of our Fish Dependent Communities across Washington and left our citizens’ Dinner Plates Empty. Remediaitonal ACTIONS much needed.

✓ WDFW draft 25 year Strategic Plan appears to be total elimination of all Commercial Fishing in Washington State with NO mention of commercial fishing or any significant involvement of commercial fishing in the plan development – reprehensible! Needs a complete redraft and must rejuvenate “economic well-being and stability of the entire fishing industry” including both recreational and commercial fishing as directed by the legislature.

Our Washington iconic salmon will continue to decline unless we address the full range of decimation, but without crucial hatchery production increases the rest will not be able to put Washington salmon back on our dinner plates for all our citizens to enjoy, nor will the STARVATION of the Orcas and Rural Fish Dependent Communities deteriorated DEMOGRAPHICS be abated. ACCESS to salmon for HARVEST takes more than rhetoric and policy change; it takes aggressive ACTION at multiple levels. There is NO substitute Action available that is better at addressing lost Access to salmon by our citizens than increased salmon hatchery production that approaches past results of full Dinner Plates. History has shown us that the ocean can handle significantly more salmon than it is being presented with today. If the salmon are not produced, they cannot rear to maturity and provide healthy food for our citizens that need more than a visual experience from our iconic salmon. ALL citizens deserve the healthy benefits of Washington salmon on their dinner plates; all of our citizens include the forgotten consumer.

WFWC/WDFW MUST realize that pristine salmon habitat in Washington is disappearing (much of it permanently behind 100’s of dams) much faster than expensive habitat restoration efforts can replace even some of the historical habitat losses. Avian and pinniped PREDATION of salmon has significantly increased as hatchery salmon production has significantly plummeted, deleterious cumulative forces resulting in significant lost fishing opportunity – CUMULATIVE loss must be addressed at all levels but
without significant hatchery production increases, all citizens will continue to lose more access to fish for our dinner plate enjoyment.

**Aggressive ACTIONS required**

- ✓ **Manage Salmon for Abundant Harvest** with NO Fisherman left behind as Good Public Policy
- ✓ C – 3620, C – 3622, and C – 3619 are headed in the RIGHT direction – go further
- ✓ Anthropocene adverse salmon impacts must be remediated – **RAISE MORE SALMON**
- ✓ Public Interest is well served by increased salmon production
- ✓ Seriously reduce salmon **PREDATION** (become advocates for modernization of ESA & MMPA)
- ✓ Continue to save salmon habitat and prioritize replacement of lost habitat where most appropriate
- ✓ Continue to open blocked salmon habitat increasing spawning potential and rearing
- ✓ CCF/CRCFA fully supports salmon and dams coexisting – both BENEFIT society immensely
- ✓ Encourage the BPA to Raise More Salmon beyond ESA requirements, more West of Bonneville
  - o One third of our BPA electrical rate is attributed to salmon, we need harvest accountability
  - o Need a return to Salmon JOB mitigation hatcheries
- ✓ This list is representative and not all inclusive,

The most reasonable and prudent alternatives to our citizens lost access to salmon is to RAISE MORE SALMON, control predation, reduce pollution, protect salmon habitat, and rehabilitate the habitat where most appropriate, where accountability leads to positive OUTCOMES for abundant salmon harvest with NO fisherman left behind. Major AGGRESSIVE ACTIONS required.

Thank you for beginning to return salmon back to abundance,

Dale Beasley, president CCF/CRCFA
Dear Chair Carpenter, Commissioners:

Trout Unlimited (TU) appreciates this opportunity to comment on the Washington Department of Fish and Wildlife (WDFW) Commission’s Hatchery and Fishery Reform Policy (C-3619) review. With over 300,000 members and supporters – including 4,000 members in the state of Washington – and over 220 staff, TU is North America’s largest nonprofit organization dedicated to the protection, conservation, and restoration of cold-water fish and their watersheds. Our strength is derived from our grassroots members and volunteers working together with our staff toward the common goal of ensuring resilient fish populations for future generations. TU is dedicated to using the best available science to guide our efforts, and we have the benefit of applying the expertise of our staff fisheries scientists to support policy and science efforts requiring careful analysis.

As an organization dedicated to conserving, protecting, and restoring North America’s cold-water fisheries and their watersheds, our concerns with the policy review of C-3619 reflect that mission. With many wild stocks of salmon and steelhead within Washington being listed for protection under the Endangered Species Act (ESA) and many recently experiencing some of the worst returns on record, we strongly encourage you to reconsider this shift in policy, uphold the intention as the original policy stated, and not abandon the science-based fishery and hatchery reform, which is fundamental to the WDFW’s commitment to policies that enhance wild fish recovery objectives and are designed to support long-term recreational, tribal, and commercial fisheries into the future.

We recognize that certain hatchery programs have a place within the management framework for fisheries and recovery within Washington State. This includes conservation hatcheries that contribute to the recovery of certain populations and harvest hatcheries—some with legal obligations—that provide important fishery opportunities that can be realized with acceptable risks to naturally spawning populations. However, in order to achieve these various program objectives, we need rigorous policies that reduce risks to natural-origin populations, support recovery goals, and minimize the ecological interactions to wild populations (ISAB 2001; Naish et al. 2007; McClure et al. 2008).
While we are generally supportive of the science-based guidelines and principles that were laid out in the original Hatchery Reform Policy that was adopted by WDFW’s Fish and Wildlife Commission (FWC) in 2009, the current direction of the C-3619 policy review process, which started in early 2018, causes serious concern.

We believe the new policy, which has undergone review by both WDFW staff and the Washington Academy of Natural Sciences, ignores and undermines the conclusions and recommendations from both entities and unfortunately delivers a policy that is committed to increased hatchery production in an effort to bolster short-term commercial and recreational fishing opportunities, with little regard for the genetic and ecological impacts these programs might have to natural-origin populations. Additionally, rolling back many of these original policies from 2009 undermines the significant resources and investments to steelhead and salmon recovery on the federal, regional, state, and local level.

It is our view that the following policy reform considerations do not support Viable Salmonid Population (VSP) parameters of abundance, productivity, spatial structure, and diversity (e.g., McElhany et al. 2000), which are used for protecting and recovering the wild steelhead and salmon populations in Washington.

First, the new policy has no backstop on hatchery impacts to natural-origin populations and lacks any framework to determine such limitations. Specifically, for steelhead, the FWC has acknowledged during this process that the existing literature supported the hatchery impacts to wild populations warranted maintaining guidelines 1-3 of the previous policy. However, now that guidelines 1 – 3 have been removed in the new policy, which include using the principles, standards, and recommendations of the Hatchery Scientific Review Group (HSRG), improved broodstock management, and watershed-specific action plans that systematically implement hatchery reform as part of a comprehensive, integrated (All-H) strategy for meeting conservation and harvest goals at the watershed and Evolutionarily Significant Unit (ESU)/Distinct Population Segment (DPS) levels, steelhead are wrapped into the current policy with no scientific framework on how to limit impacts. It is our view this removal of the aforementioned guidelines does not take into consideration the Statewide Steelhead Management Plan (SSMP), which is supposed to be the guiding framework for steelhead management in the state.

Second, while we appreciate the requirement to develop Hatchery Genetic Management Plans (HGMP) for all steelhead and salmon hatcheries operated under the authority of this policy, HGMPs are designed to be federal Endangered Species Act (ESA) permits and go through an extensive review process as part of the development of a biological opinion (Bi-Op) on the operation of hatchery programs. In our view, this leaves programs in areas with un-listed populations like the Coast and Southwest WA ESUs with little accountability, as they will lack the NOAA review associated with a Bi-Op and the necessary scientific framework for managing impacts as was found in the previous policy.

Additionally, review documents provided by WDFW staff during the review of this policy called out the importance of developing a Statewide Hatchery Monitoring and Evaluation Plan as primary recommendations. This new policy does not recognize or mention any such plan and we believe the intention focuses on the implementation of HGMPs, which are not designed to be Monitoring and Evaluation Plans (MEP). MEPs are already severely underfunded and have tremendous information
gaps (e.g., PSEMPSW 2012), leading to high levels of uncertainty for many species and populations. Hence, not clearly identifying the value of MEPs within the current policy further removes critical data necessary to understand the impacts of hatchery programs.

Finally, as previously mentioned, the commitments made within the original Hatchery Reform Policy reflect and inform the science-based management intentions within the various recovery plans and other state policies, including the SSMP. This revised policy essentially guts one of the key policies in the SSMP, Natural Production, with the removal of guideline 11, which calls for the “goal of establishing at least one Wild Salmonid Management Zone (WSMZ) for each species in each major population group (bio-geographical region, strata) in each ESU/DPS. Each stock selected for inclusion in the WSMZ must be sufficiently abundant and productive to be self-sustaining in the future.” Abundance and productivity are the cornerstones to healthy, self-sustaining wild steelhead production and the removal of this WSMZ guideline undermines the WDFW’s ability to provide the highest likelihood of maintaining and restoring key populations to healthy levels.

Until clear priorities are set, we are concerned that hatchery management might shift back toward management guidelines used before the 2009 Hatchery Reform Policy was implemented and the full set of risks to natural-origin populations from hatchery programs were not taken into full consideration. We sincerely hope that the FWC takes our comments and concerns into careful consideration with the direction of the C-3619 Policy review.

We greatly appreciate your consideration of these comments, and we are happy to answer any questions you may have about our concerns.

Sincerely,

Jonathan Stumpf
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303-918-8802

References


McClure, M. M., Utter, F. M., Baldwin, C., Carmichael, R. W., Hassemer, P. F., Howell, P. J., Spruell, P.,
propagation programs: implications for viability of endangered anadromous salmonids. Evolutionary

evaluation of the effects of conservation and fishery enhancement hatcheries on wild populations of

Puget Sound Ecosystem Monitoring Program Salmonid Workgroup (PSEMPSW). 2012. Methods and
Quality of VSP Monitoring Of ESA Listed Puget Sound Salmon and Steelhead. Bruce A Crawford editor.