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IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF IDAHO

FRIENDS OF THE CLEARWATER and  
ALLIANCE FOR THE WILD ROCKIES,

Plaintiffs,

v.

UNITED STATES FOREST SERVICE;  
VICKI CHRISTIANSEN, Chief of the  
Forest Service; CHERYL PROBERT,  
Forest Supervisor for the Nez Perce-  
Clearwater National Forests; LEANNE  
MARTEN, Regional Forester for Region 1  
for the U.S. Forest Service; and NOAA-  
FISHERIES,

Defendants.

NO.

COMPLAINT FOR DECLARATORY  
AND INJUNCTIVE RELIEF

**I. NATURE OF ACTION**

1. On July 1, 2019, the United States Forest Service approved the Lolo Insect and Disease Project (the “Lolo Project” or “Project”), which authorizes extensive logging, burning, and road building in the Lochsa-Powell Ranger District of the Nez Perce-Clearwater National Forests.

2. The final Record of Decision (ROD) to approve the Project under the National Environmental Policy Act was signed by then-Acting Forest Supervisor for the Nez Perce-Clearwater National Forests Kurtis E. Steele. Mr. Steele has since been replaced in that position by defendant

1 Cheryl Probert, who resumed her former position of Forest Supervisor for the Nez Perce-Clearwater  
2 National Forests in July 2019.

3 3. In 2018, prior to issuing the ROD, the Forest Service issued a draft and a final  
4 Environmental Impact Statement (EIS).

5 4. The ROD authorized the implementation of Alternative 5 in the final EIS, with  
6 modifications.

7 5. The ROD included, as Appendix B, a Biological Opinion and Incidental Take  
8 Statement dated June 20, 2019 and prepared by defendant NOAA-Fisheries (also called the National  
9 Marine Fisheries Service; herein, “NMFS”).

10 6. NMFS subsequently issued a revised Incidental Take Statement on July 19, 2019.

11 7. This action seeks judicial relief with respect to the July 1, 2019 ROD and 2018 EIS  
12 issued by the Forest Service and the Biological Opinion and Incidental Take Statements issued by  
13 NMFS, ordering defendants Forest Service and NMFS, *et al.* to comply with the requirements of the  
14 National Environmental Policy Act (“NEPA”), 42 U.S.C. § 4331 *et seq.*; the National Forest and  
15 Management Act (“NFMA”), 16 U.S.C. § 1600 *et seq.*; Endangered Species Act (“ESA”), 16 U.S.C.  
16 § 1531 *et seq.*; and the Administrative Procedure Act (“APA”), 5 U.S.C. § 701 *et seq.*

17 8. The decision approving the Lolo Project was arbitrary and capricious, an abuse of  
18 discretion, and/or otherwise not in accordance with law. The Biological Opinion and Incidental Take  
19 Statements issued by NMFS resulted from a maladministration of the ESA, and the decision to issue  
20 them was arbitrary and capricious, an abuse of discretion, and/or otherwise not in accordance with  
21 law. As discussed below, NMFS and the Forest Service have also violated the ESA by failing to  
22 reinitiate consultation under Section 7 of the ESA, 16 U.S.C. § 1536, in light of new information about  
23 project impacts.  
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**III. VENUE**

14. Venue is proper in this Court under 28 U.S.C. 1391. All or a substantial part of the events or omissions giving rise to the claims herein occurred within this judicial district, defendants (or some of them) reside in this district, and the public lands and resources and agency records in question are located in this district.

**IV. PARTIES**

15. Plaintiff Friends of the Clearwater is a tax-exempt, non-profit public interest organization dedicated to protecting and preserving the Idaho Clearwater Bioregion’s wildlands and biodiversity. Its registered office is located in Moscow, Idaho. Friends of the Clearwater has over 800 individual members, many of whom are located in Idaho. Friends of the Clearwater brings this action on its own behalf and on behalf of its adversely affected members.

16. Plaintiff Alliance for the Wild Rockies (the “Alliance”) is a tax-exempt, non-profit public interest organization dedicated to the protection and preservation of the native biodiversity of the northern Rockies bio-region; its native plant, fish, and animal life; and its naturally functioning ecosystems. Its registered office is located in Missoula, Montana. The Alliance has over 2,000 individual members, many of whom are located in Idaho. The Alliance brings this action on its own behalf and on behalf of its adversely affected members.

17. Defendant United States Forest Service is an administrative agency within the U.S. Department of Agriculture and is responsible for the lawful management of our national forests, including the Nez Perce-Clearwater National Forest.

18. Defendant Vicki Christiansen is named in her official capacity as Chief of the Forest Service.

1 19. Defendant Cheryl Probert is named in her official capacity as Forest Supervisor of the  
2 Nez Perce-Clearwater National Forests. Ms. Probert's predecessor Kurtis Steele issued the ROD for  
3 the Project on July 1, 2019.

4 20. Defendant Leanne Marten is named in her capacity as the Regional Forester for the  
5 Northern Regional Office, which is Region 1 of the U.S. Forest Service. In that capacity, she is charged  
6 with ultimate responsibility for ensuring that decisions made at each national forest in the Northern  
7 Region, including the Nez Perce-Clearwater National Forests, are consistent with applicable laws,  
8 regulations, and official policies and procedures.

9 21. Defendant NMFS is an administrative agency within the U.S. Department of  
10 Commerce and is responsible for the lawful management of our Nation's ocean resources and their  
11 habitat, including anadromous steelhead.

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14 **V. STATEMENT OF STANDING**

15 22. The interests at stake in this matter are germane to Plaintiffs' organizational purposes.  
16 Defendants' failure to prepare a lawful EIS; failure to take a hard look at Eldorado Creek; and  
17 violations of the Forest Plan and the agency's own regulations will harm plant, fish and animal life  
18 and natural ecosystems in the Nez Perce-Clearwater National Forest and thereby injure Plaintiffs'  
19 members who use and enjoy those resources.

20 23. Plaintiffs and their members observe, use, enjoy, and appreciate Idaho's native  
21 wildlife, water quality, and terrestrial habitat quality, and expect to continue to do so in the future,  
22 including in the Project area in the Clearwater National Forest. Members use and enjoy the waters,  
23 public lands, and natural resources throughout areas covered by the Project for work, recreational,  
24 scientific, spiritual, educational, aesthetic, and other purposes. Plaintiffs' members enjoy fishing,  
25 hiking, camping, hunting, skiing, bird watching, study, contemplation, photography, and other  
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1 activities in and around the waters and public lands throughout the Project area. Plaintiffs and their  
2 members also participate in information gathering and dissemination, education and public outreach,  
3 commenting upon proposed agency actions, and other activities relating to the Forest Service's  
4 management and administration of these public lands.

5  
6 24. Defendants' unlawful actions adversely affect Plaintiffs' organizational interests, as  
7 well as their members' use and enjoyment of the Clearwater National Forest, including the Project  
8 area. The interests of Plaintiffs and their members have been and will continue to be injured and  
9 harmed by the Forest Service's actions and/or inactions as complained of herein. Unless the relief  
10 prayed for herein is granted, Plaintiffs and their members will continue to suffer ongoing and  
11 irreparable harm and injury to their interests.

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13 25. The injuries to Plaintiffs are likely to be redressed by a favorable decision of this Court  
14 because Plaintiffs are seeking an order declaring that Defendants have violated the NEPA, NFMA,  
15 ESA, and the APA and enjoining the Forest Service from implementation of the Project. That would,  
16 in turn, protect and preserve the natural areas and plant, fish and animal species the Plaintiffs' members  
17 use and enjoy until such time as the Forest Service proposes a project that complies with federal law.

## 18 VI. FACTUAL ALLEGATIONS

### 19 A. The Affected Area

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21 26. The Project Area is located within the Lolo Creek watershed, approximately 16 miles  
22 northeast of Kamiah, Idaho, in Idaho County.

23 27. The Lolo Creek Watershed includes the Musselshell Creek, upper Lolo Creek, Yoosa  
24 Creek, Eldorado Creek, Yakus Creek, Molly Creek, and Mud Creek watersheds.

1           28.     The Lolo Creek watershed is a place of dense, moist forests of ancient fir and cedar,  
2 parted by crisp, cool streams. It is a landscape where gray wolves, fisher, pine martens, lynx, and bears  
3 roam through the cover of mature forests.

4           29.     The Lolo Creek watershed is blessed with a rich environment and spectacular natural  
5 beauty. Wildlife abounds. The project area supports crucial populations of threatened and endangered  
6 fish, birds, and animals.

7           30.     The Lolo Creek Watershed provides critical habitat for federally threatened Snake  
8 River Basin steelhead and essential fish habitat for Pacific Coast Salmon.

9           31.     The July 1, 2019 ROD included, as Appendix B, a June 20, 2019 Biological Opinion  
10 and Incidental Take Statement issued by NMFS.

11           32.     NMFS subsequently released a revised Incidental Take Statement on July 19, 2019.

12           33.     The Biological Opinion states: “Twenty-one small culverts have been identified for  
13 replacement and are all on non-fish bearing streams. There are two culvert replacements that are within  
14 600 feet of occupied steelhead designated critical habitat on Lolo Creek.”

15           34.     The Biological Opinion further states: “There are 21 culvert replacements and two are  
16 within 600 feet of occupied steelhead habitat in Upper Lolo Creek.”

17           35.     Table 2 of the Biological Opinion lists the culvert replacements by subwatershed.  
18 Biological Opinion at 8.

19           36.     After the Final ROD was signed on July 1, 2019, the Forest Service authorized three  
20 additional culvert replacements within the Project boundary.

21           37.     The three additional culvert replacements authorized within the Project boundary after  
22 the issuance of the Final ROD, Biological Opinion, Incidental Take Statement, and Revised Incidental  
23 Take Statement are the White Creek, Mike White Creek, and Nevada Creek culvert replacements.  
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1 38. All three of these new culverts are in or near Snake River steelhead habitat and would  
2 adversely affect Snake River Basin steelhead and their critical habitat downstream of the culvert  
3 replacement project sites.

4 39. The Forest Service had consulted with NMFS on 21 culverts for the Project, but the  
5 three new culverts were not among them. Consequently, NMFS' June 20, 2019 Biological Opinion  
6 and ITS and July 19, 2019 Revised ITS do not address and cannot have addressed the impacts of the  
7 additional culvert replacements on steelhead.  
8

9 40. The Revised ITS notes specifically that sedimentation caused by culvert replacements  
10 is likely to adversely affect the species.

11 41. The Biological Opinion purports to describe "the present condition of the Snake River  
12 Basin steelhead distinct population segment (DPS)." Biological Opinion at 25.  
13

14 42. As described in the Biological Opinion:

15 a. The Snake River Basin steelhead was listed as a threatened ESU on August 18,  
16 1997 (62 FR 43937), with a revised listing as a DPS on January 5, 2006 (71 FR 834).

17 b. This DPS occupies the Snake River basin, which drains portions of  
18 southeastern Washington, northeastern Oregon, and north/central Idaho.

19 c. Reasons for the decline of this species include substantial modification of the  
20 seaward migration corridor by hydroelectric power development on the mainstem Snake and  
21 Columbia Rivers, and widespread habitat degradation and reduced streamflows throughout the Snake  
22 River basin.  
23

24 d. Another major concern for the species is the threat to genetic integrity from  
25 past and present hatchery practices, and the high proportion of hatchery fish in the aggregate run of  
26 Snake River Basin steelhead over Lower Granite Dam.

1           43.     The Biological Opinion further states: “On May 26, 2016, in the agency’s most recent  
2 5-year review for Pacific salmon and steelhead, NMFS concluded that the species should remain listed  
3 as threatened (81 FR 33468).”

4           44.     The “most recent 5-year review for Pacific Salmon and steelhead” was released in  
5 2016 and was based on data collected no later than 2015.

6           45.     In 2014 to 2015, NMFS estimated that 45,789 Snake River Basin steelhead returned  
7 to their natal waters in the Snake River Basin. This was the highest number of returning steelhead  
8 since NMFS began collecting data on returning Snake River Basin steelhead in the mid-1980s.

9           46.     By contrast, in 2018 to 2019, NMFS estimated that 8,182 Snake River Basin steelhead  
10 returned to their natal waters in the Snake River Basin. This was the lowest number of returning  
11 steelhead since the mid-1990s.

12           47.     The data on steelhead numbers considered by NMFS in the Biological Opinion was  
13 collected during a 30-year high, but more recent data that was available to NMFS at the time of the  
14 Biological Opinion shows that returning steelhead numbers were at a 25-year low when the Biological  
15 Opinion was issued.

16           48.     NMFS used and relied upon outdated, stale information showing record high numbers  
17 of returning steelhead to support its “no jeopardy” determination, ignoring more recent data showing  
18 that returning steelhead numbers were at a record low.

19           49.     NMFS and the Forest Service did not reinitiate consultation as required by 50 C.F.R.  
20 § 402.16(a)(2), even though new information revealed effects of the action that will affect steelhead  
21 and their critical habitat to a greater extent than previously considered.

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1 50. NMFS and the Forest Service did not reinitiate consultation as required by 50 C.F.R.  
2 § 402.16(a)(3), even though the action was subsequently modified in a manner that causes an effect to  
3 steelhead that was not considered in the biological opinion.

4 51. The Lolo Creek population of steelhead is a part of the Clearwater steelhead Major  
5 Population Group within the Snake River Basin Distinct Population Segment.

6 52. Even though the Biological Opinion was examining stale 30-year high return numbers,  
7 the Biological Opinion noted that the Lolo Creek population of steelhead is at high risk for extinction.

8 53. The extinction risk for the Lolo Creek population of steelhead was significantly  
9 understated because NMFS did not consider more recent data showing that returning steelhead were  
10 actually at a 25-year low when the Biological Opinion was released.

11 54. The Lolo Creek steelhead population includes Lolo Creek and all of its tributaries.

12 55. The Lolo Creek steelhead population must stay at a moderate risk of extinction or  
13 higher in terms of overall viability rating to achieve recovery of the Snake River Basin Distinct  
14 Population Segment. Biological Opinion at 28.

15 56. The entire Lolo Creek watershed has been identified as a major spawning area for  
16 Snake River Basin steelhead.

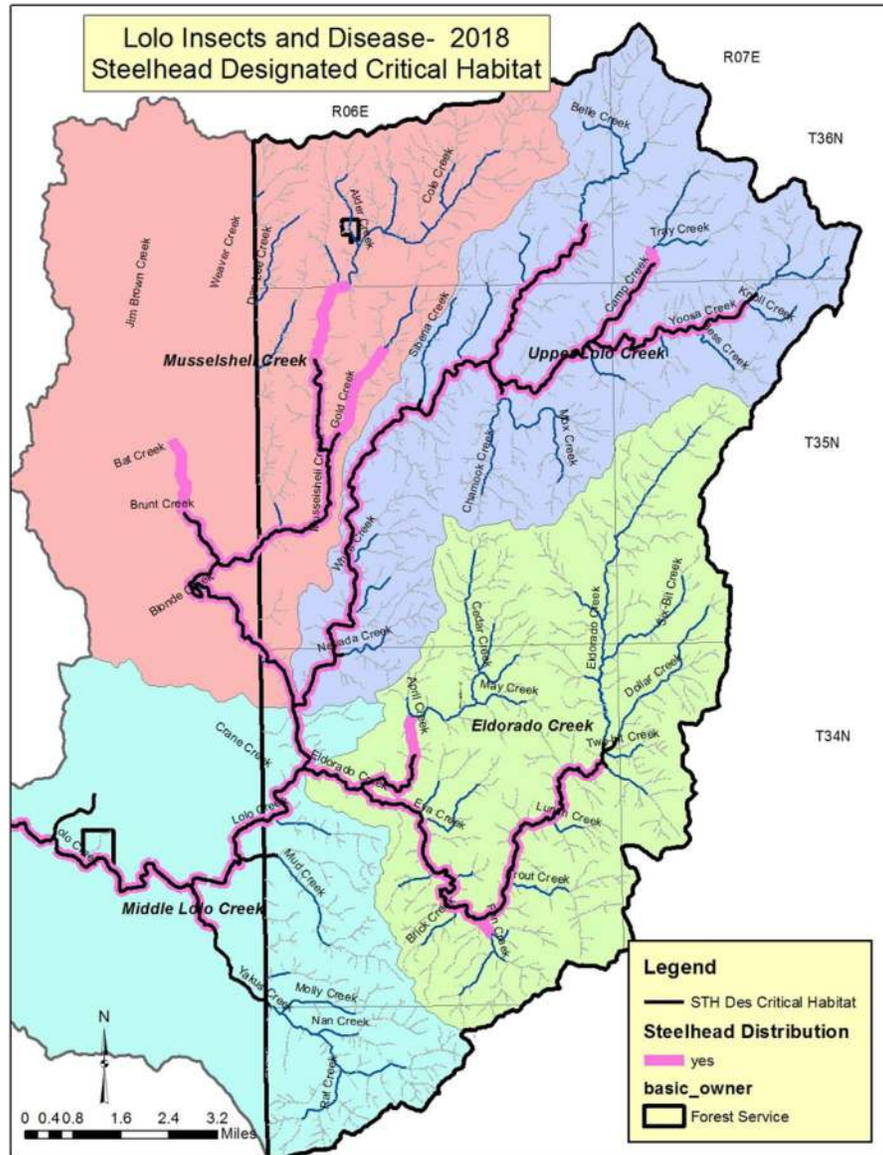
17 57. Lolo Creek is the only major spawning area for the Lolo Creek steelhead population.

18 58. Sediment is a limiting factor for the Lolo Creek steelhead population.

19 59. Spawning and rearing habitat quality in tributary streams in the Snake River varies  
20 from excellent in wilderness and roadless areas to poor in areas subject to intensive human land uses,  
21 including logging.

22 60. Steelhead known occupied habitat or designated critical habitat is present 600 feet or  
23 less downstream from six of the 21 culvert replacement sites described in the EIS.  
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61. Designated critical habitat for steelhead occurs in all four project subwatersheds (Upper Lolo Creek, Musselshell Creek, Eldorado Creek, and Middle Lolo Creek subwatersheds) affected by the Project as shown on the following map, which was included in the Biological Opinion as Figure 9:



62. The land management plan that is applicable to the Lolo Project area is the Clearwater Forest Plan.

1           **B.     The Lolo Project**

2           63.     The Forest Service’s Lolo Insect and Disease Project will allow, among other things,  
3 logging, road building, culvert replacements, and burning in the Lochsa-Powell Ranger District of the  
4 Clearwater National Forest.

5           64.     On February 16, 2018, the Forest Service issued a Draft Environmental Impact  
6 Statement (DEIS) for the Lolo Project.

7           65.     Plaintiffs submitted timely comments to the DEIS on April 2, 2018.

8           66.     On August 10, 2018, the Forest Service issued its “first” Final Environmental Impact  
9 Statement (“FEIS”) and a Draft ROD for the Lolo Project.

10          67.     Plaintiffs submitted timely objections to this “first” FEIS and Draft ROD on September  
11 24, 2018.

12          68.     On March 29, 2019, the Forest Service issued a second FEIS for the Lolo Project. No  
13 opportunity was provided for public comments on, or objections to, this second FEIS.

14          69.     On July 1, 2019, the Forest Service issued a Final Record of Decision (“ROD”)  
15 approving the Lolo Project.

16          70.     The ROD adopted Alternative 5 from the FEIS, with certain modifications.

17          71.     Alternative 5, as modified by the ROD, includes logging approximately 43.8 million  
18 board feet on 3,387 acres of the Project area, much of which will be clearcut and burned; temporary  
19 road construction; new system road construction; skid trail construction; road modifications,  
20 maintenance, and conditioning; and replacing culverts.

21          72.     Alternative 5, as modified by the ROD, includes the replacement of 21 culverts in the  
22 Project area.

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1           73.     The FEIS fails to demonstrate consistency with Forest Plan direction and the Region  
2 1 Soil Quality Standards by failing to accurately disclose the existing amount of detrimental soil  
3 disturbance (“DSD”) within each activity area, failing to provide accurate estimates of DSD that would  
4 be attributable to project activities, and failing to provide reliable estimates of cumulative, post-project  
5 DSD in activity areas.

6           74.     These Regional Soil Quality Standards require that detrimental management effects  
7 (e.g., compaction, displacement, rutting, severe burning, surface erosion, and mass wasting) to the soil  
8 resource not exceed 15 percent of an activity area and that retention of coarse woody material be  
9 appropriate for the habitat type.

10           75.     In areas already exceeding 15 percent detrimental soil conditions as a result of prior  
11 activities, the Region 1 Soil Quality Standards state that the cumulative detrimental effects from  
12 project implementation, including restoration, should not exceed the conditions prior to the planned  
13 activity and should move toward a net improvement in soil quality.

14           76.     The FEIS states that there “are 16 units (831 acres) in the Musselshell Meadows  
15 vicinity (Figure 18) proposed for harvest, all of which have existing impacts and the proposed  
16 activities will initially cause cumulative predicted detrimental disturbance to exceed the threshold of  
17 15%. . . . In addition to the Musselshell units . . . there are 8 proposed units where cumulative DSD is  
18 predicted to be above 15% at the completion of proposed harvest activities.”

19           77.     The Clearwater Forest Plan describes forest-wide standards and criteria for water  
20 resources at Appendix K.

21           78.     The Clearwater Forest Plan and a court-approved settlement agreement outlined in  
22 the Stipulation of Dismissal of *The Wilderness Society v. Robertson*, No. 93–0043–S–HLR (D. Idaho  
23 1993) (the “TWS Settlement”) require that, for stream drainages not currently meeting Forest Plan  
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1 standards, the Forest Service may not permit projects that result in a measurable increase in sediment  
2 production. *See Wilderness Soc. v. Bosworth*, 118 F. Supp. 2d 1082, 1103 (D. Mont. 2000) (“Under  
3 the TWS Settlement agreement, the Clearwater National Forest agreed to ‘proceed only with those  
4 projects that would result in no measurable increase in sediment production in drainages currently not  
5 meeting Forest Plan Standards”).

7 79. The FEIS states that Eldorado Creek is currently meeting the Forest Plan standards for  
8 sedimentation, thus avoiding the prohibitions in the Forest Plan and the TWS Settlement on making a  
9 bad sedimentation problem worse.

10 80. But the Forest Service measured “cobble embeddedness” (a measure of sedimentation)  
11 in the wrong place. The Forest Service took measurements and samples at the mouth of Eldorado  
12 Creek (below Dollar Creek) where the stream is described in the Forest Plan as a “Type C” channel  
13 but is, in fact, a “Type B” channel.

15 81. The Forest Plan describes Eldorado Creek as having a “Type C” channel in the reach  
16 from its mouth to the point where Dollar Creek flows into it, and a “Type B” channel in the reach  
17 above Dollar Creek.

18 82. A “stream reach” is defined as a “length of stream channel generally uniform with  
19 respect to discharge and structure.” Forest Plan at VI-31.

21 83. The Forest Plan defines the “key reach” of a stream as a “representative stream  
22 segment that can be expected to be sensitive to water resource changes and which adequately reflects  
23 the effects of management of the stream channel, the water, and their beneficial uses.” Forest Plan at  
24 VI-13. The key reach of streams is “near mouth, unless specified.” Forest Plan Appendix K, p. K-8.

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1 84. Type B channels are “moderate energy” stream segments and moderately steep with  
2 better sediment mobility and sediment flushing than Type C channels, which are “low energy” stream  
3 segments and slower with more sediment retention.

4 85. Even though the sampled reach of Eldorado Creek is listed as a Type C channel in the  
5 Forest Plan, and even though the “key reach” is “near mouth, unless specified,” the point right at the  
6 mouth of Eldorado Creek is not representative of a Type C channel, but rather represents a Type B  
7 channel.  
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9 86. As Type B channels flush sediment better than Type C channels, by taking samples at  
10 the mouth of Eldorado Creek the Forest Service sampled a non-representative stream segment that is  
11 less sensitive to water resource changes than other locations near the mouth and does not adequately  
12 reflect the effects of management in the Type C reach.  
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14 87. The Forest Service has not shown that it is meeting the sedimentation/cobble  
15 embeddedness maximum in the Type C Eldorado Creek reach, has not taken a hard look at the existing  
16 condition of Eldorado Creek, and has not taken a hard look at the Project’s sediment impacts to  
17 Eldorado Creek.

18 88. For its entire length, Eldorado Creek must meet the “high fishable” standard for  
19 maximum short-term sediment loading, which, for steelhead, means that Eldorado Creek cannot  
20 exceed 50% sediment loading in its Type C reach or 55% sediment loading in its Type B reach “for  
21 more than 10 out of 30 years.”  
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23 **VII. CLAIMS FOR RELIEF**

24 **FIRST CLAIM FOR RELIEF**  
25 **VIOLATION OF SECTION 7 OF THE ESA**  
26 **Failure to Reinitiate Consultation**

89. Plaintiffs reallege and incorporate by reference all preceding paragraphs.





1 107. The Clearwater Forest Plan and the TWS Settlement require that, for stream drainages  
2 not currently meeting Forest Plan standards, the Forest Service may not permit projects that result in  
3 a measurable increase in sediment production.

4 108. Defendants sampled a non-representative segment of Eldorado Creek that is less  
5 sensitive to water resource changes than other locations and does not adequately reflect the effects of  
6 management in Eldorado Creek.

7 109. Defendants measured cobble embeddedness in Eldorado Creek at the wrong place, in  
8 an unlawful attempt to avoid the prohibitions in the Forest Plan and the TWS Settlement on making a  
9 bad sedimentation problem in Eldorado Creek worse.

10 110. The Forest Service has not shown that it is meeting the sedimentation/cobble  
11 embeddedness maximum set out in the Forest Plan in the Type C Eldorado Creek reach.

12 111. Defendants' actions as described above are arbitrary, capricious, not in accordance  
13 with law, and without observance of procedures required by law, within the meaning of the APA, 5  
14 U.S.C. § 706.

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17 **FIFTH CLAIM FOR RELIEF**  
18 **VIOLATION OF NEPA AND THE APA**  
19 **Failure to take Hard Look at Impacts to Eldorado Creek and Snake River Basin Steelhead**

20 112. Plaintiffs reallege and incorporate by reference all preceding paragraphs.

21 113. The National Environmental Policy Act of 1969, commonly known as NEPA, is “our  
22 basic national charter for protection of the environment.” 40 C.F.R. § 1500.1(a) (2006).

23 114. NEPA requires federal agencies “to the fullest extent possible” to prepare an  
24 environmental impact statement (EIS) for every major Federal action significantly affecting the quality  
25 of the human environment.” 42 U.S.C. § 4332(2)(C). An EIS must “provide full and fair discussion  
26 of significant environmental impacts and shall inform decisionmakers and the public of the reasonable

1 alternatives which would avoid or minimize adverse impacts or enhance the quality of the human  
2 environment.” 40 C.F.R. § 1502.1. Under NEPA, an EIS must take a hard look at environmental  
3 impacts, which includes considering all foreseeable direct and indirect impacts, without improperly  
4 minimizing negative side effects. An EIS must take a hard look at “[t]he degree to which the action  
5 may adversely affect an endangered or threatened species.” 40 C.F.R. § 1508.27(b)(9).  
6

7 115. By measuring cobble embeddedness at the wrong place in Eldorado Creek, Defendants  
8 failed to take a hard look at the existing condition of Eldorado Creek, failed to take a hard look at the  
9 Project’s significant adverse environmental impacts to Eldorado Creek, and failed to provide a full  
10 and fair discussion of those impacts.

11 116. By failing to take a hard look at the Project’s significant adverse environmental  
12 impacts to Eldorado Creek, Defendants failed to take a hard look at the Project’s adverse impacts to  
13 Snake River Basin steelhead and failed to provide a full and fair discussion of those impacts.  
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15 117. Defendants’ actions as described above are arbitrary, capricious, not in accordance  
16 with law, and without observance of procedures required by law, within the meaning of the APA, 5  
17 U.S.C. § 706.

18 **SIXTH CLAIM FOR RELIEF**  
19 **VIOLATION OF NFMA AND THE APA**  
20 **Failure to Comply with the Clearwater Forest Plan’s Soil Quality Standards**

21 118. Plaintiffs reallege and incorporate by reference all preceding paragraphs.

22 119. NFMA mandates that Defendant’s activities carried out on National Forests must be  
23 consistent with the applicable land management plan. 16 U.S.C. § 1604(i); 36 C.F.R. § 219.15(e).

24 120. Region 1 Soil Quality Standards require that detrimental soil disturbance (DSD) not  
25 exceed 15 percent of an activity area. In areas exceeding 15 percent DSD as a result of prior activities,  
26 the cumulative detrimental effects from project implementation, including restoration, should not

1 exceed the condition existing prior to the planned activity and should move toward a net improvement  
2 in soil quality.

3 121. The FEIS admits that there “are 16 units (831 acres) in the Musselshell Meadows  
4 vicinity (Figure 18) proposed for harvest, all of which have existing impacts and the proposed  
5 activities will initially cause cumulative predicted detrimental disturbance to exceed the threshold of  
6 15%. [. . .] In addition to the Musselshell units [. . .] there are 8 proposed units where cumulative DSD  
7 is predicted to be above 15% at the completion of proposed harvest activities.”  
8

9 122. Defendants’ actions as described above are arbitrary, capricious, not in accordance  
10 with law, and without observance of procedures required by law, within the meaning of the APA, 5  
11 U.S.C. § 706.

12 **VIII. PRAYER FOR RELIEF**

13 Plaintiffs respectfully request that the Court grant the following relief:

14 A. Order, declare, and adjudge that the Defendants have violated the National  
15 Environmental Policy Act, the Administrative Procedure Act, and their implementing regulations as  
16 set forth above;  
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18 B. Order, declare, and adjudge that the Defendants have violated the National Forest  
19 Management Act, the Administrative Procedure Act, and their implementing regulations as set forth  
20 above;  
21

22 C. Order, declare, and adjudge that the Defendants have violated the Endangered Species  
23 Act, the Administrative Procedure Act, and their implementing regulations as set forth above;

24 D. Enjoin the Defendants from implementation of the Project;  
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E. Order the Defendants to withdraw the Final Environmental Impact Statement, Record of Decision, Biological Opinion, and Incidental Take Statement until such time as Defendants demonstrate to this Court that they have adequately complied with the law;

F. Award the Plaintiffs their costs, litigation expenses, expert witness fees, and reasonable attorneys’ fees associated with this litigation pursuant to the Endangered Species Act, the Equal Access to Justice Act, and all other applicable authorities; and

G. Grant the Plaintiffs any such further relief as may be just, proper, and equitable.

Dated this 25th day of June, 2020.

Respectfully submitted,

BRICKLIN & NEWMAN, LLP

By: /s/ David A. Bricklin

By: /s/ Bryan Telegin

By: /s/ Zachary K. Griefen

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E-mail: telegin@bnd-law.com  
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*Counsel for Plaintiffs Friends of the  
Clearwater and Alliance for the Wild Rockies*

\*Applications for the admission *pro hac vice* of attorneys Telegin and Griefen will be filed promptly.

# **ATTACHMENT A**



BRICKLIN & NEWMAN LLP  
lawyers working for the environment

Reply to: Seattle Office

April 7, 2020

*VIA CERTIFIED U.S. MAIL  
RETURN RECEIPT REQUESTED*

Sonny Perdue, Secretary  
U.S. Department of Agriculture  
1400 Independence Ave. SW  
Washington, D.C. 20250

Chris Oliver, Assistant Administrator  
NOAA Fisheries  
1401 Constitution Ave N.W., Room 5128  
Washington, DC 20230

Wilbur Ross, Secretary  
Department of Commerce  
1401 Constitution Ave NW  
Washington, DC 20230

Barry Thom, Regional Administrator  
NOAA Fisheries - West Coast Region  
1201 Northeast Lloyd Boulevard, Suite 1100  
Portland, OR 97232

Cheryl Probert, Forest Supervisor  
Nez Perce-Clearwater National Forests  
903 3rd Street  
Kamiah, Idaho 83536

**RE: Notice of Intent to Sue under the Endangered Species Act**

Dear Secretary Perdue, Secretary Ross, and Officials of the U.S. Forest Service and NOAA Fisheries:

On behalf of Friends of the Clearwater and Alliance for the Wild Rockies, the purpose of this letter is to notify you of violations of the Endangered Species Act (“ESA”), 16 U.S.C. §§ 1531–1544, concerning your failure to reinitiate formal consultation under Section 7 of the ESA with respect to the Forest Service’s recent approval of the Lolo Insect and Disease Project (“Project”). NOAA Fisheries (“NMFS”) issued a Biological Opinion and Incidental Take Statement (“ITS”) for that project on June 20, 2019, and a Revised ITS on July 19, 2019. The purpose of Section 7 consultation was to evaluate impacts of the Project on Snake River Basin steelhead.

In 1997, Snake River Basin steelhead were listed as threatened under the ESA. Since that time, their numbers have continued to decline due to hydroelectric dams on the Snake and Columbia Rivers and widespread habitat degradation throughout the Snake River basin. Designated critical habitat for Snake River Basin steelhead occurs in all four of the subwatersheds affected by the Project (*i.e.*, the Upper Lolo Creek, Mussellshell Creek, Eldorado Creek, and Middle Lolo Creek subwatersheds). In this case, the Biological Opinion, ITS, and Revised ITS determined that the Project would adversely affect this species and its designated critical habitat. The adverse effects

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are primarily due to (1) turbidity plumes caused by ongoing road use for harvest activities near streams and (2) sedimentation of stream beds caused by culvert removals, culvert replacements, and road use or reconstruction near streams<sup>1</sup>

Notwithstanding the prior Section 7 consultation on the effects of the Project, it is clear that NMFS and the Forest service are currently violating the ESA by failing to reinitiate their consultation. Pursuant to 50 C.F.R. § 402.16, the agencies have a duty to reinitiate consultation in two relevant circumstances. The first is when “new information reveals effects of the action that may affect listed species or critical habitat in a manner or to an extent not previously considered.” 50 C.F.R. § 402.16(a)(2). The second is when “the identified action is subsequently modified in a manner that causes an effect to the listed species or critical habitat that was not considered in the biological opinion or written concurrence.” *Id.* at (a)(3). The duty to reinitiate Section 7 consultation in these circumstances falls on both NMFS and the Forest Service. *See, e.g., Salmon Spawning & Recovery All. v. Gutierrez*, 545 F.3d 1220, 1229 (9th Cir. 2008) (duty to reinitiate consultation lies with both the action agency and the consulting agency).

In this case, the duty to reinitiate Section 7 consultation is triggered by (a) new information relating to the recent dramatic decline in Snake River Basin steelhead numbers, and (b) the addition of new culvert replacements within the project boundary, which are likely to affect the species in a manner and extent not previously considered. If NMFS and the Forest Service do not reinitiate consultation within 60 days of receiving this letter, Friends of the Clearwater and Alliance for the Wild Rockies intend to initiate a lawsuit to remedy these violations.

In addition, the failure of NMFS and the Forest Service to reinitiate consultation in these circumstances renders the ITS invalid such that it no longer provides a safe harbor to the Forest Service for the taking of Snake River Basin steelhead. If the Forest Service, relying on the invalid ITS, engages in activities that will result in the taking of Snake River Basin steelhead, that taking is unlawful and in violation of Section 9 of the ESA. To the extent the Forest Service is taking Snake River Basin steelhead in the Project area prior to the completion of reinitiated consultation and a new ITS, Friends of the Clearwater and Alliance for the Wild Rockies intend to file a lawsuit under Section 9 of the ESA, alleging an unlawful take of ESA-listed species.

The violations alleged above are described in more detail below.

#### **A. Dramatic Decline in Steelhead Numbers**

In considering effects of the Project in its 2019 Biological Opinion, ITS, and Revised ITS, NMFS used and considered a status review of steelhead populations which was published in 2016 and relied upon 2015 data. It was this status review from which the biological opinion obtained its baseline data for steelhead numbers in the Project area. The data in this status review indicated

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<sup>1</sup> The Revised ITS admits that the Project will take steelhead, stating: “The proposed action is reasonably certain to result in incidental take of ESA-listed species . . . incidental take would occur as follows . . . (2) Harm of juvenile steelhead from sedimentation of substrate below areas associated with construction activities for culvert removals/replacements near streams[.]”

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that steelhead numbers were at a 30-year high, suggesting they would be much more resilient to impacts from the Project.

But there has been a serious decline of annual adult steelhead counts since 2016, especially in Lolo Creek, and NMFS did not consider this more recent data. Moreover, unlike the 2015 data cited in the biological opinion, this more recent data indicates that Snake River Basin steelhead populations are currently at a 25-year low. *See* Eric Barker, *Low steelhead numbers prompt review*, LEWISTON TRIBUNE, Nov. 5, 2019. As noted in an October 23, 2019 letter from NMFS Regional Administrator Barry Thom to officials at the U.S. Army Corps of Engineers, U.S. Bureau of Reclamation, and Bonneville Power Administration (attached to this notice letter for convenience), “[i]n 2014-15, an estimated 45,789 naturally produced steelhead passed Lower Granite Dam [the highest number since this data series began in the mid-1980s], five years later, only 8,182 passed the project [the lowest return since the 1994-95 and 1995-96 migrations].” This is obviously a stark contrast with the data cited in the biological opinion, and suggests that Snake River Basin steelhead may be far more sensitive to impacts.

As the data on steelhead numbers considered by NMFS was collected during a 30-year high, but more recent data from 2018 shows that steelhead numbers are currently at a 25-year low, the Project—which both NMFS and Forest Service admit will take steelhead—may affect steelhead or steelhead critical habitat in a manner or to an extent not previously considered by NMFS. *See* 50 C.F.R. § 402.16(a)(2). Reinitiation of Section 7 consultation is, therefore, required. The Project cannot legally go forward without a new biological opinion based on current data and a current understanding of the precipitous decline of Snake River Basin steelhead.

In considering your response to this allegation, please be aware that the post-2015 steelhead data is “new” for the purposes of the ESA even if it existed at the time the BiOp and ITS were drafted—and even if the Forest Service was aware of the data at the time of the initial consultation—because the Forest Service did not provide this information to NMFS and NMFS did not consider it. *See Pacificans for a Scenic Coast v. California Dep't of Transportation*, 204 F. Supp. 3d 1075, 1092–93 (N.D. Cal. 2016) (requiring reinitiation under 50 C.F.R. § 402.16(a)(2) where action agency knew of relevant information but failed to disclose it during the initial consultation process).

## **B. Additional Culverts**

In addition to new information about the recent, dramatic decline in Snake River Basin steelhead, reinitiation of Section 7 consultation is also required due to the addition of culvert crossings in the Project boundary. Approximately 40 days after the Final ROD was signed on July 1, 2019, a Forest Service biologist informed FOC that the Forest Service planned to authorize 22 additional culvert replacements within the Project boundary. The Forest Service has since reduced the number of additional culverts to three: the White Creek, Mike White Creek, and Nevada Creek culverts. All three of these new culverts are in or near Snake River steelhead habitat and would adversely affect Snake River Basin steelhead and their critical habitat downstream of the culvert replacement project sites. The Forest Service had consulted with NMFS on 21 culverts for the Project, but the three new culverts were not among them. Consequently, NMFS’ June 20, 2019 Biological Opinion

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and ITS and July 19, 2019 Revised ITS do not address and cannot have addressed the impacts of the additional culvert replacements on steelhead. This, in turn, is highly significant, as the Revised ITS notes specifically that sedimentation caused by culvert replacements is likely to adversely affect the species.

Under 50 C.F.R. § 402.16(a)(2), the new culvert replacements represent “new information” that triggers a duty to reinitiate consultation between the Forest Service and NMFS, because the new information “reveals effects on the [listed species] that are different or more extensive than those that [NMFS] previously considered.” *Loggerhead Turtle v. Cty. Council of Volusia Cty., Fla.*, 120 F. Supp. 2d 1005, 1025 (M.D. Fla. 2000). Obviously, if 21 culvert replacements are likely to adversely affect the species, 24 culvert replacements are likely to do so to an even greater degree.

Alternatively, under 50 C.F.R. § 402.16(a)(3) the Forest Service and NMFS were required to reinitiate consultation in light of the Forest Service’s “subsequent modification” of the Project by adding to the number of culvert replacements within the Project boundary. *See, e.g., S. Yuba River Citizens League v. Nat’l Marine Fisheries Serv.*, 629 F. Supp. 2d 1123, 1133 (E.D. Cal. 2009) (“An agency must also reinitiate consultation when new information reveals effects not previously considered, when the action is subsequently modified in a way not considered in the BiOp, or when a new species is listed.”).<sup>2</sup> Twenty-four culvert replacements are more than the 21 culvert replacements that NMFS assumed in its Biological Opinion and ITS, in which NMFS concluded that even 21 replacements would take steelhead. NMFS’ BiOp “must be coextensive with the agency action.” *Conner v. Burford*, 848 F.2d 1441, 1457–58 (9th Cir. 1988). *See also N. Alaska Env’tl. Ctr. v. Kempthorne*, 457 F.3d 969, 981 (9th Cir. 2006) (“If future actions differ from the BiOp assumptions, BLM must reinitiate consultation with the [Services].”).

The triggering of a duty to reinitiate consultation under either 50 C.F.R. § 402.16(a)(2) or (a)(3) renders the BiOp and ITS no longer valid, halting the Project until a new BiOp is issued.<sup>3</sup> Because

<sup>2</sup> *See also Sw. Ctr. For Biological Diversity v. Bartel*, 470 F. Supp. 2d 1118, 1142 (S.D. Cal. 2006), *appeal dismissed and remanded*, 409 F. App’x 143 (9th Cir. 2011) (“The ESA does not permit the incremental-step approach of consultation because biological opinions must be coextensive with the agency action. . . . This rule ensures that the ESA is enforced in an effective manner because “impermissible segmentation would allow agencies to engage in a series of limited consultations without ever undertaking a comprehensive assessment of the impacts of their overall activity on protected species.”)(internal quotations and citations omitted).

<sup>3</sup> *See, e.g., Hoopa Valley Tribe v. Nat’l Marine Fisheries Serv.*, 230 F. Supp. 3d 1106, 1132 (N.D. Cal. 2017), *modified sub nom. Tribe v. U.S. Bureau of Reclamation*, No. 3:16-CV-04294-WHO, 2017 WL 6055456 (N.D. Cal. Mar. 24, 2017), *order clarified sub nom. Tribe v. Nat’l Marine Fisheries Serv.*, No. 16-CV-04294-WHO, 2018 WL 2010980 (N.D. Cal. Apr. 30, 2018) (quoting and citing *Mt. Graham Red Squirrel v. Madigan*, 954 F.2d 1441, 1451 (9th Cir. 1992), for the proposition that “[r]einitiation of consultation requires the Fish and Wildlife Service to issue a new Biological Opinion before a project may go forward.”); *see also Pac. Rivers Council v. Thomas*, 30 F.3d 1050, 1056–57 (9th Cir. 1994) (“The Forest Service has not reinitiated consultation as required under § 7(a)(2). . . . accordingly, we reverse the district court’s denial of an injunction barring all ongoing and announced activities that may affect the Snake River chinook from going forward. The Forest Service cannot go forward with these activities without first complying with the consultation requirements of the ESA.”).

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NMFS did not consider the effect of the three additional culvert replacements, “it cannot be determined whether the proposed project will result in a violation of the ESA's substantive provisions and cause jeopardy” to steelhead. *Hoopa Valley Tribe*, 230 F. Supp. 3d at 1134–35. Reinitiation is required.

### C. Unlawful Taking of Snake River Basin Steelhead

Section 9 of the Endangered Species Act provides that “with respect to any endangered species of fish or wildlife . . . it is unlawful for any person . . . to take any such species.” 16 U.S.C. § 1538(a)(1)(B). Take is defined as “to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect or attempt to engage in any such conduct.” 16 U.S.C. § 1532(19). Through regulations, the term “harm” is defined as “an act which actually kills or injures wildlife. Such an act may include significant habitat modification or degradation where it actually kills or injures wildlife by significantly impairing essential behavioral patterns, including breeding, feeding, or sheltering.” 50 C.F.R. § 17.3. Section 9’s prohibition on taking listed species is not absolute, a person may obtain an Incidental Take Permit under ESA Section 10 and a federal agency may obtain an ITS allowing it to take endangered species during the proposed action if the taking will not jeopardize the continued existence of any listed species and is incidental to the purpose of the action. But the absence of either of those safe harbors, any taking of listing species is flatly prohibited.

When the duty to reinitiate consultation is triggered, the prior Biological Opinion and ITS are rendered invalid and provide no safe harbor for the taking of listed species. As it has already been determined that the Project will result in the taking of Snake River Basin steelhead, the Project cannot go forward unless and until the Forest Service and NMFS comply with their substantive duty to “insure that any action authorized, funded or carried out by such agency . . . is not likely to jeopardize the continued existence of any endangered species or threatened species or result in the destruction or adverse modification’ of critical habitat of such species. 16 U.S.C. § 1536(a)(2).” *Envtl. Prot. Info. Ctr. v. Simpson Timber Co.*, 255 F.3d 1073, 1078–79 (9th Cir. 2001).

The Forest Service may already be taking action “on the ground” that harms (*i.e.*, takes) steelhead, including by causing “sedimentation of substrate below areas associated with construction activities for culvert removals/replacements near streams.” July 19, 2019 NMFS Revisions to the Incidental Take Statement, at 79. NMFS has already determined that such action will result in a taking of steelhead and the ITS providing the Forest Service with a safe harbor from liability for the take of steelhead is invalid. Therefore, to the extent that the Forest Service is taking action (or will take action prior to the completion of the reinitiated consultation and NMFS’ issuance of a new ITS), the Forest Service is unlawfully taking steelhead in violation of Section 9 of the ESA.

Friends of the Clearwater and Alliance for the Wild Rockies anticipate that during the 60-day period when the Forest Service and NMFS consider this notice, and before Friends of the Clearwater and Alliance for the Wild Rockies choose whether to file suit, that the Forest Service and NMFS may wish to meet and confer with Friends of the Clearwater and Alliance for the Wild Rockies as to the violations of the ESA alleged in this notice. Friends of the Clearwater and

Secretary Sonny Perdue, et al.

April 7, 2020

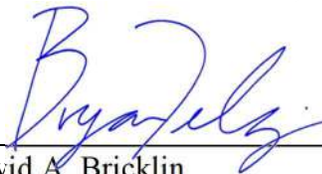
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Alliance for the Wild Rockies welcome such an engagement. Please feel free to contact Bricklin & Newman, LLP if the Forest Service and/or NMFS are interested in meeting, or if you have any questions or concerns about this notice of intent to sue.

Thank you for your attention to this important matter. If you would like to discuss this matter, please feel free to contact us at the phone number listed above, or at the following email addresses: bricklin@bnd-law.com, telegin@bnd-law.com, and griefen@bnd-law.com.

Very truly yours,

BRICKLIN & NEWMAN, LLP



---

David A. Bricklin  
Bryan Telegin  
Zachary K. Griefen

*Attorneys for Friends of the Clearwater  
and Alliance for the Wild Rockies*

cc: Clients



UNITED STATES DEPARTMENT OF COMMERCE  
National Oceanic and Atmospheric Administration  
NATIONAL MARINE FISHERIES SERVICE  
West Coast Region  
1201 NE Lloyd Boulevard, Suite 1100  
PORTLAND, OREGON 97232

October 23, 2019

Beth Coffey, Director of Programs  
U.S. Army Corps of Engineers  
Northwestern Division  
P.O. Box 2870  
Portland, OR 97208-2870

Lorri Gray, Regional Director  
U.S. Bureau of Reclamation  
Pacific Northwest Regional Office  
1150 North Curtis Road, Suite 100  
Boise, ID 83706-1234

Elliot Mainzer, Administrator  
Bonneville Power Administration  
P.O. Box 3621  
Portland, OR 97208-3621

Dear Ms. Coffey, Ms. Gray and Mr. Mainzer:

RE: Recent average abundance of Snake River steelhead relative to the Adaptive Management Implementation Plan Early Warning Indicators.

In consultation with your agencies, NOAA Fisheries adopted abundance-based Early Warning Indicators and Significant Decline Triggers as part of an Adaptive Management Implementation Plan (AMIP) which was first incorporated into the 2010 Supplemental Federal Columbia River Power System Biological Opinion (May 20, 2010). Consistent with the AMIP, and after receiving input from the Regional Implementation and Oversight Group (RIOG), an abundance and trend (rate of decline) metric was formally added on December 13, 2010. The AMIP, including both the Early Warning and Significant Decline triggers and the abundance and trend metric, was also included in the 2014 and 2019 biological opinions on the operation of the Columbia River System.

The purpose of this letter is to inform you that the Early Warning Indicator (based on the abundance and trend metrics) has been triggered for Snake River (SR) steelhead based on the run reconstruction estimates of natural origin adult steelhead at Lower Granite Dam, as updated to include the 2018-19 migration (Figure 1). This indicator is triggered if the four-year average abundance falls below the lowest 50 percent of returns, and the trend in abundance (defined as the slope of the last five years of annual abundance estimates) falls into the lowest ten percent abundance trends in the base period (i.e., if 90 percent of the slopes were more positive than this number). For SR steelhead, the corresponding AMIP abundance and trend metrics are a four-year average abundance of 17,975 and a slope of -0.233. The four-year average abundance of SR steelhead ending in 2018-19 is 17,705 (less than the 50<sup>th</sup> percentile) and the trend has a slope of 0.-408 (more negative than the lowest 10<sup>th</sup> percentile abundance trend).<sup>1</sup>

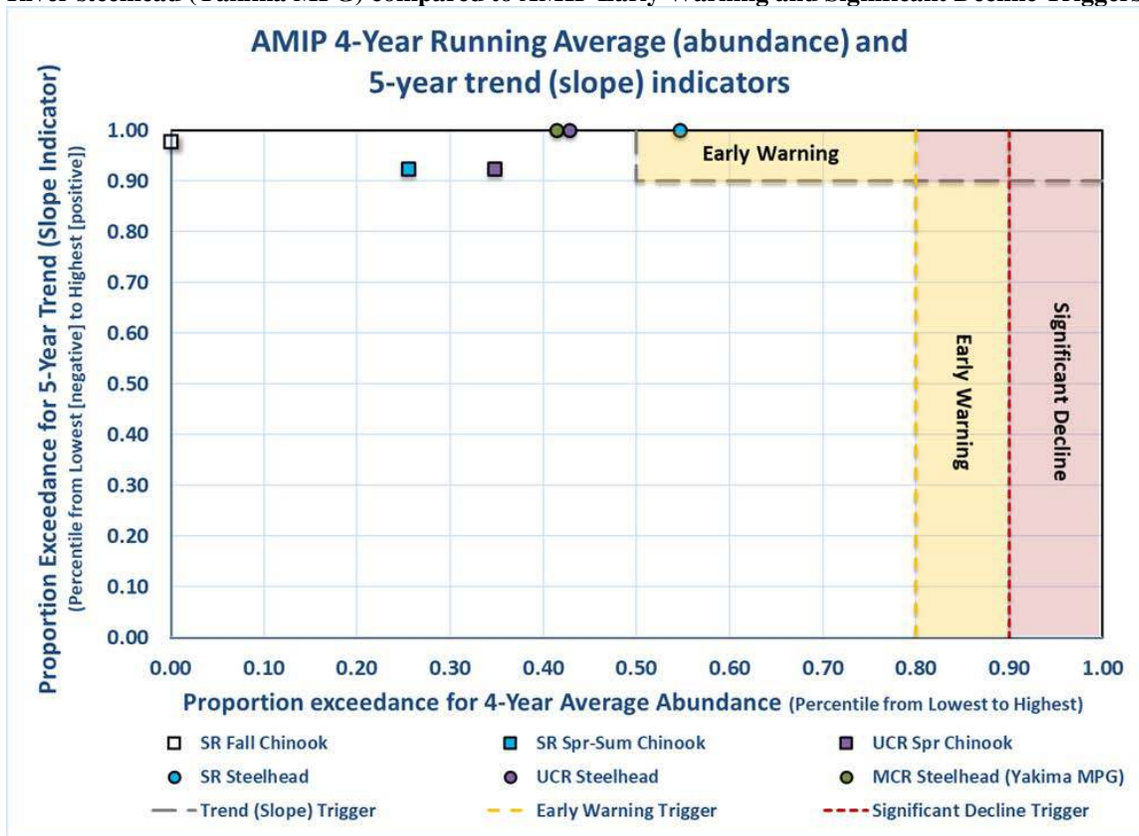
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<sup>1</sup> Upper Columbia and Middle Columbia River (Yakima River Major Population Group) steelhead are experiencing similar declines in average abundance and abundance trends, but did not trigger the early warning indicator using the base periods established pursuant to the 2009 AMIP.



The 4-year average abundance (17,705) is well above the abundance based 20<sup>th</sup> percentile Early Warning and 10<sup>th</sup> percentile Significant Decline triggers. As intended, the trend (slope) indicator, is highly sensitive to declining abundance. In 2014-15, an estimated 45,789 naturally produced steelhead passed Lower Granite Dam [the highest number since this data series began in the mid-1980s], five years later, only 8,182 passed the project [the lowest return since the 1994-95 and 1995-96 migrations]. The high return in 2014-15, coupled with the poor ocean conditions experienced beginning with the 2015 smolt outmigration, appear to be the primary cause for this indicator being triggered as Columbia River System operations, harvest, and other potential causative factors have been relatively stable during this period.

**Figure 1. Proportion exceedance for four-year average abundance and five-year trends (slope) for Snake River spring-summer Chinook salmon, fall Chinook salmon, and steelhead (at Lower Granite Dam); Upper Columbia River spring Chinook salmon (at Rock Island Dam) and steelhead (at Priest Rapids Dam); and Mid-Columbia River steelhead (Yakima MPG) compared to AMIP Early Warning and Significant Decline Triggers.**



Based on these findings, NOAA Fisheries believes that further consideration is warranted and propose that we implement the AMIP process triggered by this Early Warning Indicator for SR steelhead to determine 1) if there is a likelihood of triggering the Significant Decline Trigger in the next one to two years, and 2) if additional actions are warranted to further protect the

species. This would need to be accomplished in 120 days per the AMIP procedures.<sup>2</sup> Our approach consists of the following steps.

- 1) Evaluate the status of Snake River steelhead, including estimating a new four-year average abundance estimate, by mid-January, after the 2019 dam counts are available (about 90 percent of SR steelhead pass Lower Granite Dam by December 31 each year), assuming recent ratios of naturally produced adult estimates to total dam counts.
- 2) Determine the potential (the abundance required) for reaching the Significant Decline Trigger in 2019-20 or 2020-21. This analysis would be based on previous year's abundance, coupled with any preseason forecast information that may be available, including relevant ocean condition indicators.
- 3) If the analysis reveals a likelihood of reaching the Significant Decline Trigger in 2019-20 or 2020-21, initiate a review of potential Rapid Response Actions and initiate appropriate actions as outlined in the AMIP.

Please let me know if you concur with the approach. We will inform the RIOG of this event and share the results of our analysis under actions 1 and 2 above as soon as they are available.

Also, we note that several Rapid Response Actions identified in the AMIP, which are likely to increase abundance and productivity, or have the potential to do so, have already been implemented in recent years. First, in 2019 the Action Agencies implemented the flexible spill operation at the eight mainstem lower Snake and lower Columbia River Dams, generally increasing spill levels, which some hypothesize will reduce latent mortality and thereby improve productivity by 25 percent or more (see our 2019 CRSO biological opinion). Second, the transport start date was moved earlier beginning in 2018 (from May 1 to April 24) which increases the rate at which steelhead are transported. Because transported steelhead often return at higher rates than bypassed fish, this would be expected to increase adult steelhead returns (see 2019 CRSO biological opinion). Lastly, harvest managers curtailed recreational steelhead fisheries in 2019 beyond what was required by the sliding scale harvest agreement.

Please contact Ritchie Graves of my staff if you have any questions.

Sincerely,



Barry A. Thom  
Regional Administrator

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<sup>2</sup> An Early Warning Indicator: This indicator will alert NOAA Fisheries and the Action Agencies to a decline in a species' abundance level for natural-origin adults that warrants further scrutiny because it indicates that a Significant Decline (see below) may be reached in one to two years. The indicator for each species will be a running four-year mean of adult abundances that falls below a 20% likelihood of occurrence.

Within 120 days of NOAA Fisheries' determining that the Early Warning Indicator abundance levels have been observed, the Action Agencies, in coordination with NOAA Fisheries, the RIOG, and other regional parties will determine whether the species in question is likely to decline to a level that will trip the Significant Decline Trigger. This evaluation will be based on additional indicators and predictors of status (e.g., jack counts, ocean conditions, and habitat disturbances). If the early implementation of Rapid Response Action(s) is warranted, the evaluation will determine which actions to take. The Action Agencies will implement the Rapid Response Actions as soon as practicable, but no later than 12 months from the date the indicator is observed. [2009 AMIP, p. 12]

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

FRIENDS OF THE CLEARWATER and ALLIANCE FOR THE WILD ROCKIES

(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number) David A. Bricklin, Bryan Telegin, and Zachary K. Griefen Bricklin & Newman, LLP, 1424 Fourth Avenue, Suite 500, Seattle, WA 98101, (206) 264-8600

DEFENDANTS

UNITED STATES FOREST SERVICE; VICKI CHRISTIANSEN; CHERYL PROBERT; LEANNE MARTEN; NOAA-FISHERIES

County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- 1 U.S. Government Plaintiff
2 U.S. Government Defendant
3 Federal Question (U.S. Government Not a Party)
4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- Citizen of This State
Citizen of Another State
Citizen or Subject of a Foreign Country
PTF DEF
Incorporated or Principal Place of Business In This State
Incorporated and Principal Place of Business In Another State
Foreign Nation

IV. NATURE OF SUIT (Place an "X" in One Box Only)

Table with columns: CONTRACT, REAL PROPERTY, CIVIL RIGHTS, TORTS, PRISONER PETITIONS, FORFEITURE/PENALTY, LABOR, IMMIGRATION, BANKRUPTCY, SOCIAL SECURITY, FEDERAL TAX SUITS, OTHER STATUTES. Includes various legal categories like Insurance, Personal Injury, Real Estate, etc.

V. ORIGIN (Place an "X" in One Box Only)

- 1 Original Proceeding
2 Removed from State Court
3 Remanded from Appellate Court
4 Reinstated or Reopened
5 Transferred from Another District (specify)
6 Multidistrict Litigation - Transfer
8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 5 U.S.C. § 706; 16 U.S.C. § 1540(g)
Brief description of cause: Review of final agency action and citizen suit under the Endangered Species Act

VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: Yes No

VIII. RELATED CASE(S) IF ANY

(See instructions): JUDGE DOCKET NUMBER

DATE 06/25/2020 SIGNATURE OF ATTORNEY OF RECORD s/David A. Bricklin, ISB No. 8565

FOR OFFICE USE ONLY

RECEIPT # AMOUNT APPLYING IFP JUDGE MAG. JUDGE

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## INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

### Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys.** Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.  
 United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.  
 United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.  
 Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.  
 Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit.** Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: [Nature of Suit Code Descriptions](#).
- V. Origin.** Place an "X" in one of the seven boxes.  
 Original Proceedings. (1) Cases which originate in the United States district courts.  
 Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441.  
 Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.  
 Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.  
 Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.  
 Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.  
 Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.  
**PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.
- VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.  
 Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.  
 Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases.** This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

**Date and Attorney Signature.** Date and sign the civil cover sheet.

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Idaho

FRIENDS OF THE CLEARWATER and ALLIANCE
FOR THE WILD ROCKIES,

Plaintiff(s)

v.

UNITED STATES FOREST SERVICE; VICKI
CHRISTIANSEN; CHERYL PROBERT; LEANNE
MARTTEN; NOAA-FISHERIES,

Defendant(s)

Civil Action No.

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) United States Forest Service
Sonny Perdue, Secretary
U.S. Department of Agriculture
1400 Independence Ave. SW
Washington, D.C. 20250

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you
are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ.
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of
the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney,
whose name and address are:

David A. Bricklin, Bryan Telegin, and Zachary K. Griefen
Bricklin & Newman, LLP
1424 Fourth Avenue, Suite 500
Seattle, WA 98101
bricklin@bnd-law.com; telegin@bnd-law.com; griefen@bnd-law.com

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint.
You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

Civil Action No. \_\_\_\_\_

**PROOF OF SERVICE**

*(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))*

This summons for *(name of individual and title, if any)* \_\_\_\_\_  
was received by me on *(date)* \_\_\_\_\_ .

I personally served the summons on the individual at *(place)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I left the summons at the individual's residence or usual place of abode with *(name)* \_\_\_\_\_  
\_\_\_\_\_, a person of suitable age and discretion who resides there,  
on *(date)* \_\_\_\_\_ , and mailed a copy to the individual's last known address; or

I served the summons on *(name of individual)* \_\_\_\_\_ , who is  
designated by law to accept service of process on behalf of *(name of organization)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I returned the summons unexecuted because \_\_\_\_\_ ; or

Other *(specify)*: \_\_\_\_\_

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ \_\_\_\_\_ 0.00 \_\_\_\_\_ .

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Idaho

FRIENDS OF THE CLEARWATER and ALLIANCE
FOR THE WILD ROCKIES,

Plaintiff(s)

v.

UNITED STATES FOREST SERVICE; VICKI
CHRISTIANSEN; CHERYL PROBERT; LEANNE
MARTTEN; NOAA-FISHERIES,

Defendant(s)

Civil Action No.

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Vicki Christiansen
Chief
US Forest Service
1400 Independence Ave., SW
Washington, D.C. 20250-0003

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you
are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ.
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of
the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney,
whose name and address are:

David A. Bricklin, Bryan Telegin, and Zachary K. Griefen
Bricklin & Newman, LLP
1424 Fourth Avenue, Suite 500
Seattle, WA 98101
bricklin@bnd-law.com; telegin@bnd-law.com; griefen@bnd-law.com

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint.
You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

Civil Action No. \_\_\_\_\_

**PROOF OF SERVICE**

*(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))*

This summons for *(name of individual and title, if any)* \_\_\_\_\_  
was received by me on *(date)* \_\_\_\_\_ .

I personally served the summons on the individual at *(place)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I left the summons at the individual's residence or usual place of abode with *(name)* \_\_\_\_\_  
\_\_\_\_\_, a person of suitable age and discretion who resides there,  
on *(date)* \_\_\_\_\_ , and mailed a copy to the individual's last known address; or

I served the summons on *(name of individual)* \_\_\_\_\_ , who is  
designated by law to accept service of process on behalf of *(name of organization)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I returned the summons unexecuted because \_\_\_\_\_ ; or

Other *(specify)*:

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ \_\_\_\_\_ 0.00 \_\_\_\_\_ .

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Idaho

FRIENDS OF THE CLEARWATER and ALLIANCE
FOR THE WILD ROCKIES,

Plaintiff(s)

v.

UNITED STATES FOREST SERVICE; VICKI
CHRISTIANSEN; CHERYL PROBERT; LEANNE
MARTTEN; NOAA-FISHERIES,

Defendant(s)

Civil Action No.

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Cheryl Probert, Forest Supervisor
Nez Perce-Clearwater National Forests
903 3rd Street
Kamiah, Idaho 83536

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you
are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ.
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of
the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney,
whose name and address are:

David A. Bricklin, Bryan Telegin, and Zachary K. Griefen
Bricklin & Newman, LLP
1424 Fourth Avenue, Suite 500
Seattle, WA 98101
bricklin@bnd-law.com; telegin@bnd-law.com; griefen@bnd-law.com

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint.
You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

Civil Action No. \_\_\_\_\_

**PROOF OF SERVICE**

*(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))*

This summons for *(name of individual and title, if any)* \_\_\_\_\_  
was received by me on *(date)* \_\_\_\_\_ .

I personally served the summons on the individual at *(place)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I left the summons at the individual's residence or usual place of abode with *(name)* \_\_\_\_\_  
\_\_\_\_\_, a person of suitable age and discretion who resides there,  
on *(date)* \_\_\_\_\_ , and mailed a copy to the individual's last known address; or

I served the summons on *(name of individual)* \_\_\_\_\_ , who is  
designated by law to accept service of process on behalf of *(name of organization)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I returned the summons unexecuted because \_\_\_\_\_ ; or

Other *(specify)*:

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ \_\_\_\_\_ 0.00 \_\_\_\_\_ .

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Idaho

FRIENDS OF THE CLEARWATER and ALLIANCE
FOR THE WILD ROCKIES,

Plaintiff(s)

v.

UNITED STATES FOREST SERVICE; VICKI
CHRISTIANSEN; CHERYL PROBERT; LEANNE
MARTTEN; NOAA-FISHERIES,

Defendant(s)

Civil Action No.

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Leanne Marten, Regional Forester
US Forest Service
Northern Region / Region 1
26 Fort Missoula Road
Missoula, Montana 59804

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you
are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ.
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of
the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney,
whose name and address are:

David A. Bricklin, Bryan Telegin, and Zachary K. Griefen
Bricklin & Newman, LLP
1424 Fourth Avenue, Suite 500
Seattle, WA 98101
bricklin@bnd-law.com; telegin@bnd-law.com; griefen@bnd-law.com

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint.
You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

Civil Action No. \_\_\_\_\_

**PROOF OF SERVICE**

*(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))*

This summons for *(name of individual and title, if any)* \_\_\_\_\_  
was received by me on *(date)* \_\_\_\_\_ .

I personally served the summons on the individual at *(place)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I left the summons at the individual's residence or usual place of abode with *(name)* \_\_\_\_\_  
\_\_\_\_\_, a person of suitable age and discretion who resides there,  
on *(date)* \_\_\_\_\_ , and mailed a copy to the individual's last known address; or

I served the summons on *(name of individual)* \_\_\_\_\_ , who is  
designated by law to accept service of process on behalf of *(name of organization)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I returned the summons unexecuted because \_\_\_\_\_ ; or

Other *(specify)*: \_\_\_\_\_

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ \_\_\_\_\_ 0.00 \_\_\_\_\_ .

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Idaho

FRIENDS OF THE CLEARWATER and ALLIANCE
FOR THE WILD ROCKIES,

Plaintiff(s)

v.

UNITED STATES FOREST SERVICE; VICKI
CHRISTIANSEN; CHERYL PROBERT; LEANNE
MARTTEN; NOAA-FISHERIES,

Defendant(s)

Civil Action No.

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Chris Oliver, Assistant Administrator
NOAA Fisheries
1401 Constitution Ave N.W., Room 5128
Washington, DC 20230

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you
are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ.
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of
the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney,
whose name and address are:

David A. Bricklin, Bryan Telegin, and Zachary K. Griefen
Bricklin & Newman, LLP
1424 Fourth Avenue, Suite 500
Seattle, WA 98101
bricklin@bnd-law.com; telegin@bnd-law.com; griefen@bnd-law.com

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint.
You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

Civil Action No. \_\_\_\_\_

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*(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))*

This summons for *(name of individual and title, if any)* \_\_\_\_\_  
was received by me on *(date)* \_\_\_\_\_ .

I personally served the summons on the individual at *(place)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I left the summons at the individual's residence or usual place of abode with *(name)* \_\_\_\_\_  
\_\_\_\_\_, a person of suitable age and discretion who resides there,  
on *(date)* \_\_\_\_\_ , and mailed a copy to the individual's last known address; or

I served the summons on *(name of individual)* \_\_\_\_\_ , who is  
designated by law to accept service of process on behalf of *(name of organization)* \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I returned the summons unexecuted because \_\_\_\_\_ ; or

Other *(specify)*: \_\_\_\_\_

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ \_\_\_\_\_ 0.00 \_\_\_\_\_ .

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc: