CONVERT NATURAL RESOURCE LIABILITIES INTO BUSINESS ASSETS

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Abstract

Market-based approaches to managing natural resources are becoming increasingly popular. In contrast to traditional command-and-control approaches, federal agencies are shifting to incentive-based structures where landowners are rewarded for activities that support vital ecosystem services such as clean water, clean air, healthy habitat, and biodiversity. Now, instead of tracking down and punishing those who do not comply with federal laws, government agencies are sitting at the same table with business managers to sign mutually beneficial land-management agreements.

Consensus for this approach has solidified in the past few years; recently, the Millennium Ecosystem Assessment, an international effort by nearly 1,400 scientists to determine human impacts on the environment, expressed encouragement for market-based systems as one tool for “taking nature’s value into account” and achieving a more sustainable future (Millennium Ecosystem Assessment, Statement from the Board. Living Beyond Our Means: Natural Assets and Human Well-being. March 2005 (available at http://www.maweb.org/en/products.aspx).

Market-based strategies enable landowners to buy and sell ‘credits’ for conserving ecological features such as wetlands, endangered species habitat, water-quality reduction (nutrients, oxygen, turbidity, etc.), carbon sequestration, and mercury reductions (specific to electric utilities). These credits that represent natural-resource values are banked for internal use or sold on the open market.

In its most common application, a property owner agrees to preclude development on a sensitive tract of land in exchange for a cash payment. Under government-sanctioned guidelines, the property owner then collects payments from companies who need mitigation for impacting sensitive land elsewhere. EPRI Solutions has found that new niche markets have resulted in valuations of up to $125,000 per acre for land that supports rare plant and animal species (Fox, J. and Nino-Murcia 2005), up to $250,000 for an acre of wetland (Fox, personal communication), and over $25 for a ton of carbon in European markets (Carbon Finance Magazine). In this way, ecological resources are converted into financial assets, increasingly referred to as “eco-assets.” A summary of eco-asset types and their regulatory instruments is presented in Table 1.

Table 1. Eco-Asset Credit Types

<table>
<thead>
<tr>
<th>Eco-Asset Credits</th>
<th>Federal Guidance/Policy Generating Credits</th>
<th>Year Guidance/Policy Released</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wetlands</td>
<td>Mitigation Banking</td>
<td>1995</td>
</tr>
<tr>
<td>Endangered Species</td>
<td>Conservation Banking</td>
<td>1995 CA /2003 Federal</td>
</tr>
<tr>
<td>Water Quality</td>
<td>Water-Quality Trading</td>
<td>2003</td>
</tr>
<tr>
<td>Mercury</td>
<td>Clean Air Mercury Rule</td>
<td>March 15, 2005</td>
</tr>
<tr>
<td>Carbon Emissions</td>
<td>Pending in the U.S.</td>
<td>Pending in the U.S.</td>
</tr>
</tbody>
</table>

While the federal government determines the number of credits granted, the competitive market sets the price. Credits can be used or sold in order to comply with mitigation requirements of U.S. federal environmental laws, including the Clean Water Act, Clean Air Act, and the Endangered Species Act. The system is attractive to landowners, developers, and biologists because it is simple, cost-effective, and ecologically more promising than other mitigation options. Many of the first-generation banks are owned by for-profit organizations, established for financial motives rather than driven by environmental activism. Consequently, these approaches foretell a solution to the historically intractable conflicts between business profitability and environmental concerns.
There are several business benefits for engaging in market-based strategies and developing eco-assets on corporate property. These include:

- Reducing environmental-compliance costs by applying natural resource values on surplus land towards internal mitigation needs
- Increasing revenues either from selling eco-assets credits or the lands that underlie these assets based on their eco-asset value
- Improving public relations by taking steps to protect natural resources on corporate lands

There may also be opportunities to reduce corporate taxes by utilizing those portions of federal and state tax codes that provide substantial tax benefits to companies who donate assets to qualifying non-profit organizations or public agencies. While this approach has been used, it is generally less common than the benefits listed above.

Currently, there are about 300 wetland banks, 75 endangered species banks, and an active international market for carbon credits with the Chicago Climate Exchange already facilitating trading in the United States. Several business sectors are actively utilizing wetland and endangered-species banking. For example, departments of transportation have already banked more than 44,000 acres of wetlands in the United States (Extracted from Banks and Fees 2003). Eighteen different DOTs are active in wetland mitigation banking, with an additional six having established endangered species credits.

The pulp and paper industry is also enjoying business benefits from market-based approaches. In contrast, electric utilities and oil and gas companies have been slow to engage. As of 2002, electric utilities had established three wetland banks covering 4,263 acres (Table 2) and only one conservation bank covering 101 acres for the Coastal California gnatcatcher owned by Southern California Edison (Fox and Nino-Murcia 2005). With federal guidance only recently released for water quality trading and mercury trading, and carbon trading still awaiting official U.S. sanctions, these markets are less established across all business sectors, compared to wetland and endangered species banking.

<table>
<thead>
<tr>
<th>Bank Name</th>
<th>Year Established</th>
<th>Total Acreage</th>
<th>Bank Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Everglades Mitigation Bank-Phase I</td>
<td>1996</td>
<td>4215</td>
<td>Florida Power and Light Company</td>
</tr>
<tr>
<td>Ohio Edison Grand River</td>
<td>1996</td>
<td>42</td>
<td>Ohio Edison Company, subsidiary of First Energy</td>
</tr>
<tr>
<td>ODEC-Virginia Power Wetland Mitigation Bank</td>
<td>1997</td>
<td>6</td>
<td>Old Dominion Electric Cooperative</td>
</tr>
</tbody>
</table>

Factors limiting participation by some industries include uncertainties related to using eco-asset credits to address mitigation needs, concern over the ‘thinness’ of markets, lack of knowledge of opportunities, and concerns about revealing ownership of natural resources that have traditionally been considered legal liabilities. Many of these issues are tractable and when resolved, will likely lead to an influx into the eco-asset markets.

To support market-based environmental practices for electric utilities and other companies, EPRI Solutions has launched a new program called the Eco-Asset Strategic Service. This information service helps companies understand the benefits of market-based environmental protection, an approach that is expected to grow significantly over the next five years. As one of the first deliverables of the Strategic Service, EPRI Solutions is organizing the first multi-industry eco-asset workshop to discuss hurdles, opportunities, and successes in utilizing market-based approaches. The event will bring together businesses, federal agencies, and environmental groups to hear case studies, recent research, and brainstorm on how to integrate eco-asset opportunities into primary corporate goals. We will identify synergies and collaborative opportunities between at least four industries – electric utilities, transportation, oil and gas, and pulp and paper. The Ecological Assets in Business Workshop will be held in Palo Alto, CA, on March 13 and 14, 2006. Visit www.eprisolutions.com/eco-assets for up-to-date information.

Biographical Sketch: Jessica Fox is a certified Associate Ecologist by the Ecological Society of America with a master’s degree in conservation biology from Stanford University. She is currently a senior scientist at EPRI Solutions Inc. in Palo Alto, California providing financially attractive solutions for protecting natural resources on corporate property. She has conducted benchmark research in conservation banking and published multiple peer-reviewed articles on the subject of market-based natural resources protection. She frequently presents her academic and practical experience with market mechanisms for ecosystem protection.
References
Managing Environmental Compliance for ODOT’s OTIA III State Bridge Delivery Program: Many Regulations—One Framework

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Abstract

The OTIA III State Bridge Delivery Program is part of the Oregon Department of Transportation’s 10-year, $3 billion Oregon Transportation Investment Act (OTIA) program. In 2003, the Oregon Legislature enacted the third Oregon Transportation Investment Act, or OTIA III. The package includes $1.3 billion for bridges on the state highway system. During the next eight to 10 years, ODOT’s OTIA III State Bridge Delivery Program will repair or replace hundreds of aging bridges on major corridors throughout Oregon.

Oregon Bridge Delivery Partners (OBDP) is a private-sector firm that has contracted with the Oregon Department of Transportation to manage the $1.3 billion state bridge program. OBDP, a joint venture formed by HDR Engineering Inc. and Fluor Enterprises Inc., will ensure quality projects at least cost and manage engineering, environmental, financial, safety, and other aspects of the state bridge program.

During the first 12 months of execution, OBDP has developed a framework to integrate the myriad of tools previously developed by ODOT for the Program, including environmental-performance standards, a joint batched-programmatic biological opinion, environmental and engineering baseline reports, a comprehensive mitigation and conservation strategy, and a web-based GIS. The purpose of this framework is to identify environmental concerns early in the project-development process and communicate these concerns to design teams and regulatory agencies to promote environmental stewardship through impact avoidance and minimization.

Innovative and creative use of technology has been a keystone to the framework. Environmental professionals input the relevant environmental data for a project in a comprehensive, online Pre-Construction Assessment (PCA) that links to a GIS database. The data are used to identify project challenges (e.g., archaeological sites or wetlands within the project footprint) and compile electronic reports to the regulatory agencies. Environmental metrics (such as exempted T and E species “take” and wetland mitigation debits/credits) are tracked using the GIS database. One system meets the needs of multiple stakeholders.

Three “levels” of the PCA have been developed that coincide with the stages of project development. The initial submittal (Level 1 PCA) identifies critical environmental concerns and permitting constraints. The second submittal (Level 2 PCA) outlines the solutions to the earlier concerns. The final submittal (Level 3 PCA) includes the project specifications necessary to comply with the Program-specific and standard environmental permits. Phasing the submittals in this way allows early and continuous communication between the design teams and the regulatory agencies, thereby promoting environmental stewardship through collaboration and coordination.

This electronic system allows the OBDP Environmental Team to verify that each environmental regulation is addressed, identify environmentally sensitive projects and project elements, track critical environmental metrics, and communicate with the regulatory community. The technological component of this framework has been a cornerstone of the Environmental Management System (EMS) developed for the Program. This system can be easily applied to other programs within ODOT and other DOTs.
The Oregon Department of Transportation (ODOT) concluded a study in 2001 of the condition of Oregon bridges nearing the end of their design life—those built in the late 1940′s to the early 1960′s. Funded under the first two phases of the Oregon Transportation Investment Act (OTIA I and II), this study found varying degrees of shear (diagonal cracking) in a large number of the state’s bridges. In July 2003, Oregon Governor Ted Kulongoski signed legislation authorizing OTIA III, a $2.5 billion transportation package, including $1.3 billion to repair or replace over 400 bridges under the OTIA III State Bridge Delivery Program (Bridge Program) over the next 10 years.

Timely completion of environmental regulatory permitting was critical to meet the Bridge Program’s aggressive construction schedule. To facilitate this, ODOT and the Federal Highway Administration (FHWA) began working with a number of federal and state regulatory and resource agencies in late 2002 to develop permitting strategies that would meet the dual goals of timely review of individual permitting and protection and enhancement of fish and wildlife habitat.

In addition to coverage under the Federal Endangered Species Act (ESA), the preferred regulatory compliance approach needed to ensure compliance with other state and federal statutes designed to protect fish, wildlife, and plant species and their habitat, including the Oregon ESA, Migratory Bird Treaty Act (MBTA), Marine Mammal Protection Act (MMPA), Magnuson-Stevens Fishery Conservation and Management Act (MSA), and Fish and Wildlife Coordination Act.

As a contractor to ODOT, Mason, Bruce & Girard, Inc. (MB&G) worked closely with ODOT and other state and federal agencies from 2003 through 2004 to prepare a programmatic Biological Assessment (BA) for the Bridge Program. Critical to the BA was the development of a set of environmental performance standards designed to minimize and avoid impacts to ESA listed species. In addition, a fluvial performance standard was developed to ensure that bridges replaced under the OTIA III Program would enhance, not simply maintain, geomorphological features at the bridge site.

The BA was submitted to the regulatory agencies in March 2004. In June 2004, ODOT received a joint Biological Opinion from NMFS and the USFWS addressing 73 threatened, endangered, proposed, and selected sensitive species and their designated or proposed critical habitat. In addition to listed fish, wildlife, and plants, the BA also satisfied the requirements of the MMPA, MBTA, FWCA, and MSA.

ODOT expects that 85 to 90 percent of the bridges under the OTIA III Bridge Program will be permitted using the programmatic approach, resulting in significant time and cost savings. ODOT anticipates that the programmatic approach to environmental compliance will, program-wide, result in time and cost savings of two years and $54 million over the 10-year program, exclusive of time saved on the part of state and federal resource agencies. Bridge design using the environmental performance standards developed for the program is now underway.

Introduction
The Oregon Department of Transportation (ODOT) concluded a study in 2001 of the condition of Oregon bridges nearing the end of their design life—those built primarily between 1947 and 1961. Funded under the first two phases of the Oregon Transportation Investment Act (OTIA I and II), this study found varying degrees of shear (diagonal cracking) in a large number of the State’s bridges. In July 2003, Oregon Governor Ted Kulongoski signed legislation authorizing OTIA III, a $2.5 billion program to repair or replace over 400 bridges statewide under the OTIA III Statewide Bridge Delivery Program (Bridge Program) over the next 10 years.

One of the principal requirements to meet the Bridge Program’s aggressive construction schedule was the timely completion of environmental regulatory permitting. To facilitate this, ODOT and the Federal Highway Administration (FHWA) began working with a number of federal and state regulatory and resource agencies in late 2002 to develop permitting strategies that meet the dual goals of providing timely review of individual permit applications, and protecting or enhancing the natural and built environments. A number of criteria were identified as being relevant to developing a permitting approach for the Bridge Program, including:

- Efficiency. A primary goal of the “streamlining” effort was to minimize redundancy of permitting hundreds of similar projects, reducing the duration of consultation with the Federal permitting agencies, the National Marine Fisheries Service (NOAA Fisheries) and the U.S. Fish and Wildlife Service (USFWS) (collectively referred to as the Services), and the State permitting agency, the Oregon Department of Fish and Wildlife (ODFW).
- Legal Defensibility. The higher the risk of liability and legal challenge, the less desirable the approach to ODOT.
- Simplicity. Approaches that reduce the regulatory process to the simplest method possible were favored.
- Stewardship. A key objective for ODOT was to demonstrate commitment to the stewardship component of the Agency’s transportation mission through building green bridges with minimal effect to the environment.
- Agency Relations. Maintaining excellent agency relations was of paramount importance to ODOT. A collaborative approach was deemed critical to the success of this effort.
ODOT's development of an approach to environmental compliance was a collaborative effort and relied on three key elements: 1) extensive communication with regulatory and resource agencies, 2) national review and incorporation of existing consultations and strategies, and 3) use of a Geographic Information System (GIS) database designed to screen for and describe potential effects of the Bridge Program on federally listed fish, wildlife, and plant species.

In addition to coverage under the federal Endangered Species Act (ESA), the regulatory compliance approach needed to ensure compliance with other state and federal statutes designed to protect fish, wildlife, and plant species and their habitat: the Oregon ESA, Migratory Bird Treaty Act (MBTA), Marine Mammal Protection Act (MMPA), Magnuson-Stevens Fishery Conservation and Management Act (MSA), and Fish and Wildlife Coordination Act (FWCA).

**A Vision of Green Bridges**

ODOT's history of proactive environmental stewardship provided the credibility needed to assure the regulatory agencies of ODOT's commitment to "green bridges" (i.e., bridges designed to not only maintain, but improve habitat quality for fish and wildlife). Support of ODOT at the executive level of state government was also clear. Governor Kulongoski's Executive Order No. E0-03: A Sustainable Oregon for the 21st Century required enhancement and protection of the natural and built environments. ODOT therefore had both a culture of environmental stewardship as an agency and a mandate provided by executive order that essentially required ODOT to implement their vision. This proved to be a powerful combination and helped considerably to increase comfort on the part of the resource agencies in developing an overarching approach to environmental permitting.

**Approach to the Consultation**

In developing the ESA consultation approach for the Bridge Program, ODOT engaged the help of the private consulting community to review existing streamlined, programmatic ESA consultations and to obtain “lessons learned” information from other DOT and agency staff involved in these consultations. The purpose of this research was to learn from these previous experiences, specifically, to determine what worked, what did not work, what contributed to the success of a consultation, or what lead to delays and problems.

ODOT’s consultants also requested information from entities involved in programmatic consultations regarding the level of effort (i.e., percent of their time and staff resources) and number of staff that were required from the action agency and the services for a successful consultation. This information further aided the development of ODOT’s consultation strategy. The general consensus among entities contacted was that a large amount of staff time and commitment was extremely important to the success of the consultation. Low turnover of staff working on the consultation was another important success factor. An emphasis was placed on the importance of very committed service staff familiar with transportation issues, willing to make decisions, and who thoroughly understood the ESA.

The need for close collaboration between the action agency and the services was identified as an overarching trend throughout all programmatic processes and documents reviewed by ODOT. The Colorado DOT, USFWS, and FHWA collaborated on a successful Section 7 programmatic consultation that addressed over 20 species. These agencies collaborated early in the process and concluded that addressing species' needs on a project-by-project basis would have yielded scattered and fragmented habitat conservation or improvement, contributing little to the viability of individual species or to the habitat and ecosystems on which they depend. These agencies envisioned that contributing to multi-species recovery in an integrated and comprehensive fashion would aid in recovery of the species, alleviate some of the need for additional listings under the ESA, and improve predictability in the project development process.

The California Department of Transportation (CalTrans) also had considerable experience with programmatic consultations. Primary lessons learned from their Desert Tortoise and Valley Elderberry Longhorn Beetle consultation (USFWS 1996) were to seek buy-in from state resource agencies to avoid later complications, to keep agreements simple, and to incorporate adaptive methods to allow change by mutual agreement. These “lessons learned” from past programmatic consultations were incorporated into the Bridge Program consultation to help avoid pitfalls and to help ensure a successful consultation.

Based on this and other research, MB&G, other private consultants, and representatives from ODOT determined that a formal, streamlined batched-programmatic Section 7 Federal ESA Consultation would be the most effective and efficient approach to environmental compliance for the Bridge Program. In contrast to a strictly programmatic approach, a batched programmatic was deemed appropriate since the proximity, distribution, duration, and disturbance frequency of the proposed action were known (these are formally recognized batched elements) and the timing, nature of the effect, disturbance, intensity, and severity are controlled through measures administered throughout the Bridge Program (these are the programmatic elements) (USFWS and NOAA Fisheries 1988). This consultation approach has been used in previous Section 7 consultations such as the Wildland Urban Interface Fuel Treatment batched-programmatic BA prepared by the Southwestern Region of the U.S. Forest Service (USFS 2001). Formal consultation with the federal agencies was necessary due to the potential adverse effects to federally listed fish, wildlife, and plants. This batched-programmatic approach met both streamlining requirements and the goals of species conservation and environmental protection mandated by existing environmental laws.
The services formally recognize streamlining as a consultation approach and provide guidelines in the Endangered Species Consultation Handbook (NOAA Fisheries and USFWS 1998) and for certain types of projects (USFWS and NOAA Fisheries 2002). Streamlined consultations typically involve interagency teams that work together early in the process to narrow the scope of issues within consultation documents. ODOT recognized that early coordination and cooperation among ODOT/FHWA and the services would be essential to this streamlining process.

Programmatic consultations typically evaluate the potential for groups of related agency actions to affect listed and proposed species and designated and proposed critical habitat. Implementation of these actions is guided by established standards, guidelines, or governing criteria to which they must adhere. Programmatic consultations may be conducted on an action agency’s proposal to apply specified standards or design criteria to future proposed actions. The NOAA Fisheries Standard Operating Procedures for Endangered Species (SLOPES) Programmatic Biological Opinion (NOAA Fisheries 2003) is an example of a widely used programmatic approach to ESA consultation.

ODOT’s selection of a batched-programmatic consultation also assured the services that the level of effects analysis would provide the detail needed to adequately assess overall program impacts. This approach would provide numbers of bridges, acreages of affected habitat, and species-specific effects analysis. A strictly programmatic approach, lacking this level of detail, would not have allowed a no jeopardy determination under Section 7 of the ESA.

Framework for Collaboration

ODOT recognized early in this project that 1) a collaborative effort was key to success, 2) collaboration must be sustained, and that 3) a framework was needed to ensure that, if necessary, policy issues or conflicts could be identified early and resolved at the appropriate level. As described below, a tiered approach was used to guide the process and to ensure access to agency staff with decision-making authority.

A Tiered Development Team Approach

As a result of a fall 2002 planning and brainstorming workshop hosted by ODOT, representatives from FHWA, USFWS, NOAA Fisheries, ODOT, and private consultants concluded that a three-tiered review system would provide the highest likelihood of success. Roles and responsibilities of each of the three levels are described below.

Level 1 working group
The Level 1 Working Group was comprised of representatives from USFWS, NOAA Fisheries, ODFW, ODOT, and private consultants who were selected based on their understanding of the ESA and their familiarity with potential biological and physical (geomorphological) impacts at bridge projects. The “core” Level 1 Group adhered to a rigorous schedule of meetings (weekly from June 2003 through April 2004) and was responsible for the day-to-day work necessary to produce the batched-programmatic Biological Assessment (BA).

The Level 1 meetings were productive, lively, and technically challenging. These meetings resulted in key work products that were either directly incorporated into the BA or served to refine the analytical approach and methods. Products included 1) a consultation approach and outline, 2) an action area definition, 3) species ranges for effects analysis, 4) metrics to calculate potential project effects on species and habitats, 5) design- and construction-based environmental performance standards, and 6) a process to administer the Bridge Program, including monitoring strategies, a process for handling non-conforming activities, and continued communication between the action agency and the services.

Products of Level 1 meetings also included Effects Screening Layer (ESL) memos that documented assumptions used in assessing project impacts and Environmental Performance Standards (EPSs). The latter are a set of guidelines for bridge repair or replacement designed to minimize or avoid adverse effects to the species covered in the consultation. Effects of the project were ultimately considered assuming compliance with the EPSs within assumed areas of impact and given assumptions documented and approved by the services in ESL memos.

The primary role of MB&G for the Level 1 Group was to coordinate activities and schedules, compile and distribute meeting notes to all team members (at all tiers), develop the ESL memos, and develop the BA (MB&G 2004). Resource-agency members provided critical input throughout the Level 1 meetings and would later draft the project Biological Opinion.

Level 2 reviewing group
A Level 2 Reviewing Group met on an as-needed basis to resolve conflicts and receive progress reports and updates on important issues. The Level 2 Group was comprised of senior representatives from USFWS, NOAA Fisheries, and ODOT. The Level 2 Reviewing Group also provided feedback and approval to the Level 1 Work Groups regarding the consultation direction. The Level 2 Group met twice during the drafting of the BA.

Level 3 executive group
The Level 3 Executive Group was comprised of state and/or regional director-level representatives of USFWS, NOAA Fisheries, ODFW, and ODOT. The Level 3 Group was available to provide high-level policy direction and to provide input as needed to resolve policy conflicts. The Level 3 Group remained briefed through Level 1 meeting minutes and met once during the drafting of the BA and once during the drafting of the Biological Opinion (BiOp).
Development of the BA

Development of the Bridge Program BA was a collaborative effort that began with the first Level 1 Team meeting in the spring of 2003 and concluded with delivery of the BA to the services in March 2004. While the bulk of the analysis and writing of the document took place between November 2003 and February 2004, work on the BA was ongoing throughout this period.

All major activities critical to completion of the BA were conducted with active participation and support of federal agency staff that would ultimately write the Biological Opinion (BiOp). As noted, the Level 1 Group met on a weekly basis over much of this project. In addition to development and refinement of EPSs (see below), the focus of many of the Level 1 meetings was to review and approve the assumptions and approach used to assess potential impacts of the Bridge Program on individual species or on species groups. Agreements reached at these meetings on data sources, species ranges, habitat preferences, and analytical approach were captured in Effects Screening Layer (ESL) memos. These 2 to 3 page documents were submitted to the Services as they were developed by the Level 1 Group. Once approved, they served to guide and frame the Effects Analysis and became appendices to the BA. Major activities and milestones in the development of the BA are described below.

Definitions of the Action Area

Activities under the Bridge Program that may affect fish, wildlife, and plants included in the ODOT OTIA III Bridge Program BA (MB&G 2004) cover a wide range of actions ranging from direct physical injury to an individual fish, wildlife, plant, invertebrate, or plant species to visual disturbance of nesting birds. Even broader, the action area may justifiably encompass the entire state of Oregon given the broad geographic scope of this program and the programmatic nature of consultation with the federal agencies. Considering all of these factors, the Level 1 Group determined that the action area with respect to potential mitigation needs would encompass all areas within the same sixth field hydrologic unit code (HUC) of a particular program bridge. However, project-specific effects analysis would be conducted within a defined Area of Potential Impact (API). The API is a much smaller subset of the action area that varies from bridge to bridge.

Effects Analysis

The Bridge Program BA and BiOp addressed 73 threatened, endangered, proposed, and selected sensitive (TEPS) species and their designated or proposed critical habitat (Table 1). In addition to listed fish, wildlife, and plants, the BA also satisfied the requirements of the MMPA, MBTA, FWCA, and MSA.

The potential effects of the Bridge Program were considered based on the combined effects of all 430 program bridges, allowing the services in their BiOp to reach a conclusion as to the likelihood of jeopardy on a programmatic basis. This was accomplished in part by first defining the possible effects pathways, or avenues by which effects to species may be delivered. Effects may be in the form of habitat-altering actions, such as wetland impacts; effects to individuals (e.g., fish injury during work area isolation); or to entire populations, (e.g., effects to isolated plant populations). Effects pathways include soil (e.g., because soil can be the medium through which a species is affected), air, water, vegetation, and chemicals. Direct effects and incidental take of individuals of a species were also considered effects pathways.

Once the pathways of effects were defined, a series of environmental performance standards (EPSs) were developed to serve as barriers to or constrictions of these pathways with regard to their ability to deliver effects of project actions to species of concern. The overarching goal of the EPSs was to avoid and/or minimize effects to listed species and to create a net benefit of the program in terms of improved habitat conditions within the action area. Effects of the Bridge Program were thus evaluated assuming implementation of EPSs necessary to avoid and minimize effects, improve habitat for listed species, and to enhance their recovery. In essence, the EPSs provided a design framework describing desired outcomes and allowing creativity and innovation on the part of the bridge design and construction teams. This approach uses a “tell them what you would like to see” philosophy rather than the traditional “tell them what they cannot do.”
Table 1. List of TEPS species addressed in ODOT’s Bridge Program consultation

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Federal Status</th>
<th>State Status</th>
<th>Critical Habitat</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Terrestrial Mammals</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Canada lynx</td>
<td><em>Lynx Canadensis</em></td>
<td>Threatened</td>
<td>Threatened</td>
<td></td>
</tr>
<tr>
<td>Columbian white-tailed deer (Columbia River DPS)</td>
<td><em>Odocoileus virginianus leucurus</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kit fox</td>
<td><em>Vulpes macrotis</em></td>
<td>Threatened</td>
<td></td>
<td></td>
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<tr>
<td>Wolverine</td>
<td><em>Gulo gulo</em></td>
<td>Threatened</td>
<td></td>
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<tr>
<td>Washington ground squirrel</td>
<td><em>Spermophilus washingtoni</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Marine Mammals</strong></td>
<td></td>
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<td></td>
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<tr>
<td>Steller sea lion (Eastern population)</td>
<td><em>Eumetopias jubatus</em></td>
<td>Threatened</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sei whale</td>
<td><em>Balaenoptera borealis</em></td>
<td>Endangered</td>
<td></td>
<td></td>
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<tr>
<td>Blue whale</td>
<td><em>Balaenoptera musculus</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Finback whale</td>
<td><em>Balaenoptera physalus</em></td>
<td>Endangered</td>
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<tr>
<td>Right whale</td>
<td><em>Eubalaena jubatus</em></td>
<td>Endangered</td>
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<tr>
<td>Humpback whale</td>
<td><em>Megaptera novaeangliae</em></td>
<td>Endangered</td>
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<tr>
<td>Sperm whale</td>
<td><em>Physeter macrocephalus</em></td>
<td>Endangered</td>
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<tr>
<td><strong>Birds</strong></td>
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<tr>
<td>Marbled murrelet</td>
<td><em>Brachyramphus marmoratus marmoratus</em></td>
<td>Threatened</td>
<td>Threatened</td>
<td>Designated</td>
</tr>
<tr>
<td>Western snowy plover (Pacific Coast population)</td>
<td><em>Charadrius alexandrinus nivosus</em></td>
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<th>Common Name</th>
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<th>State Status</th>
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<td>Hutton tui chub</td>
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<td>Borax Lake chub</td>
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<td>Lampetra ayresi</td>
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<td>Coho salmon (Southern Oregon/Northern California Coasts ESU)</td>
<td>Oncorhynchus kisutch</td>
<td>Threatened</td>
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<tr>
<td>Coho salmon (Oregon Coast ESU)</td>
<td>Oncorhynchus kisutch</td>
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<tr>
<td>Coho salmon (Lower Columbia River ESU)</td>
<td>Oncorhynchus kisutch</td>
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<tr>
<td>Steelhead (Upper Columbia River ESU)</td>
<td>Oncorhynchus mykiss</td>
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Table 1 (continued)

<table>
<thead>
<tr>
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<th>State Status</th>
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<tr>
<td>Steelhead (Lower Columbia River ESU)</td>
<td><em>Oncorhynchus mykiss</em></td>
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<td>Steelhead (Middle Columbia River ESU)</td>
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<td>Steelhead (Snake River Basin ESU)</td>
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<td>Sockeye salmon (Snake River ESU)</td>
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<td>Chinook salmon (Snake River Spring/Summer-run ESU)</td>
<td><em>Oncorhynchus tschawytscha</em></td>
<td>Threatened</td>
<td>Designated</td>
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<tr>
<td>Chinook salmon (Snake River Fall-run ESU)</td>
<td><em>Oncorhynchus tschawytscha</em></td>
<td>Threatened</td>
<td>Designated</td>
<td></td>
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<tr>
<td>Chinook salmon (Upper Willamette ESU)</td>
<td><em>Oncorhynchus tschawytscha</em></td>
<td>Threatened</td>
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<tr>
<td>Chinook salmon (Upper Columbia River Spring-run ESU)</td>
<td><em>Oncorhynchus tschawytscha</em></td>
<td>Endangered</td>
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<tr>
<td>Chinook salmon (Lower Columbia River ESU)</td>
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<td>Vernal pool fairy shrimp</td>
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<td>Fender’s blue butterfly</td>
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<td>Oregon silverspot butterfly</td>
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<td>Golden paintbrush</td>
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<td><em>Howellia aquatic</em></td>
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<td><em>Lilium occidentale</em></td>
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<td>Large-flowered wooly meadowfoam</td>
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<td>Bradshaw’s Lomatium</td>
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Table 1 (continued)

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Federal Status</th>
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<th>Critical Habitat</th>
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<tr>
<td>Cook’s Lomatium</td>
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<td>Rough popcornflower</td>
<td>Plagiobothrys hirtus</td>
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<tr>
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<td>Spalding’s catchfly</td>
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<td>Marsh sandwort</td>
<td>Arenaria paludicola</td>
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E = Endangered, T = Threatened, Can = Candidate, CH = Designated Critical Habitat, Prop = Proposed for listing, Prop CH = Proposed Critical Habitat.

**Effects Screening**

Based on agreed-to assumptions documented in ESL memos (e.g., preferences for specific habitat types, species ranges, etc.), all 430 program bridges (with their respective APIs and effects buffers) were mapped and entered into a GIS database. The bridges were then screened to describe and estimate the effects of the proposed action on listed species and their habitats. Results of this analysis were documented in Evaluation of Effect (EOE) memos submitted to the services for review and approval. Like the ESL Memos, the EOE memos became appendices to the BA memorializing critical decisions and assumptions used in analyzing program effects and summarizing results in terms of the number of bridges, if any, affecting particular species.

**Environmental Performance Standards**

ODOT/FHWA, in collaboration with the services involved in this consultation, developed Environmental Performance Standards (EPSs) to guide project design and construction. The EPSs were a critical component of the BA that ensured avoidance of potential long-term adverse effects and minimization of short-term, unavoidable effects. The EPSs require that unavoidable long-term effects be offset with restorative or mitigative actions that result in no net long-term adverse effect to listed species and their habitats. In addition, the EPSs were developed to maximize the potential for short and long-term beneficial effects to listed species, non-listed species, and their habitats. Bridge replacement or repair activities that cannot conform to the EPSs are not covered under the BiOp and therefore require individual consultation under Section 7 of the ESA.

The EPSs developed for the Bridge Program are summarized below. As noted earlier, the SLOPES Programmatic BiOp is currently in use for U.S. Army Corps activities that may impact listed species. ODOT/FHWA and the Services built on many of the performance standards developed for SLOPES and developed new EPSs as necessary based on the unique goals and objectives of the Bridge Program.

**Program administration**

The Program Administration EPS includes requirements for monitoring and reporting, program-management guidelines, environmental documentation, communication protocols, and variances. In short, this is the “accountability” EPS.

The Program Administration EPS describes the required content of the Pre-Construction Assessment (PCA). The PCA is prepared in lieu of a BA and ensures that the effects of activities at a particular bridge or group of bridges are within the range of effects considered in the BiOp. The PCA also quantifies project-level take estimates, verifies that program-level permitted take is not likely to be exceeded, and that all appropriate EPSs are being properly followed. The PCA is submitted to the services at least 30 days prior to starting construction activities.

Another critical element of the Program Administration Standard is the protocol for variances. For purposes of this consultation, variances are defined as actions not clearly addressed within the environmental performance standards, but that do not result in greater effects or greater take than provided in the BiOp. An example of a variance in this context is an extension of an in-water work window to avoid the need for a second year of construction. The PCA is used to formally request a variance.
Species avoidance and adverse effect minimization

The Species Avoidance EPS consists of a comprehensive set of actions and measures required to avoid and minimize incidental take of listed fish, wildlife, and plant species resulting from construction activities. Measures required of construction contractors are described in detail in the BiOp and cover timing of in-water work (for activities below the Ordinary High Water (OHW) elevation), work-area isolation, fish-screen criteria and installation, and noise attenuation for steel piles driven through water when listed fish may be present.

For wildlife, this EPS is designed to minimize incidental take and harassment of listed wildlife species and adverse effects to wildlife and migratory birds from high-noise producing activities. Wildlife species addressed specifically in the OTIA III BiOp include marbled murrelet, bald eagle, and northern spotted owl. Timing restrictions for blasting and non-blasting high noise producing construction activities are limited to regionally specific non-nesting periods for these species and to times of day that were developed in close coordination with ODFW and USFWS biologists.

For listed plants, the Species Avoidance EPS requires surveys for state and federally listed plants and their occupied habitat during appropriate flowering periods and within the geographic range of listed plants as described in the BA. If listed plants are found, a management buffer is established to protect the population from construction activities or as a result of indirect effects such as herbicide drift.

Habitat avoidance

Technically referred to as Habitat Avoidance and Removal Minimization, this EPS provides specific guidance to avoid and minimize adverse effects to natural stream and floodplain function by limiting streambank protection actions to those not expected to have long-term adverse effects on aquatic habitats. This EPS provides a wide range of approved bank-protection techniques for use individually, or in combination at a particular bridge site.

Actions that could potentially result in habitat removal or that may impair the ability of threatened, endangered, proposed, or selected sensitive species to complete essential biological behaviors, such as breeding, spawning, rearing, migrating, feeding, and sheltering, are restricted via this EPS. Specifically, activities are restricted that may adversely affect nest trees of listed species (e.g., bald eagle, marbled murrelet, or northern spotted owl) and non-listed species. Avoidance of adverse effects on breeding and functional habitat is also required under this EPS unless protocol surveys show the area is not occupied or except in cases where public safety takes precedence.

Water quality/quantity

A critical concern of ODOT/FHWA and the Services was: 1) the potential transfer of pollutants (via spills, equipment leakage, etc.) to soils and waters of the U.S. caused by construction operations and 2) an increase in impervious surface that may result from replacement of program bridges. The Water Quality EPS requires development of a pollution and erosion control plan which specifies measures to prevent delivery of contaminants, and containment of pollutants (including petroleum products, contaminated water, silt, welding slag, sandblasting abrasive, green concrete, or grout cured less than 24 hours) to contact any area within 150 feet of waters of the U.S. unless approved by the Services and the appropriate regulatory authorities. Control of drilling discharge and drilling fluids is addressed in detail in this EPS, as is removal of treated wood piles.

With respect to stormwater management, this EPS requires that adverse effects resulting from changes to the quality and quantity of stormwater runoff be avoided or minimized for the life of the project by improving or maintaining natural runoff conditions within project watersheds. Protection of groundwater is also addressed; stormwater runoff from pollution generating surfaces requires pretreatment (using described approaches) before infiltration to groundwater or discharge into waters of the U.S.

Site restoration

The Site Restoration EPS requires renewal of habitat access, water quality, production of habitat elements, channel conditions, flows, watershed conditions, and other ecosystem processes that form and maintain productive habitats. A site-restoration plan is required to ensure that all habitats (e.g., streambanks, soils, large woody material, and vegetation) disturbed by the project are cleaned up and restored. Detailed guidance and recommendations on the use of pesticides, fertilizers, streambank shaping, as well as recommended materials and methodologies to achieve site restoration, are presented in the Site Restoration EPS. A site-restoration work plan is required that includes: boundaries for the restoration area; restoration methods; timing and sequence; an irrigation plan, including water supply source; and a five-year monitoring and maintenance plan.

Compensatory mitigation

Effects that are not offset by site restoration must be addressed through compensatory mitigation. The compensatory mitigation EPS requires that the Bridge Program meet the goal of no net loss of habitat function by offsetting unavoidable permanent and temporary adverse effects to habitats. Activities that reduce or remove habitat function or that delay or prevent development of desired function or condition of habitat will trigger the need for a Compensatory Mitigation Plan. The Compensatory Mitigation EPS requires that these plans be based on a functional assessment of adverse effects of the proposed project and functional replacement (i.e., ‘no net loss of function’) whenever feasible, using a minimum one-to-one linear foot or acreage-replacement ratio. Mitigation actions associated with the Bridge Program must comply with the USFWS’ Conservation Banking for Threatened and Endangered Species (May 8, 2003, 68 FR 24753), and the Corps’ Regulatory Guidance Letter on Compensatory Mitigation (USACE 2002).
**Fluvial**
A critical goal on the part of ODOT/FHWA and the services for this consultation was a performance standard that would prevent adverse effects on geomorphic features of streams and rivers crossed by program bridges, thus precluding corresponding effects on their floodplains. The Fluvial EPS is designed to allow normative physical processes within the stream-floodplain corridor. This EPS requires that program bridges span the functional floodplain (determined as specified within this EPS), thereby promoting natural sediment transport patterns for the reach and providing unaltered fluvial debris movement. In essence, this standard requires that program bridges go unnoticed by passing water bodies, that natural sediment and wood loads are maintained, and that localized scour of streambanks and likely spawning areas is prevented. From a maintenance perspective, this standard reduces the need for removal of large wood resting against bridge-support structures.

**Bridging the BA and BiOp**
The Bridge Program BA was completed in March 2004, which was approximately one year after the first meeting of the Level 1 Team and three months prior to the desired June 1 signing of the BiOp. Recognizing that design work could not be initiated without a signed BiOp and faced with looming construction deadlines, ODOT and the Level 1 Team continued to meet on a weekly basis while the services drafted the BiOp. Despite the familiarity of the services with the BA (the same staff attending Level 1 meetings drafted the BiOp), more detailed review by senior NOAA and USFWS staff led to questions and policy issues which, if not immediately addressed, could have threatened the project timeline. Meetings throughout this period included Level 1 Team members, ODOT, and, as necessary, senior staff from the services.

**The Conservation Conundrum**
While relatively minor issues arose and were resolved during preparation of the BiOp, it was clear that ODOT’s required level of commitment to Section 7(a)(1) of the ESA and varying expectations regarding conservation within the Bridge Program were not minor issues. Section 7(a)(1) of the ESA directs federal agencies to utilize their authorities to further the purposes of the ESA by carrying out conservation programs for the benefit of threatened and endangered species. Conservation recommendations are discretionary measures suggested to minimize or avoid adverse affects of a proposed action on listed species, to minimize or avoid adverse modification of critical habitat, or to develop additional information. The Environmental Law Reporter Endangered Species Deskbook (Liebesman and Peterson 2003) states that there are currently no regulations directly interpreting or implementing 7(a)(1). Further, they note that Section 7(a)(1) emerged from a Ninth Circuit Decision as “a little something extra” and “in the absence of firm guidance by the biological agencies, there is considerable leeway as to what that something will be.” The issue of conservation within the Bridge Program proved considerably difficult, but was resolved in large measure due to the trust that had been developed among ODOT and the services over the previous 12 months of collaboration.

Central to the discussion on conservation was the role of ODOT’s Comprehensive Mitigation and Conservation Strategy (CMCS) within the Bridge Program. The CMCS may be considered a net beneath the Environmental Performance Standards, designed to ensure application of an ecologically-based approach to mitigating unavoidable impacts on both a site-specific and a regional basis. While the CMCS was not specifically designed to address Section 7(a)(1) of the ESA, it was ODOT’s opinion that it ensured mitigation well above that required on strictly a compensatory basis. Moreover, the CMCS emphasizes species’ habitat relationships and functional values to determine mitigation needs, an approach that greatly increases the probability of success on many levels. In short, use of the CMCS, in ODOT’s opinion, ensured that conservation needs within the Bridge Program would be more than met.

The Services agreed that the CMCS process offered substantial benefits over the traditional, ratio-based approach to mitigation. However, the CMCS program had yet to be implemented at the time the BiOp was being prepared and a great deal of uncertainty existed regarding issues such as impact assessment and mitigation tracking and development of a combined mitigation/conservation credit and accounting method. Given these uncertainties, the USFWS requested that program-level conservation targets be based on one of the following three methods (in order of preference):

1. Estimates of permanent and temporary take provided in the BA, regardless of actual loss;
2. A collaborative approach developed through the CMCS; and
3. Permanent and temporary take, modified as follows:
   - 1.5:1 mitigation to impact ratio for marginal or low quality habitat;
   - 2:1 mitigation to impact ratio for higher quality habitat; and
   - Various time-dependency ratios based on time to achieve desired future condition, ranging from 1.5:1 for 5 to 10 years and 5:1 for greater than 50 years.

Take estimates presented in the Bridge Program BA represented the upper limit of anticipated take. ODOT had not anticipated their use as mitigation targets. However, ODOT recognized the difficulty on the part of the USFWS in basing conservation and mitigation requirements solely on the yet-to-be implemented CMCS approach. Negotiation on this point led to considerable discussion within the text of the BiOp on the application and benefits of the CMCS to the...
Bridge Program. The final, signed BiOp ultimately provided the assurances needed by the Services, a commitment on their part to continue to work within the CMCS framework, and a commitment by ODOT to stewardship, regardless of the means of defining mitigation and conservation requirements.

**Lessons Learned**

A meeting in July 2004, one week after the signing of the Bridge Program BiOp, was held among those actively involved in the Bridge Program ESA consultation, including senior staff from NOAA, USFWS, ODOT, FHWA, and consultants. While this was a working meeting to discuss program implementation and continuing expectations/roles for the services, there was a discernable celebratory tone. A joint, batched programmatic BiOp for repair and replacement of over 400 bridges in the State of Oregon had just been signed by both NOAA and USFWS, requiring “extreme collaboration” among a large number of individuals for over a year. Participants at this meeting acknowledged that many were skeptical of the batched-programmatic approach and of the likelihood of the signing of a joint BiOp. Thus, there was a sense of relief, pride, and camaraderie at the accomplishment.

Acknowledging the value of a discussion on lessons learned, participants voiced several factors that, in combination, allowed a successful outcome of this project. These included:

- **Visionary Senior Staff.** This program was the vision of ODOT senior policy advisors who actively encouraged and nurtured it from inception of the BA to final signing of the BO.
- **Team Continuity.** No single member of the project team (ODOT, USFWS, NOAA, other agency staff and consultants) ever left the project; all core members who began remained actively involved throughout.
- **Productive Meetings.** As stated earlier in this document, meetings among ODOT and the services were held on virtually a weekly basis over the course of a year, with subgroup meetings occurring as needed throughout this period. Each of these had clear agendas, defined products, and most importantly, guided the analysis of project effects. Project meetings were extremely productive, lively, and technically challenging, and were building blocks to the Biological Assessment.
- **True Collaboration.** Participants in this consultation, particularly the Level 1 Group, worked together for a sufficient period of time to establish close working relationships. While roles remained well defined, distinctions among regulators, consultants, and ODOT staff were blurred. All were team members with a clear mission: develop a Bridge Program that would allow creative engineering, but within a framework that avoided environmental impacts.
- **Trust.** Mutual trust was key to the successful conclusion of this consultation. This was embodied by the decision, reached late in the consultation, to do without a Memorandum of Agreement initially discussed as necessary to provide the services the assurances they sought with respect to conservation. Without this level of trust on both sides, it is unlikely a joint BiOp would have been possible.

In summary, ODOT’s collaborative approach to ESA consultation met the agency’s goals of compliance with the Federal ESA, Oregon State ESA, MBTA, MMPA, MSA, and FWCA. Adherence to the EPSs that are the basis for this consultation will further ODOT’s vision of green bridges and ensure that the Bridge Program is clearly in line with the Governor’s Executive Order No. EO-03 to promote sustainable actions among all Oregon state agencies. Collaboration, trust, and creative solutions characterized this consultation from the outset. ODOT looks forward to implementing this program and to the benefits it will provide to the traveling public and the natural resources they so value.

**Biographical Sketches:**

**Michael B. Bonoff,** MB&G, Senior Aquatic Scientist/Project Manager. Mike is an aquatic scientist in MB&G's Portland, Oregon office with 25 years of experience in surface water impact assessment and mitigation. He has worked closely with resource agencies, utilities, and local governments throughout the U.S. on Clean Water Act and ESA issues. Mike has served as a technical reviewer for the Oregon DEQ and the Governor's Office, and has published peer-reviewed technical papers on topics including reservoir limnology, watershed/stream enhancement, stream ecology, and field methods for sample collection in lakes, streams, and rivers.

**Robert G. Carson,** MB&G, Principal/Manager, Environmental Services Group. Bob has served as project manager for over 200 projects involving Endangered Species Act permitting, biological resource studies, wetland delineation/mitigation projects, and due-diligence analyses for land transactions. He has authored numerous publications on ecology, wildlife habitat, and wetlands and is a frequent speaker at conferences and workshops dealing with endangered-species issues.

**Zachary O. Toledo,** OR Bridge Delivery Partners. Zak is the Endangered Species Act Discipline Leader and a project manager for the Environmental and Resource Management group in the Portland, Oregon office. He has prepared and managed wetland and Endangered Species Act (ESA) documents for more than 100 transportation projects, including the batched-programmatic biological assessment described in this paper. He has experience obtaining and overseeing receipt of federal and state approvals and permits under the federal ESA, Fish and Wildlife Coordination Act, Clean Water Act Section 404, Oregon Removal-Fill Law, Migratory Bird Treaty Act, Marine Mammal Protection Act, and Magnuson-Stevens Fishery Conservation and Management Act. Zak has conducted environmental analyses throughout Oregon including monitoring of nesting seabirds, intertidal communities, and marine mammals; sampling of riparian vegetation, water quality, stream invertebrates, and fish; as well as Rosgen Level II channel cross-sections in headwater streams.

**William A. Ryan,** Oregon Department of Transportation. Bill has 16 years of experience in the environmental and transportation fields and has been with ODOT since 1996. As Permitting and Mitigation Manager and later Environmental Program Manager. Bill directed and oversaw development and implementation of the environmental stewardship and streamlining strategy for the OTIA III State Bridge Delivery Program, including the programmatic-batched BiOp that is the subject of this paper.
References


Species Conservation in Idaho—Going Beyond the ESA

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Abstract

Results of listing species under the Endangered Species Act (ESA) have been less than inspiring. Since enactment of the ESA, slightly over 1300 species have been listed as threatened or endangered. Only 12 of these species have recovered to the point of being delisted. Roughly 40 others have been removed from listing due either to extinction, errors in the original listing decision, or other reasons. Congress directs that 75 percent of funding for recovery of species goes to about 10 species, leaving the remaining 25 percent to be applied to all the remaining listed species. A major focus of the Endangered Species Act is on listing of species. Once a species becomes listed, time-consuming and complex consultation is often required to avoid liability under the act. That consultation process can discourage and delay implementation of actions beneficial to the species. In Idaho, efforts have been made to utilize Candidate Conservation Agreements (CCAs) and Candidate Conservation Agreements with Assurances (CCAA) to avoid the need to list additional species and provide direct beneficial effects for species.

Slickspot Peppergrass (Lepidium papilliferum, or SSPG) is an annual or biennial white flower thought to occur only in southern Idaho. It is found in the sagebrush habitats of the Snake River Plain and possesses an unusual habitat requirement (“slick spots” of clay soils). Information on the plant’s historical range, habitat needs, and population trends had been limited and largely anecdotal. On and off, SSPG was designated as a candidate species under ESA for over a decade. Threats to the species include grazing, non-native plants, development, recreation, wildfire, fire suppression, and fire-prevention activities.

A lawsuit was initiated in 2001 demanding emergency listing of SSPG under the ESA. In settlement of that suit, the Fish and Wildlife Service (FWS) was under a court order for a decision to list SSPG as threatened or endangered by July 2003. In early 2003, the state Office of Species Conservation was made aware that FWS believed that an endangered listing was appropriate based on the information available and that significant changes in land use would result from this listing. Through negotiation by interested parties including the Office of Species Conservation, Idaho Department of Fish and Game, Idaho National Guard, Idaho Bureau of Land Management (BLM), and a consortium of ranching interests, efforts were made to avoid listing of the species through development of a CCA. In July 2003, FWS delayed their listing decision by six months in order to allow for completion of the CCA and resolution of some final issues. FWS and NOAA’s Policy for Evaluation of Conservation Efforts (or PECE policy) was applied as a guideline for the development of this CCA; this was the first application of the PECE policy in development of a CCA. Conservation measures prepared to address each threat to SSPG were included in the CCA. A FWS-facilitated scientific review panel validated conclusions reached by the SSPG partnership and found that the CCA would substantially delay risks of extinction of SSPG. In January 2004, FWS issued a determination that the proposal to list SSPG was not warranted because of the management plans developed and instituted under the CCA.

This was a win-win solution for all parties to the agreement and for the species. The benefits include: 1) conservation measures to benefit the covered species are developed and put into place on both public and private lands across a large geographic area, 2) users such as grazing permitees get routine processing of renewals, assuming the terms of the CCA are being met, 3) landowners and state agencies get Section 10 incidental take coverage and assurances that additional restrictions will not be placed on their lands or operations, and 4) federal agencies get reduced consultation requirements.

Since this CCA was developed, another CCA has been developed for the Southern Idaho Ground Squirrel (Spermophilus brunneus endemicus). A programmatic CCA is currently being completed for the Southern Idaho Ground Squirrel that will allow other parties to enter into the CCA and participate in the benefits by agreeing to implement the conservation measures described. A multi-species CCA for Idaho is also currently under development.

More applications of this concept are possible, but they can be challenging to develop. Early establishment of a baseline of the “best available scientific information” for a species is one of the most important early steps that can be taken to facilitate development of a CCA and/or CCAA.

Biographical Sketch: Brent Inghram is the environmental program manager for the Federal Highway Administration’s Idaho Division office in Boise, Idaho. Mr. Inghram holds a bachelor’s degree in environmental planning and management from the University of California, Davis, and a master’s degree in geology from the University of Nevada, Reno. He works with environmental program and policy issues, including wetlands and endangered species, for transportation projects.
Temporal Loss of Wetlands as Justification for Higher Mitigation Ratios

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Abstract

“Temporal loss,” or the time between initiation of mitigation and maturation of anticipated ecological functions on a compensatory mitigation site, is a concept which has long been used by regulatory and commenting resource agencies as justification for higher mitigation ratios in compensatory mitigation. Also, preservation is typically given as the last alternative in a sequence of mitigation options in regulatory guidance, which runs restoration, enhancement, establishment, then preservation. This is in spite of the fact that preservation of exceptional resources at risk can provide full ecological functions over the period of time which would be required for establishment of a full suite of ecological functions on a restoration, enhancement, or establishment site. This time can be significant on sites such as bottomland hardwoods, scrub-shrub, or salt marshes, if indeed a full suite of functions is ever established.

If “temporal loss” is recognized, then it is logical that “temporal gain” of functions attendant to a preservation site in high functional condition should be similarly recognized. A more complete rationale for recognizing “temporal gain” is given, and alternative methods for measuring this gain are given. The concept of temporal gain provides a rational approach for accepting more reasonable mitigation ratios on preservation sites at risk. Absent the recognition of temporal gain by regulatory and resource management agencies, the concept of temporal loss should be abandoned in regulatory determination of mitigation needs.