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STATE OF NEW YORK OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER Attorney General DIVISION OF PUBLIC ADVOCACY ENVIRONMENTAL PROTECTION BUREAU

1503

January 20, 2004

HAND DELIVERY

Hon Charles E. Diamond Clerk of the Court Supreme Court Albany County 16 Eagle Street Albany, New York 12207

Attn: Maureen Hartman Special Term Clerk Fax: (518) 487-5020

> Re: <u>Entergy Nuclear Indian Point 2 LLC, et al., v. NYSDEC, et al.,</u> <u>Index No. 6747-03; Mirant Bowline LLC v. NYSDEC, et al.</u> <u>Index No. 6749-03</u>

Dear Ms. Hartman:

Enclosed for filing please find State respondents' Notice of Motion to Consolidate and Dismiss the above-referenced petitions, supporting affidavits of William G. Little and Betty Ann Hughes, and a Memorandum of Law in Support.

As explained in the papers, State respondents seek to consolidate the petitions because they involve the same factual and legal issues, the same parties and challenge the same FEIS. We also request that the cases be heard by Justice Thomas Keegan, as they are related to the <u>Brodsky v. Crotty</u> Artice 78 proceeding pending before him, and challenge the FEIS issued pursuant to his May 14, 2003 Order in that case.

While the Notice of Motion indicates that the motion is returnable on January 30, 2004, 1 understand that counsel for petitioners in both cases will be seeking an additional 2 weeks to respond to the State respondents' motion. In addition, I understand that Riverkeeper and Mr. Brodsky may seek to intervene in the proceedings as well.

SECY -037

The Capitol, Albany, NY 12224 @ (518) 474-8096 @ Fax (518) 473-2534

Please contact the undersigned should the Court has any questions regarding this motion.

Respectfully submitted,

Lisa M. Bureaul LISA M. BURIANEK for Gragela Fion Assistant Attorney General

(518) 486-7398

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ALBANY

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In the Matter of the Application of ENTERGY NUCLEAR INDIAN POINT 2, LLC, and ENTERGY NUCLEAR INDIAN POINT 3, LLC, as respective owners of Indian Point 2 and Indian Point 3, and joint applicants for the Indian Point SPDES permit renewal,

Petitioner-Plaintiffs,

For a judgment pursuant to Article 78 of the Civil Practice Law and Rules,

- against -

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ERIN CROTTY, as Commissioner, New York State Department of Environmental Conservation,

Respondent-Defendants,

MIRANT BOWLINE, LLC, as owner of Bowline Point 1 and 2 and applicant for the Bowline SPDES permit renewal, DYNEGY ROSETON, LLC, as operator of Roseton 1 and 2, and DYNEGY NORTHEAST GENERATION, INC., as applicant for the Roseton SPDES permit renewal,

Respondent-Defendants.

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ALBANY

In the Matter of the Application of MIRANT BOWLINE, LLC

Petitioner-Plaintiffs,

For a judgment pursuant to Article 78 of the Civil Practice Law and Rules,

- against -

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ERIN CROTTY, as Commissioner, New York State Department of Environmental Conservation,

Respondent-Defendants,

ENTERGY NUCLEAR INDIAN POINT 2, LLC; ENTERGY NUCLEAR INDIAN POINT 3, LLC; DYNEGY ROSETON, LLC, and DYNEGY NORTHEAST GENERATION, INC.,

Respondent-Defendants.

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NOTICE OF MOTION TO CONSOLIDATE AND DISMISS THE PETITIONS

Index No. 6747/03

Index No. 6749-03

PLEASE TAKE NOTICE that upon the Verified Petitions in the above referenced proceedings (with exhibits), upon the affidavits of New York State Department of Environmental Conservation Associate Attorney William G. Little (with exhibits) and Environmental Analyst 3 Betty Ann Hughes, and the accompanying Memorandum of Law in Support of Motion to Consolidate and Dismiss, Respondent-defendants New York State Department of Environmental Conservation and Erin Crotty, Commissioner ("State respondents" or "DEC") will make a motion returnable at the Albany County Courthouse, Albany, New York on January 30, 2004 at 9:30 A.M. or as soon thereafter as Counsel may be heard, for an order consolidating the petitions, relating the matter to another currently pending before the Honorable Thomas J. Keegan, J.S.C., <u>Brodsky v. Crotty</u>, Index No. 7136-02, and dismissing the petitions in each case with prejudice for lack of subject matter jurisdiction under CPLR § 7801(1), as the DEC has taken no final agency action regarding the Entergy or Mirant permit applications.

In the event that the Court denies State respondent's motion, we respectfully request that the Court allow respondents 30 days after Notice of Entry of such decision to submit an answer, return and appropriate supportive documents.

Dated:

Albany, New York January 19, 2004

> ELIOT SPITZER Attorney General Counsel for State Respondents The Capitol Albany, New York 12224

B⁄y:

LISA M. BURLANEK Assistant Attorney General (518) 486-7398 TO:

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ALBANY

In the Matter of the Application of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, and ENTERGY NUCLEAR INDIAN POINT 3, LLC, as respective owners of Indian Point 2 and Indian Point 3, and joint applicants for the Indian Point SPDES permit renewal,

Petitioner-Plaintiffs,

For a judgment pursuant to Article 78 of the Civil Practice Law and Rules,

- against -

AFFIRMATION

Index No. 6747/03

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ERIN CROTTY, as Commissioner, New York State Department of Environmental Conservation,

Respondent-Defendants,

MIRANT BOWLINE, LLC, as owner of Bowline Point 1 and 2 and applicant for the Bowline SPDES permit renewal, DYNEGY ROSETON, LLC, as operator of Roseton 1 and 2, and DYNEGY NORTHEAST GENERATION, INC., as applicant for the Roseton SPDES permit renewal,

Respondent-Defendants.

STATE OF NEW YORK) SS: COUNTY OF ALBANY)

WILLIAM G. LITTLE, an attorney duly admitted to practice in the State of New York hereby affirms:

1. I am employed as an Associate Attorney by the New York State Department of

Environmental Conservation (Department or DEC). Since May 1998 I have assisted and

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provided legal counsel to Department Staff in the matter of the renewal of the State Pollutant Discharge Elimination System (SPDES) permits for electric power generating facilities on the Hudson River known as Indian Point Units 1, 2 and 3, Roseton, and Bowline Units 1 and 2. Accordingly, I am familiar with the Department's case and the record in this case. I make this Affidavit in support of the State's Motion to Consolidate and Dismiss the Petitions because the administrative process with respect to the Indian Point Units 2 and 3 SPDES permit application is ongoing. The Department has taken no final agency action on the Indian Point application which would provide Article 78 jurisdiction. At best, the Entergy petition is premature, and should be dismissed. Any and all of the issues raised in the petition are, in the first instance, issues to be resolved in the Department's administrative hearing process.

2. It is apparent from face of this petition, as well as the text, and comparison with companion petitions entitled <u>Mirant Bowline LLC v. NYSDEC</u>, Index No. 6749-03, and <u>Dynegy v. NYSDEC</u>, Index No. 6738-03, that the named Hudson River electric generation facility owners are attempting to disrupt the SPDES permit processes to which they are subject. A simple review of the three petitions discloses a concerted effort by the facilities to complicate the administrative process and to introduce further delay with regard to the imposition of SPDES permits with more restrictive permit conditions for their use of Hudson River water for facility cooling. In the case of Entergy's Indian Point Units 2 and 3, the draft permit proposed on November 12, 2003 would impose substantial regulatory and operational impacts on that facility in order to mitigate impacts to the Hudson River ecosystem that have been under scrutiny for the past 30 years.

Background,

3. As this Court is aware, the Department's June 25, 2003 Final Environmental Impact Statement ("FEIS") was issued in response to and in compliance with this Court's May 14, 2003, Order, which required that DEC issue the FEIS by July 1, 2003, and to issue a draft SPDES permit for the Entergy Indian Point Units 2 and 3 by November 14, 2003. <u>See Exhibit 1, May 14,</u> 2003 Order; Exhibit 2, July 1, 2003 letter from Lisa M. Burianek to Hon. Thomas Keegan.

4. The Draft SPDES permit for Entergy Indian Point Units 2 and 3 was issued on November 12, 2003. <u>See</u> Exhibit 3, November 12, 2003 Letter from Lisa M. Burianek to Honorable Thomas Keegan (including the draft SPDES permit and supporting materials).

5. Since the draft SPDES permit was issued on November 12, 2003, DEC has been managing the public comment and administrative process which will lead to DEC issuing a final SPDES permit for Indian Point Units 2 and 3. As provided in the November 12, 2003 Environmental Notice Bulletin publication of the draft permit, DEC is presently conducting a 90-day public comment period, which ends on February 6, 2004. See Exhibit 3, NYSDEC Environmental Notice Bulletin. DEC has set public legislative hearings for 2 p.m. and 7 p.m. on both January 28 and 29, 2004, at the Esplanade Hotel at 95 South Broadway, in the city of White Plains, Westchester County, New York. In anticipation of a probable adjudicatory hearing, DEC has scheduled an issues conference at the same location at 10 a.m. on March 3, 4 and 5, 2003. After the issues conference the presiding administrative law judge (ALJ) will issue a decision regarding whether adjudicable issues have been raised by parties to the proceeding. In my experience as a staff attorney in similar proceedings, I submit that it is likely that the Entergy Indian Point draft permit will change as a result of the administrative process, which could

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necessitate further environmental review. Depending on issues raised by parties to the administrative hearing, it is possible that a supplemental environmental review could be required.

6. Piecemeal review of components of the DEC permit application review process, such as the FEIS, does not present either a fully-formed record or reflect an administrative decision which causes actual injury to petitioners. As discussed below, DEC is at a pivotal mid-point its administrative process for Indian Point, and poised to begin public involvement in that process. Allowing this type of strategic litigation on issues, akin to "cherry-picking," eliminates DEC's ability to review applications in an orderly and consistent manner. This creates uncertainty for the Department, an applicant, and those who would oppose a particular project. It also guarantees delays in an already detailed and time-consuming administrative process. From the Court's perspective, it is apparent that litigation prior to a final agency action on a permit application ensures multiple cases involving a single matter which will needlessly clog the already burgeoning court dockets.

The Draft SPDES Permit for Indian Point Units 2 and 3

7. As explained in the draft SPDES permit, DEC staff determined that closed-cycle cooling is the "best technology available" (BTA) to minimize the environmental impacts of the Indian Point facility to the Hudson River and the fish species in the River. See Exhibit 3, Indian Point Draft SPDES Permit. The draft permit acknowledges that implementation of a permit requiring a closed cycle cooling system at the Indian Point facility will require certain additional pre-design and engineering design steps to be taken by the applicant before the construction may commence. Accordingly, the draft permit incorporates a schedule for implementation, the terms

of which will likely be the subject of an involved administrative hearing and adjudicatory process before a DEC ALJ.

8. Currently, the terms of the draft permit provide that within one year of the issuance of the final permit, Entergy must submit a pre-design engineering report, followed in twelve months by a more detailed engineering report addressing all construction issues for conversion of Units 2 and 3 to closed-cycle cooling. See Exhibit 3, Indian Point Draft SPDES Permit, Special Condition 28. Of equal importance, Entergy must also conduct studies within the first two years of the permit term to determine whether thermal discharges from the Indian Point facility comply with State water quality criteria. See Exhibit 3, Indian Point Draft SPDES Permit, Special Condition 7.

9. Interim mitigation measures proposed in the draft SPDES permit to address environmental impacts pending Entergy's implementation of a closed cycle cooling system require immediate reductions of environmental impacts when the permit is issued. These interim measures include: 42 unit outage days (unit shutdowns) between February 23 and August 23 of each calendar year to reduce entrainment and impingement of fish and aquatic organisms, seasonal reduction of cooling water intake flows, continued operation of fish impingement mitigation equipment, a fish monitoring program, and payment of \$24 million annually to a Hudson River Estuary Restoration escrow fund, with projects to be directed by DEC. <u>See</u>, Exhibit 3, Indian Point Draft SPDES Permit, Special Condition 28.

10. As this Court is aware, Indian Point Units 2 and 3 each hold United States Nuclear Regulatory Commission (NRC) operating licenses that expire in 2013 and 2015, respectively. The Department's draft permit recognizes that physical or operational changes proposed to the Indian Point facility as a result of the permit will be subject to separate review by the NRC, to determine whether the proposed facility changes meet NRC safety requirements. The BTA conditions of the final permit may also generate a need for independent review by the Federal Energy Regulatory Commission ("FERC"), which has separate jurisdiction over a natural gas pipeline having a right of way across the Indian Point property. The draft permit also stipulates that construction of a closed cycle cooling system is contingent upon Entergy receiving a license extension from the NRC. Accordingly, the draft permit requires that Entergy submit a schedule to DEC outlining its plans to obtain additional approvals from other government agencies such as the NRC and FERC to proceed with closed-cycle cooling. See Exhibit 3, Indian Point Draft SPDES permit, Special Condition 28(a).

11. There is no final DEC action on the Indian Point permit application, therefore, there is no Article 78 jurisdiction to review the FEIS, which is a necessary and important component of DEC's permit review. The remaining portion of this affidavit addresses various claims raised in the <u>Entergy</u> petition, none of which negate or overcome this fundamental jurisdictional defect. To that end, I address specific elements of DEC's ongoing administrative review process.

DEC Appropriately Applied SEQRA in Making Its Positive Declaration.

12. The <u>Entergy</u> petition alleges that "[t]he HRSA did not require installation of cooling towers at any of the Stations and did not contemplate their future construction." Petition, p. 7. Taken out of context, this appears to assert that cooling towers were antithetical to operating these Stations and always would be so. However, a simple review of the HRSA facilities' regulatory history demonstrates that cooling towers, or closed-cycle cooling, were intended as mitigative technology since the EPA's 1975 NPDES permit.¹ The generation facilities opposed imposition of the changes to their plants, and instead litigated to block them. By executing the HRSA and subsequent Consent Orders, the Department endorsed and participated in a process designed to bring about enhanced protection of aquatic organisms and reduce or eliminate fish mortalities due to impingement and entrainment, while employing interim mitigation measures acceptable to other participating parties.

13. In light of the above history, the Department's 1992 review of the SPDES permit renewal applications for Units 2 and 3 appropriately resulted in a positive determination of significance pursuant to § 8-0109 of the Environmental Conservation Law ("ECL"), also known as the State Environmental Quality Review Act (SEQRA), and 6 NYCRR §617.7. The "positive declaration" for Indian Pints Units 2 and 3 means that an environmental impact statement would be required to further identify and assess measures and alternatives to avoid, minimize or mitigate environmental impacts from Indian Point and the other HRSA plants (Roseton and Bowline). Regarding Indian Point, the goal of the Department was to consistently work toward more stringent mitigation of operational impacts, rather than merely acquiesce to measures maintaining status quo levels of mitigation. See Petition, p. 7.

14. Permit renewals are not automatic, and if a facility's renewal application proposes a material change to operations, DEC has the broad discretion to subject the permit application to review as a "new" application under the Department's Uniform Procedures Act (UPA) regulations. ECL §70-0115(b); 6 NYCRR §621.13(e). While simple permit renewals for

¹ As the Petition notes, the USEPA's 1975 permit required that each Station install cooling towers to mitigate impingement and entrainment impacts. Petition, p. 6.

unchanged operations are generally Type II actions, which often do not warrant further review of potential environmental impacts, substantive changes can provide grounds for DEC to subject the permit application to a full SEQRA review. 6 NYCRR §617.7(c) (criteria for determining significance).

15. The Petitioners are simply wrong to claim that SEQRA was not properly applied to the Indian Point Units 2 and 3 1992 permit renewal application. Contrary to their claims, the 1992 renewal application was not a straightforward renewal. Specifically, the 1992 application, submitted by petitioners' predecessors in interest, did not provide continued assurances that HRSA-imposed flow reductions would be maintained for the duration of the SPDES permit term.² With respect to thermal discharges to the Hudson River, the application did not reflect that a more thorough analysis was needed to determine whether thermal discharges were in compliance with State water quality criteria now that provisions controlling thermal discharges in the HRSA had expired. Upon information and belief, these significant changes served as the basis for the 1992 positive declaration of significance. See 6 NYCRR §621.14(a). Therefore, Department acted appropriately and within its discretion to treat the renewal application as a modification of the permit.

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² The 1992 SPDES Permit Renewal Application did not provide for seasonal intake flow limitations in the manner provided by the HRSA (Petition, Exhibit 1, p. 6). Whereas the 1982 and 1987 permit renewals incorporated the HRSA flow limitations, by 1992 the HRSA had expired. The 1992 Consent Order, at Table A of Attachment D, provides for flow limitations approximating those in the HRSA but only until a SPDES renewal permit is issued (which did not happen) or September 1, 1994, whichever came first.

16. Notably, definitive language in the HRSA governed the Department's issuance of renewal permits to the HRSA generators during the ten-year effective period of that agreement (1981 - 1991):

Promptly after the effective date of this agreement:

(i) DEC, in accordance with applicable law, shall issue to each of the Utilities SPDES permits for their respective Hudson River Plants which will permit, during the entire ten-year term of this Agreement, continued operation with the existing once-through cooling systems unaltered by thermal or intake requirements, subject only to the performance by the Utilities of their respective covenants as set forth in this Agreement. This Agreement shall be annexed to the SPDES permits and shall be incorporated therein as a condition of said permits.

See Petition, Exhibit 1, <u>Hudson River Settlement Agreement</u>, p. 17. The Department deferred a determination of significance of the adverse environmental impacts from the three plants until after the HRSA expired, substantive information had been gathered, and the facilities had submitted specific permit renewal applications.

17. The Petition observes that the Department's 1992 permit renewal application form requested certain information from the owners regarding "any changes to the location, design, operation, construction, or capacity of the cooling water intake" and whether any changes to the cooling water intake were anticipated during the ensuing permit term. As the Petition also observes, on April 3, 1992, Consolidated Edison Company (Con Ed), then-owner of Indian Point Unit 2, wrote to the Department to object to this request and reserved its right to contest DEC's authority to make such a request. The Petition implies that this information request amounted to exclusive or unique treatment of the renewal application, to allow the Department to reopen the issue of closed-cycle cooling. However, that information request was merely a standard question on the Department's "Form 2C Application Supplement" form that any applicant seeking to

renew a SPDES permit for a steam generating electricity facility would have to answer. <u>See</u> Petition, Exhibit 4, pp. 40 and 43. Upon information and belief, that question, or one very similar to it, has been a component of an electric generation facility SPDES permit renewal application form for approximately the past two decades. Accordingly, there is no basis for petitioners' claim of selective application of SEQRA.

18. Moreover, it is questionable whether Con Ed's April 3, 1992 reservation of rights nearly 12 years ago inures to the benefit of the Entergy petitioners, particularly after Con Ed's and petitioners' participation in the lengthy EIS process. However, petitioners' claim regarding the "reservation" underscores the importance of DEC's primary jurisdiction and technical expertise, and the need for petitioners to exhaust their administrative remedies regarding all of these complex issues. With all due respect to the Court, any issues involving the Department's discretion in applying SEQRA to the subject permit renewal, the positive declaration and subsequent production of the two draft EISs (DEIS), in 1993 and 1999, and the FEIS, should first be resolved by the DEC. The administrative process, outlined above, will address such issues and form a decisional record for issuance of a SPDES permit and, if appropriate, timely judicial review in the future.

19. Petitioners' attempt to make a "selective enforcement" argument regarding DEC's treatment of this 1992 SPDES permit application with the Newburgh, New York Danskammer station 1992 SPDES renewal application. After the Department conducted an appropriate SEQRA assessment of significance for the Danskammer station,³ it reached a different

³ For all SEQRA Type I or unlisted actions a lead agency must make a determination of significance. 6 NYCRR §617.7.

conclusion for that plant, a negative declaration, based upon substantial differences in facility circumstances, including the efficacy of available technology to address Danskammer's impacts (BTA was determined to be implementation of restricted operational flows, seasonal use of a sonic deterrent and, if flow restrictions fail to produce a specific measure of mitigation, the installation of a screening system known as a Gunderboom). See 6 NYCRR §617.7(c). Like the HRSA plants, the Danskammer facility also has once-through cooling, but the Department found that its 1992 proposal of intake flow reductions and sonic deterrence technology would sufficiently reduce entrainment and impingement mortalities at the Danskammer station. In stark contrast, the Indian Point Units 2 and 3 draft permit application proposes operations that DEC believes would not result in sufficient reductions. Balancing the weight of and differences between facilities is plainly within DEC's discretion, and is based upon review of application materials, including site-specific information for each facility, and the record.

Petitioners Place Incorrect Emphasis on the Timing of the Findings Statement

20. At the direction of the Court, the Department issued the HRSA FEIS on June 25, 2003. Also in compliance with the Court's order, DEC issued a draft SPDES permit for Indian Point Units 2 and 3 on November 14, 2003. But for the Court's directive to issue the FEIS by July 1, 2003, DEC would have issued the FEIS at the point of finality in the ongoing administrative proceeding. Ordinarily, the FEIS would be packaged with the Commissioner's Decision, the hearing record, and the findings statement. The Commissioner's Decision would indicate that the findings are effective not less than ten days after the date of the Decision, affording agencies and the public a reasonable time period to consider the FEIS and comment

accordingly. 6 NYCRR §617.11(a). The Decision would also direct DEC staff to issue a final permit after expiration of that time period, taking agency and public comment into account. Issuance of the draft SPDES permit is an initial but significant step in advancing DEC's administrative process and, as noted, it is likely to generate issues for an administrative hearing. DEC determined that it would be premature to issue a findings statement until after the hearing process was completed. Related to that, SEQRA time frames are considered to be directory in nature, not mandatory, so that the identification and assessment of environmental impacts, as well as alternative actions, is considered a paramount function, and time limitations that would constrain that function are viewed as secondary. Matter of Sun Beach Real Estate y. Anderson, 98 A.D. 2d 367, 375-376 (2d Dept.), aff'd 62 NY2d 965 (1984) ("We have no difficulty according priority to SEQRA because the legislative declaration of purpose in that statute makes it obvious that protection of 'the environment for the use and enjoyment of this and all future generations' (ECL §8-0103) far overshadows the rights of developers to obtain prompt reaction on their proposals."). DEC appropriately exercised discretion in coordinating a findings statement with its final decision on the permit application. A final decision on the permit application will be issued upon completion of the administrative hearing process, for which the issues conference is scheduled to commence on March 3, 2004. A meaningful findings statement incorporates the appropriate elements of the fully-developed record: the application, public comments, responses to comments compiled by the Department staff, additional information submitted in response to Department information requests, the EIS, applicable regulations and guidance, and any hearing record to articulate the reasoning underlying specific permit conditions. In this case, the anticipated adjudicatory hearing on the draft permit may well

result in a change to the action, which could necessitate additional administrative process, including SEQRA review. Appropriately, the Department will issue a findings statement after the conclusion of the hearing and closure of the record, including any final decision regarding the permit by the Commissioner.

Entergy Petitioners' Direct Challenge to DEC's Regulatory Authority Must be Raised in the Administrative Process.

21. Entergy's third cause of action claims that the Department does not have appropriate authority delegated by the USEPA to make a BTA decision as provided for in §316(b) of the Clean Water Act (CWA). 33 U.S.C. §1326(b). It also claims that the applicable state regulation, 6 NYCRR §704.5, which mimics CWA §316(b), was promulgated improperly in 1974, rendering the regulation ineffective. Neither claim has anything to do with SEQRA or the FEIS. Moreover, such claims challenging DEC's substantive regulatory authority must first be raised in the administrative hearing context.

22. As a substantive matter, both CWA §316(b) and 6 NYCRR §704.5 clearly apply to this permit proceeding. The Department's regulations require that SPDES permit holders comply with applicable federal and state laws, which brings within the ambit of SPDES the §316(b) requirement to employ BTA for cooling water intake structures. 6 NYCRR §750-1.11(a)(5)(iii). The Petition also claims that, even if §316(b) is effective, it does not apply to facilities with existing cooling water intake structures. That statement flies in the face of a plain reading of the statute. Section 316(b) does not make any distinction between existing or future/new intake structures. Entergy conveniently ignores the fact that the USEPA has recently promulgated BTA regulations for new cooling water intake structures and is in the process of promulgating such regulations for existing cooling water intake structures. <u>See</u>, 66 Fed. Reg. 65,256 (December 18, 2001) (USEPA BTA regulations promulgated for new facilities), as amended, 68 Fed. Reg. 36,749 (June 19, 2003); 67 Fed. Reg. 17,122 (April 9, 2002) (USEPA proposed regulations for BTA at existing facilities).

23. Entergy claims that 6 NYCRR §704.5 was improperly promulgated in September 1974 because prior public notice and a hearing were not provided. The time for raising such an infirmity is long past the four-month limitation period. See CPLR § 217(1).

24. The petition erroneously claims that 6 NYCRR §704.5 only applies to "new or modified" structures and, therefore, does not apply to Indian Point. The petition argues that §704.5 is somehow limited to "new or modified facilities" due to the context of a Department request for additional information contained in the 1992 renewal application form. A plain reading shows that the regulation makes no reference to or distinction between new or existing intake structures. The 1992 renewal application form, discussed above, asks if the facility has changed or anticipates making any "changes to the location, design, operation, construction or capacity of the cooling water intake." Petition, p. 19. Despite petitioners' assertion, basic, generic questions on a 1992 permit renewal application do not change the provisions of a State regulation promulgated in 1974. Petitioners' *non sequitur* is compounded by the fact that the location, design, operation, construction or capacity of the cooling water intake. "Or explicition form requested information concerning "changes to the location, design, operation, construction or capacity of the cooling water in 1974. Petitioners' *non sequitur* is compounded by the fact that the location, design, operation, construction or capacity of the cooling water intake," which clearly contemplates an existing facility and its cooling water intake. (Emphasis supplied.) See Petition, Exhibit 4.

25. Petitioners attempt to fashion a preemptory cumulative impact argument claiming the FEIS does not consider the potential impacts of other power generating facilities along the Hudson River. The Roseton, Indian Point and Bowline plants are linked together by the original decade-long HRSA and the Consent Orders that followed from 1992 - 1998. Due to the extensive history of the HRSA, the FEIS is appropriately broad in scope, and DEC has acknowledged that it is likely that additional details will be needed to generate or implement SPDES permit conditions for each of the three specific facilities and their operations. See Petition, Exhibit 14, p. 4.

26. As discussed above, while not a true "generic EIS," see 6 NYCRR §617.10, this FEIS reflects the extraordinary size of the resource affected, the Hudson River estuary, and the significant impacts of three electric generating facilities in separate locations on the Hudson River. The FEIS expressly contemplates additional information gathering specific to each of the plants to augment the record to support specific draft SPDES permit renewal conditions, including information related to site-specific mitigative actions. As noted previously, this process provides that if the action changes, or there is newly discovered information, or circumstances change, the Department can direct preparation of a supplemental EIS to develop further information on potential impacts, whether direct, indirect or cumulative in nature, in order to respond to each of the three renewal applications. See 6 NYCRR §617.9(a)(7).

27. In preparing the FEIS DEC was cognizant not only of Danskammer impacts but also of the impacts of the Lovett station, in Stony Point, New York, across the River from Indian Point. DEC issued the Lovett SPDES permit in March 2003.⁴ The extensive HRSA data base concerning the resources of and impacts to the Hudson River estuary fishery incorporates impacts from each of the HRSA plants, as well as Danskammer and Lovett, and was incorporated into the FEIS record. That same data base informs the BTA permit conditions for DEC's draft permits for the Danskammer and Indian Point plants now in the administrative review process, and the final permit for Lovett.

28. The most revealing element of the petition claims, remarkably, that rather than complying with its regulations for issuing SPDES permits the Department was requiring additional administrative review of the Entergy Indian Point facility only because of public comments opposed to continued operation of the plant. DEC has regulatory responsibilities regarding permitting the Indian Point facility, and is required by law to solicit and respond to public comments in conjunction with its permit and environmental impact analysis proceedings. 6 NYCRR §§617.9(a)(2) and 621.6. The fact that the Indian Point facility is the subject of intense interest and public scrutiny may be a complicating factor for petitioners, however, DEC submits that public involvement is required and desirable. The weight to be accorded the public comment will be addressed by DEC in the administrative hearing process.

29. The Petition suggests that the Department failed to take a "hard look" at impacts from the renewal of SPDES permits for Indian Point Units 2 and 3, and seeks additional review of operational impacts of more stringent regulation under SPDES. As discussed previously, the FEIS addresses the broader Hudson River estuary impacts of the three HRSA facilities, and

⁴ Note that the FEIS alternatives assessment also incorporates a review of the mitigative technologies to be employed at new and re-powered electric generation facilities on the Hudson River. See, Petition, Exhibit 14, pp. 30 - 36.

individual draft SPDES permits have proposed and/or will propose facility-specific mitigative conditions and a BTA determination for each plant. The administrative process could change the draft SPDES permit, including the facility-specific BTA determination and selection of mitigative technology, which may necessitate supplemental environmental impact review. SEQRA contemplates such a sequence of events by allowing a lead agency to call for or prepare a supplemental EIS that augments the record of environmental review, for instance where the BTA decision results in a change to the project or in the circumstances related to the project. 6 NYCRR §§617.9(a)(7)(i)('a') and ('c'). The Department can, at any time during its review, ask for additional information which is reasonably necessary to make any findings or determinations required by law pertaining to a new or renewal permit application or modification proposal. 6 NYCRR §621.15(b).

Other Issues

30. Petitioners fault the Department for its alleged "failure" to include two industry documents in the public record supporting the FEIS, the "Electricity System Impacts of Certain DEC Utility Choice Alternatives" ("NERA Report") (Petition Exhibit 11) and "Status and Trends of Hudson River Fish Populations and Communities Since the 1970s: Evaluation of Evidence Concerning Impacts of Cooling Water Withdrawals" ("Fisheries Review") (Petition Exhibit 12). My search of Department records shows that the Fisheries Review was given to the Department in June 2003, the same month the Department issued the FEIS. Upon information and belief, the 1999 DEIS already contained substantially similar arguments on fish populations in the Hudson River.

31. Additionally, my records also show that Entergy gave the Department a set of paper copies of a "Power Point" computer presentation of slides summarizing the Fisheries Review in June 2002. The paper copies of the Fisheries Review Power Point slides and the NERA Report were marked by Entergy and its consultants as "Privileged and Confidential" documents provided solely for negotiations regarding draft SPDES permit conditions.⁵ The Department conscientiously adhered to the direction of the facilities and their counsel regarding the confidentiality of these documents and, therefore, did not make them part of the public record. Had Petitioners desired that these documents be made part of the public FEIS record, they were obligated to advise the Department that hey waived the document's confidentiality so that they could be included in the FEIS record.

CONCLUSION.

32. DEC has taken no final agency action with respect to the Entergy Indian Point application and is in the midst of what promises to be a complex and lengthy permit review proceeding. Every aspect of this matter supports dismissal of the petition to allow the Department to develop a full record and a final decision regarding the Entergy Indian Point draft permit. The July 25, 2003 FEIS, issued pursuant to SEQRA, does not constitute "final agency action" upon which a party may sue pursuant to CPLR §7801(1), and SEQRA provides no right of action outside the scope of Article 78. At this formative stage of the administrative process, the unwarranted and preemptory SEQRA review sought by petitioners would thoroughly disrupt

⁵ The Fisheries power point copies carry the additional note that they are "Attorney-Client Work Product".

that process, which itself allows for petitioners' claims to be considered by the ALJ and, ultimately, the Commissioner. For purposes of primary jurisdiction and judicial economy, petitioners' claims should only be considered upon a fully developed record and after a final permit determination by the Department.

Dated: Albany, New York January 20, 2004

William G. Little Associate Attorney

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Tab 1

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ALBANY

In the Matter of the Application of

RICHARD L. BRODSKY, ASSEMBLYMAN, from the 86th Assembly District in his individual capacity, HUDSON RIVER SLOOP CLEARWATER, INC., PETER AND TOSHI ALINE SEEGER, ADAM CLAYTON POWELL, IV., ASSEMBLYMAN from the 68th Assembly District, WILLIAM BUSH, SUSANNE T. CASAL, MARK R. JACOBS, ROBERT JONES, MARY LOU REYNOLDS,

Petitioners,

For a judgment pursuant to Article 78 of the Civil Practice Laws and Rules,

- against -

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION, ERIN CROTTY, as Commissioner, New York State Department of Environmental Conservation,

Respondent,

ENTERGY INDIAN POINT 2, LLC, ENTERGY INDIAN POINT 3, LLC, as applicant for the Indian Point SPDES permit renewal,

Respondents

Petitioners having commenced this Article 78 proceeding to mandate action by

respondent New York State Department of Environmental Conservation ("DEC") regarding the

pending SPDES permit renewal for respondent Entergy Indian Point 2, LLC, and Entergy Indian

Point 3 LLC ("Entergy); and

Albany County Clerk Document Number 9012693 Rcvd 05/20/2003 10:05:07 AM

ORDER

Y

Index No. 7136-02 (Keegan, J.) The Court having dismissed the three causes of action in the petition in its January 27, 2003 Decision and Judgment; and,

Petitioners having amended their petition to add two additional causes of action; and The Court, having heard oral arguments on April 9, 2003 from Richard Brodsky, pro se petitioner, David Gordon, counsel for potential intervenor Riverkeeper, Inc., Lisa M. Burianek, Assistant Attorney General, attorney for respondent DEC, and James C. Rehnquist, counsel for respondent Entergy; and

The Court having granted Riverkeeper, Inc.'s motion to intervene; and

The parties having reached agreement regarding a time frame for DEC to issue a draft SPDES permit renewal or other decision regarding the Entergy application;

Now, it is hereby ORDERED, ADJUDGED AND DECREED that the parties shall perform the actions specified in the following schedule:

June 9, 2003 Entergy Response to DEC's April 8, 2003

Request for Information

DEC to Complete Final

July 1, 2003

Environmental Impact Statement

("FEIS") for HRSA facilities

November 14, 2003 DEC to Issue a Decision on Entergy SPDES permit renewal application, which may include a draft SPDES permit.

It is FURTHER ORDERED, ADJUDGED AND DECREED that counsel for DEC shall notify the Court and the parties within five (5) days of completion of each of the abovereferenced milestones; and

Finally, it is FURTHER ORDERED, ADJUDGED AND DECREED that the matter, including the amended petition and respondents' pending motions to dismiss, for remand and for leave to appeal, is stayed and held in abeyance until issuance of the DEC decision regarding the Entergy SPDES renewal permit application on or before November 14, 2003, at which time the parties will consult in order to determine the status of the matter and notify the Court.

Dated: Albany, New York May Jef. 2003

THOMAS W. KEEGAN Justice of the Supreme Court

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STATE OF NEW YORK COUNTY OF ALBANY CLERK'S OFFICE

IN TESTIMONY WHEREOF, I have hereunto set my name and affixed my official seal, thisClerk

Sir/Madam:

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ro:

Take notice that the within is a copy of

the [name of document] duly Filed and

entered in the office of the Clerk of

[Court] County on the [day of month] of

[month/year].

ELIOT SPITZER Attorney for Respondents

Automoy for Respondents

Office and Post Office Address The Capitol Albany, New York 12224

STATE OF NEW YORK - SUPREME COURT COUNTY OF ALBANY, Index No. 7136-02

In the Matter of the Application of RICHARD L. BRODSKY, ASSEMBLYMAN, from the 86th Assembly District in his official and individual capacities, et al.,

Petitioners,

For a Judgment Pursuant to Article 78 of the Civil Practice Law and Rules

- against -

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION, ERIN CROTTY, as Commissioner, etc.

Respondent,

ENTERGY INDIAN POINT 2, LLC. ENTERGY INDIAN POINT 3, LLC., etc.

Respondents.

NOTICE OF ENTRY

ELIOT SPITZER Attorney General By: Lisa Burianek Assistant Attorney General Attorney for State Respondents

OFFICE AND POST OFFICE ADDRESS New York State Dept. Of Law The Capitol Albany, New York 12224 Telephone: (518) 486-7398

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Tab 2



STATE OF NEW YORK OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER Attorney General

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DIVISION OF PUBLIC ADVOCACY ENVIRONMENTAL PROTECTION BUREAU

July 2, 2003

Hon Thomas W. Keegan New York State Supreme Court Supreme Court Albany County 16 Eagle Street Albany, New York 12207

Re: Brodsky v. Crotty, Index No. 7136-02

Dear Justice Keegan:

This Court's May 14, 2003 Order requires counsel for the respondent Department of Environmental Conservation ("DEC") to notify the Court and the parties within five (5) days of completion of the milestones contained in the Order.

The Order required respondent DEC complete the Final Environmental Impact Statement for the Hudson River Settlement Agreement facilities' SPDES permits (including Indian Point Units 2 and 3), on or before July 1, 2003. Please be advised that DEC issued its FEIS on July 1, 2003.

Respectfully submitted, LISA M. BURIANEK

Assistant Attorney General (518) 486-7398

James C. Rehnquist, Esq. Elise N. Zoli, Esq. Robert L. Brennan, Jr. Esq. Counsel for Respondent Entergy Goodwin Procter LLP Exchange Place 53 State Street Boston; Massachusetts 02109 Richard Brodsky, Esq. John L. Parker, Esq Susan H. Shapiro, Esq. Counsel for Petitioners 5 West Main Street Suite 205 Elmsford, New York 10523 2

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David K. Gordon, Esq. Attorney for Riverkeeper 25 Wing and Wing Garrison, New York 10524

William G. Little, Esq. Division of Legal Affairs NYSDEC 625 Broadway Albany, New York 12233



STATE OF NEW YORK OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER Attorney General DIVISION OF PUBLIC ADVOCACY ENVIRONMENTAL PROTECTION BUREAU

November 12, 2003

HAND DELIVERY

Hon Thomas W. Keegan New York State Supreme Court Supreme Court Albany County 16 Eagle Street Albany, New York 12207

Re: Brodsky v. Crotty, Index No. 7136-02

Dear Justice Keegan:

This Court's May 14, 2003 Order requires counsel for the respondent Department of Environmental Conservation ("DEC") to notify the Court and the parties within five (5) days of completion of the milestones contained in the Order.

The Order required respondent DEC to issue and publish a draft SPDES permit for the subject Indian Point Units 2 and 3 power production facilities on or before November 14, 2003. Please be advised that DEC issued the draft permit today, November 12, 2003, and notice of the permit and its availability for public comment was also published in the Environmental Notice Bulletin today. I have attached the notice, draft permit and a DEC fact sheet for the Court's information.

The issuance of the draft SPDES permit provides the relief sought in the amended petition. Accordingly, the matter is now moot and should be dismissed in all respects.

espectfully submitted. HISA M. BURIANEK

Assistant Attorney General (518) 486-7398

Enc.

cc (w/ enc.) James C. Rehnquist, Esq. Elise N. Zoli, Esq. Robert L. Brennan, Jr. Esq. Counsel for Respondent Entergy Goodwin Procter LLP Exchange Place 53 State Street Boston, Massachusetts 02109 2

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Richard Brodsky, Esq. John L. Parker, Esq Susan H. Shapiro, Esq. Counsel for Petitioners 5 West Main Street Suite 205 Elmsford, New York 10523

David K. Gordon, Esq. Attorney for Riverkeeper 25 Wing and Wing Garrison, New York 10524

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Tab 3
ENB - REGION 3 NOTICES

Completed Applications Consolidated SPDES Renewals

Notice of Availability of Draft Permit, Legislative Hearing & Issues Conference

The NYS Department of Environmental Conservation (Department) proposes to Issue a modified SPDES permit for Units 1, 2 & 3 at the Indian Point nuclear steam electric generating station in Buchanan, New York. The draft permit contains conditions which address three aspects of operations at Indian Point: conventional industrial-wastewater pollutant discharges, the thermal discharge, and the cooling water intake. Limits on the conventional industrial discharges are not proposed to be changed significantly from the previous permit. This draft permit does, however, contain new conditions addressing the thermal discharge and additional new conditions to implement the measures the Department has determined to be the "best technology available" (BTA) for minimizing impacts to aquatic resources from the cooling water intake, pursuant to the federal Clean Water Act (CWA).

Department Staff has reviewed information submitted by the applicants and information in numerous reports and studies conducted over more than 25 years related to entrainment and impingement at once through cooling facilities. Department Staff has also reviewed the application materials and supporting documentation. A tentative determination has been made to approve this application and a draft permit has been prepared. The background documentation supporting this determination is available in the "fact sheets" and the administrative record for the project.

The application materials, fact sheet, Draft and Final EIS, and the draft SPDES permit are available for review at the following locations during normal business hours between 9:00 AM and 4:00 PM, Monday through Friday:

1) NYSDEC Office of Hearings and Mediation Services, 625 Broadway, First Floor, Albany, NY 12233-1550. Contact: Administrative Law Judge Maria E. Villa or Administrative Law Judge Daniel P. O'Connell at (518) 402-9003.

2) NYSDEC Division of Environmental Permits, 625 Broadway, Albany, New York 12233-1750. Contact: Betty Ann Hughes, Project Manager, at (518) 402-9158; and

3) NYSDEC Region 3 Office, 21 South Putt Corners Road, New Paltz, NY 12561 Contact: Michael Merriman or Margaret Duke at (845) 256-3054.

These materials will also be available at the following repositories:

- 1) Adriance Memorial Library, 93 Market Street, Poughkeepsie, New York 12601
- 2) Village of Buchanan Hall, 236 Tate Avenue, Buchanan, New York 10511
- 3) Newburgh Town Hall, Union Avenue Extension, Newburgh, New York 12550
- 4) Haverstraw Town Hall, 1 Rosman Road, Garnerville, New York 10923
- 5) Mid-Manhattan Library, 455 Fifth Avenue, New York, New York 10016

6) Columbia-Greene Community College Library, 4400 Route 23, Hudson, New York 12534

7) Nyack Library, 59 South Broadway, Nyack, New York 10960

Copies of the <u>draft SPDES permit/fact sheets</u> and the <u>Final EIS</u> can also be obtained from the DEC Website.

Legislative Public Hearing: Legislative Hearing sessions to receive unsworn statements from the public on the applications and the draft permits, described above, will be held at 2:00 p.m. and 7:00 p.m. on Wednesday, January 28, 2004 and at 2:00 p.m. and 7:00 p.m. on Thursday, January 29, 2004 at the Esplanade Hotel, 95 South Broadway, White Plains, NY, telephone number 914-761-5721. An Issues Conference will be held at 10:00 A.M. on Wednesday, March 3, 2004 and Thursday, March 4, 2004, and as necessary on March 5, 2004, at the Esplanade Hotel, 95 South Broadway, White Plains, NY, telephone number 914-761-5721.

For more information about the Legislative Hearing and the Issues Conference please see the Hearing Notice.

Written Comments: All written comments concerning the draft SPDES permit must be postmarked by Friday, February 6, 2004, and sent to Administrative Law Judge Maria E. Villa, NYSDEC Office of Hearings and Mediation Services, 625 Broadway, First Floor, Albany, New York 12233-1550.

Contact Person:

Betty Ann Hughes NYSDEC, Division of Environmental Permits 625 Broadway, 4th Floor Albany, NY 12233-1750 Phone: 518-402-9158 Fax: 518-402-9168 bahughes@gw.dec.state.ny.us

Notice Of Cancellation Of Public Hearing

Westchester County - The NYC Department of Environmental Protection has



NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION DRAFT State Pollutant Discharge Elimination System (SPDES) DISCHARGE PERMIT

Special Conditions

Industrial Code:4911Discharge Class (CL):03Toxic Class (TX):TMajor Drainage Basin:13Sub Drainage Basin:01Water Index Number:HCompact Area:IEC

SPDES Number: I DEC Number: Effective Date (EDP): Expiration Date (ExDP): Modification Dates:

NY- 0004472

FireC3_23

This SPDES permit is issued in compliance with Title 8 of Article 17 of the Environmental Conservation Law of New York State and in compliance with the Clean Water Act, as amended, (33 U.S.C. §1251 et.seq.)(hereinafter referred to as "the Act").

PERMITTEE NAME AND ADDRESS

Name:	Entergy Nuclear Indian Point Units #2 and #3 LLC	Attention:	Thomas	Teague
Street:	440 H American Avenue			
City:	White Plains	State:	NY	Zip Code: 10601
is authorized t	o discharge from the facility described below;			

FACILITY NAME AND ADDRESS

Name:	Entergy Nu	clear Indi	ian Point Units #2 and	I #3 LLC				
Location (C,T,V)): Buchanan (ろ			County:	Westcheste		
Facility Address:	Broadway a	nd Bleak	ley Avenue					
City:	Buchanan			State	: NY	Zip Code:	10511	
NYTM -E:				NYTM - N	:			
From Outfall No.	: 001		at Latitude: 41 °	16 ′ 7 ″	& Longitude:	73°	57 ′	19"
into receiving wa	ters known as:	Hud	son River			Class:	SB	
and; (list other Outfalls	, Receiving Wate	rs & Wat	er Classifications)					
001 Huds	on River SB	005	Hudson River SB	01B	01P (()1B-01P an	d 008) v	via 001
002 Huds	on River SB	006	Hudson River SB	01C	01J		·	
003 Huds	on River SB	007	Hudson River SB	01D	01I			
004 Huds	on River SB	008	HR via 001 SB	01E	01L			
		009	Hudson River SB	01G	01N, 0	1M		

in accordance with the effluent limitations, monitoring requirements and other conditions set forth in this permit and 6 NYCRR Part 750.

DISCHARGE MONITORING REPORT (DMR) MAILING ADDRESS

Mailing Name:	Entergy Nuclear Indian	Point Units #2 and 3 LL	С	
Street:	295 Broadway			
City:	Buchanan		State: NY	Zip Code: 10511
Responsible Offi	cial or Agent:	Th	omas Teague	Phone: 914-734-6247

This permit and the authorization to discharge shall expire on midnight of the expiration date shown above and the permittee shall not discharge after the expiration date unless this permit has been renewed, or extended pursuant to law. To be authorized to discharge beyond the expiration date, the permittee shall apply for permit renewal not less than 180 days prior to the expiration date shown above.

DISTRIBUTION; Bureau of Water Permits

Permit Administrator.	······································			
Address:				_
Signature:	Date:	/	1	

SPDES PERMIT NUMBER NY 000 4472 Page 2 of 25

PERMIT LIMITS, LEVELS AND MONITORING DEFINITIONS

OUTFAL		WASTEWATER TYPE		RECEIVING WA	ATER	EFFECTIVE		EXPIRI	ING	
	Th for wr	is cell describes the type of wastewat discharge. Examples include proces astewater, storm water, non-contact co	This cell lists classified waters of the state to which the listed outfall discharges. EDP or EDPM)			The date this page is no longer in effect. (c.g. ExDP))	
PARAME	TER	MINIMUM M		MAXIMUM	UNITS	SAMPLE FREQ.	SAMPLE TYPE			
e.g. pH, T Temperati	RC, ire, D.O.	The minimum level that must be maintained at all instants in time.	The maximu bc exceeded	m level that may not at any instant in time.	SU, °F, mg/l, etc.					
PARA- METER	ARA- EFFLUENT LIMIT PRACTICAL QUANTITATION LIMIT			N LIMIT (PQL)	ACTION LEVEL	UNITS	SAMPLE FREQUENCY	SAMPLE TYPE		
	Limit to himit is technol Act, or has bee These a and ten receivin limit n permit,	vpes are defined below in <u>Note 1</u> , s developed based on the more a ogy-based limits, required under the t New York State water quality standar a derived based on existing assumption ssumptions include receiving water h uperature; rates of this and other discl g stream; etc. If assumptions or rule uay, after due process and modifica change.	The effluent stringent of Clean Water Is. The limit ns and rules. ardness, pH sarges to the s change the tion of this	For the purposes of analytical method speci- to monitor the amount of this level, provided th complied with the spec control procedures in this results that are lower th but shall not be used to calculated limit. This P raised without a modific	compliant fied in the of the pollu at the lab ified quali e relevant r an this lev determine QL can be cation of th	ce assessment, the permit shall be used tant in the outfall to oratory analyst has ty assurance/quality method. Monitoring el must be reported, compliance with the neither lowerod nor his permit.	Type I or Type II Action Levels are monitoring requirements, as defined below in <u>Note 2</u> , that trigger additional monitoring and permit review when exceeded.	This can include units of flow, pH, mass, Temperature, concentration. Examples include µg/l, lbs/d, etc.	Examples include Daily, 3/week, weekly, 2/month, monthly, quarterly, 2/yr and yearty.	Examples include grab, 24 hour composite and 3 grab samples collected over a 6 hour period.

Note 1: DAILY DISCHARGE. The discharge of a pollutant measured during a calendar day or any 24-hour period that reasonably represents the calendar day for the purposes of sampling. For pollutant expressed in units of meas, the 'daily discharge' is calculated as the total measy of the pollutant discharged over the day. For pollutant over the day.

DAILY MAX .: The highest allowable daily discharge. DAILY MIN .: The lowest allowable daily discharge.

MONTHLY AVO: The highest allowable average of daily discharges over a calendar month, calculated as the sum of each of the daily discharges measured during a calendar month divided by the number of daily discharges measured during that month.

7 DAY ARITHMETIC MEAN (7 day average): The highest allowable average of daily discharges over a calendar week.

30 DAY GEOMETRIC MEAN: The highest allowable geometric mean of daily discharges over a calendar month, calculated as the antilog of : the sum of the log of each of the daily discharges measured during a calendar month divided by the number of daily ed during that month

7 DAY GEOMETRIC MEAN: The highest allowable geometric mean of daily discharges over a salendar weck. RANOE: The minimum and maximum instantaneous measurements for the reporting period must remain between the two values shown. <u>Note 1:</u> ACTION LEVELS: Routine Action Level monitoring roults, if not provided for an the Discharges Monitoring Report (DMR) form, shall be appended to the DMR, for the pariod during which the sampling was conducted. If the additional monitoring requirement is triggered as noted below, the permittees shall undertakes a short-term, high-intensity monitoring program for the parameters (). Semple identical to those required for routine monitoring purposes shall be taken on each of at least three consecutive operating and discharging days and analyzes. Cassils shall be expressed in terms of both concentration emas, and shall be axobalized to later than the and of the faird month following the acoust when the additional monitoring requirement was eriggered. Results may be appended to the DMR or transmitted under separate cover to the same address. If work higher than the Action Levels are confirmed, the permittees of the both following the acoustication of consideration of routine Levels or effluent limits. The permittee is not embed both DMR or transmitted under separate cover to the same address. If work higher than the Action Levels are confirmed, the permit may be roopended to the DMR consideration of routine days of the inter duried and monitoring requirement is triggered upon receipt by the permittee of any monitoring results that show the stated action Level. TYPE II: The additional monitoring requirement is triggered upon receipt by the permittee of any monitoring results that show the stated action level escoeded for four of six consecutive samples, or for two of six consecutive samples by 30 % or more.

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SPDES PERMIT NUMBER NY 000 4472 Page 3 of 25

PERMIT LIMITS, LEVELS AND MONITORING

OUTFALL No.	WASTEWATER	TYPE	RECEIVI	NG WATER	G WATER SPECIAL CON. (S		EFFI	ECTIVE	EXPIRING
001	Discharge Ca	nal	Hudson River		1-11				
				· · · · · · · · · · · · · · · · · · ·					
PARAMETER	MINIMUM	MAXIMUM	UNITS	SAMPLE FR	EQUENCY	SAMPLE T	TYPE		SPECIAL
		د منهو که در مرکزه می محمد میکنو کو آنها میکنو که ا	2. AU					CONDI	TIONS (SC)
ъН	6.0	9.0	SU		Weekly		Grah		

PARAMETER	COMPLIANCE LIMIT		MONITORING ACTION LEVEL			SAMPLE	SAMPLE	SC
	Monthly Avg.	Daily Max.	TYPE I	TYPE II	UNITS	FREQUENCY	ТҮРЕ	
Total Residual Chlorine	NÁ	0.2			mg/l	Continuous	Recorder	9,10,11
Lithium Hydroxide	NÁ	10.01			mg/l	Monthly	Grab	12
Boron	na ~	1,0			mg/l	Monthly	Grab	15
Boron	NA	525			lb/day	Monthly	Grab	15
Flow	MONITOR	MONITOR			MGD	Continuous	Recorder	6,8
Temperature	NA	110			degrees F	Continuous	Recorder	3,4,5,7

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
Sum of 01C & 01D	Combined Low volume Wastewater	Hudson River via Discharge Canal 001		

PARAMETER	ENFORCEABLE LIMIT		MONITORING ACTION LEVEL			SAMPLE	SAMPLE	sc
	Monthly Avg.	Daily Max.	TYPE I	ТҮРЕ П	UNITS	FREQUENCY	ТҮРЕ	
Lithium Hydroxide	Monitor	Monitor			mg/l	Monthly	Grab	

SPDES PERMIT NUMBER NY 000 4472 Page 4 of 25

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
Sum of 01B, 01C, 01D, 01J & 01L	Combined Low volume Wastewater	Hudson River via Discharge Canal 001		

PARAMETER	ENFORCEABLE LIMIT		MONITORING ACTION LEVEL			SAMPLE	SAMPLE	sc	
	Monthly Avg.	Daily Max.	TYPE I	TYPE II	UNITS	FREQUENCY	TYPE		
Flow	Monitoring				MGD	Weekly	Instantaneous	-14	
Total Suspended Solids	30	50			mg/l	Weekly	Grab	14, 16	

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
01C	Unit 2 Primary Waste Disposal System	Hudson River via Discharge Canal 001		

PARAMETER	ENFORCEABLE LIMIT		MONITORING ACTION LEVEL			SAMPLE	SAMPLE	sc
	Monthly Avg.	Daily Max.	TYPE I	ТҮРЕ Ц	UNITS	FREQUENCY	TYPE	
Flow	Monitoring				MGD	Weekly	Instantaneous	

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
01E	Water Treatment Filter and GAC Backwash	Hudson River via Discharge Canal 001		

PARAMETER	ENFORCEABLE LIMIT		MONITORING ACTION LEVEL			SAMPLE	SAMPLE	sc
	Monthly Avg.	Daily Max.	TYPE I	ТҮРЕ П	UNITS	FREQUENCY	TYPE	
Flow	Monitoring				MGD	Weekly	Instantaneous	

SPDES PERMIT NUMBER NY 000 4472 Page 5 of 25

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
01G	Units 2 & 3 Service Boiler Blowdown	Hudson River via Discharge Canal 001		

PARAMETER	ENFORCEAL	NFORCEABLE LIMIT MONITORING ACTION LEVEL SAMPLI		SAMPLE	SAMPLE SAMPLE			
	Monthiy Avg,	Daily Max.	TYPE I	TYPE II	UNITS	FREQUENCY	TYPE	
Flow	Monitoring				MGD	Weekly	Instantaneous	
Phosphates as P	16	38			lb/day	Monthly	Grab	13

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
011	Units 2 & 3 Condenser and Service Waters	Hudson River via Discharge Canal 001		

PARAMETER	ENFORCEAL	BLE LIMIT	MONIT ACTION	FORING N LEVEL		SAMPLE	SAMPLE	sc
	Monthly Avg.	Daily Max.	TYPE I	TYPE	UNITS	FREQUENCY	TYPE	
Flow	Monitoring				MGD	Continuous	Recorder	8

SPDES PERMIT NUMBER NY 000 4472 Page 6 of 25

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
on	Floor Drains from Units 1, 2, 3 Buildings	Hudson River via Discharge Canal 001		

PARAMETER	ENFORCEABLE LIMIT		MONITORING ACTION LEVEL			SAMPLE	SAMPLE	sc
	Monthly Ayg.	Daily Max.	TYPE I	TYPE II	UNITS	FREQUENCY	TYPE	
Flow	Monitoring		•		MGD	Weekiy	Estimate Visual Observation	
Oil & Grease		15			mg/l	Weekly	Grab	14

OUTFALL No.	. WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
Sum of 01C, 01D and 01L	Combined Discharge	Hudson River via Discharge Canal 001		

PARAMETER	ENFORCEABLE LIMIT		MONITORING ACTION LEVEL			SAMPLE	SAMPLE	sc
	Monthly Avg.	Daily Max.	TYPE I	TYPE II	UNITS	FREQUENCY	ТҮРЕ	
Boron	Monitor	Monitor			mg/l	Weekly	Grab	18
Oil & Grease		15			mg/l	Monthly	Grab	17

SPDES PERMIT NUMBER NY 000 4472 Page 7 of 25

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
01L	Unit 3 Condenser Polisher/makeup Demineralizer and Ion Exchange Regeneration	Hudson River via Discharge Canal 001		

PARAMETER	COMPLIANCE LIMIT		MONITORING ACTION LEVEL			SAMPLE	SAMPLE	sc
	Monthly Avg. Daily TYPE I TYPE II Max.		UNITS	FREQUENCY	ТҮРЕ			
Flow	Monitor	Monitor			GPD	Weekly	Instantaneou s	
рН	Range 6.0 - 9.0				SU	Monthly	Grab	
Chlorine, Total Residual	NA	Moniter			mg/l	Monthly	Grab	
Florides			5		lbs/day	Semi-Annual	Grab	
Iron			4		mg/l	Semi-Annual	Grab	
Copper			1.0		mg/l	Semi-Annual	Grab	

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
01N	Reverse Osmosis Reject	Hudson River via Discharge Canal 001		

PARAMETER	COMPLIAN	COMPLIANCE LIMIT		MONITORING ACTION LEVEL		SAMPLE	SAMPLE	sc
· ·	Monthly Avg.	Daily Max.	TYPE I	ТҮРЕ П	UNITS	FREQUENCY	TYPE	
Flow	Monitor	Monitor			GPD	Weekly	Instantaneous	
Oil & Grease	NA	15			mg/l	Weekly	Grab	
Total Suspended Solids	30	50			mg/l	Weekly	Grab	

SPDES PERMIT NUMBER NY 000 4472 Page 8 of 25

OUTFALL No.	WASTEWATER TYPE	RECEIVING WATER	EFFECTIVE	EXPIRING
01P	Eductor Pit	Hudson River via Outfall 001		

PARAMETER	COMPLIA	COMPLIANCE LIMIT		MONITORING ACTION LEVEL		SAMPLE	SAMPLE	sc
	Monthly Avg.	Daily Mar.	TYPE I	туре п	UNITS	FREQUENCY	ТҮРЕ	
Flow	Monitor	Monitor			GPD	Weekly	Instantaneous	
Oil & Grease	NA	15			mg/l	Weekly	Grab	
Total Suspended Solids	30	50			mg/l	Weekly	Grab	

OUTFALL No. 01M, 002-009 - Uncontaminated Stormwater Discharge

No monitoring required.

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SPECIAL CONDITIONS

CONDITIONS FOR OUTFALL 001

- 1. Discharge through Outfall 001 shall occur only through the subsurface ports of the outfall structure.
- 2. Sampling location for Outfall 001 is to be located upstream of the discharge from the common discharge canal into the Hudson River.
- 3. At no time shall the maximum discharge temperature at Outfall 001 exceed 43.3 degrees C (110°F).
- 4. The maximum discharge temperature at Outfall 001 shall not exceed 34°C (93.2°F) for an average of more than ten days per year; provided that the daily average discharge temperature at Outfall 001 shall not exceed 34°C (93.2°F) on more than 15 days between April 15 and June 30 in any year.
- 5. When the temperature in the discharge canal exceeds 90°F or the site gross electric output equals or exceeds 600MW, the head differential across the outfall structure shall be maintained at a minimum of 1.75 feet. When required, adjustment of the ports shall be made within four hours of any change in the flow rate of the circulating water pumps. If compliance is not achieved, further adjustments of the ports shall be made to achieve compliance. Flow schedules in Special Condition 6, below, shall take priority over this condition.
- 6. The permittee must not exceed the maximum flows listed in the table below during the specified periods, unless it is necessary to ensure the safe operation of the facility or to comply with the thermal standards contained in this permit.

Period	Flow in MGD/Unit	Flow in GPM/Unit
January 1 - May 15	726	504,000
May 16 - May 22	806	560,000
May 23 - May 31	968	672,000
June 1 - June 8	1053	731,000
June 9 - September 30	1210	840,000
October 1 - October 31	1053	731,000
November 1 - December 31	726	504,000

If these mitigative flows are exceeded, permittee must send written notification of that exceedance within 5 business days to NYSDEC; Division of Fish, Wildlife and Marine Resources; Leader, Steam Electric Unit; 625 Broadway; Albany, NY 12233-4756.

a. The thermal discharge from Outfall 001 is subject to 6 NYCRR Part 704.

7.

b. Within six months of the effective date of the permit, the permittee shall submit to the NYSDEC, Division of Water, for review and approval, a protocol approvable as defined in 6 NYCRR Part 750-1.2(a)(8) for conducting a tri-axial (3-Dimensional) thermal study. The purpose of the thermal study will be to delineate the 90-degrees Fahrenheit isopleths at various depths and stages of tide to define the size of the mixing zone for the discharge from Outfall 001. The thermal study must be conducted under critical tidal current conditions when all units are operating under summer conditions. Temperatures must be recorded to the nearest degree Fahrenheit. The thermal study shall be conducted within one year after the NYSDEC approves the thermal study protocol. The results of the thermal study shall be submitted to the NYSDEC within three months of the completion of the study. The final report should also include the technical material necessary to satisfy the requirements of 6 NYCRR Part 704.3-Mixing zone criteria. Upon reviewing the results of the thermal study, the Division of Water will determine whether the requirements of 6 NYCRR Part 704.2 have been met. The protocol and final report (3 copies of each) shall be submitted to: NYSDEC, Division of Water, Director of the Bureau of Water Permits, 4th Floor, 625 Broadway, Albany, New York 12233-3505.

- 8. The flow of condenser cooling water discharges shall be monitored and recorded every eight hours by recording the operating mode of the circulating water pumps. Any changes in the flow rate of each circulating water pump shall be recorded, including the date and time, and reported monthly together with the Discharge Reporting Form. The permittee shall indicate whether any circulating pumps were not in operation due to pump breakdown or required pump maintenance and the period(s) (dates and times) the discharge temperature limitation was exceeded, if at all. Methods, equipment, installation, and procedures shall conform to those prescribed in the Water Measurement Manual, U.S. Department of the Interior, Bureau of Reclamation, Washington D.C.: 1967 or equivalent approved by the NYSDEC.
- 9. a The service water system may be chlorinated continuously.
 - b. Should the condenser cooling water system be chlorinated, the maximum frequency of chlorination for the condensers of each unit shall be limited to two hours per day. The total time for chlorination of the three units for which this permit is issued shall not exceed nine hours per week. Chlorination shall take place during daylight hours and shall not occur at more than one unit at a time.
- 10. Continuous monitoring of Total Residual Chlorine (TRC) during condenser chlorination is required. If the continuous monitor fails, is inaccurate, or is unreliable, TRC shall be monitored during condenser chlorination by analyzing grab samples taken at least once every 30 minutes during each chlorination period.
- 11. Grab samples shall be taken at least once daily during low level service water chlorination and at least once every 30 minutes during high level service water chlorination. During service water chlorination, Outfall 001 TRC concentrations may be determined by either direct measurement at Outfall 001 or by multiplying a measured TRC concentration in the service water system by the ratio of chlorinated service water flow to the total site flow.

CONDITIONS FOR SUB-OUTFALLS

- 12. The calculated quantity of lithium hydroxide in the discharge shall be determined by using the analytical results obtained from sampling that is to be performed on internal waste streams 01C and 01D.
- 13. Phosphate limit applies to only those internal streams at Indian Point 2 and 3 which comprise outfall 01G.

- 14. Because Outfall OlJ cannot be monitored, the following shall apply:
 - a. All oil spills shall be handled under the Spill Prevention Control and Countermeasure (SPCC) plan.
 - b. Flow into the floor drains shall not contain more than 15 mg/l of oil and grease nor any visible sheen.
 - c. Treated wastewater from the desilting operation within the intake structure and forebays shall be monitored once per 12 hour shift on the sand filter effluent. Grab samples shall be analyzed for total suspended solids and oil and grease. An estimate of discharge flow rate and a visual observation for the presence of any visible sheen shall be made on the sand filter effluent. The limitations for this discharge event are: 15 mg/l (oil & grease), 50 mg/l (total suspended solids) and no visible sheen.
- 15. The calculated quantity of boron in the discharge shall be determined by using the analytical results obtained from sampling that is to be performed on internal waste streams 01B, 01C, 01D and 01L.
- 16. One flow proportioned composite sample of total suspended solids (TSS) shall be obtained from one grab sample taken from each of the internal waste streams 01B, 01C, 01D, 01J and 01L.
- 17. One grab sample of oil and grease shall be obtained from each of the internal waste streams 01C, 01D, and 01L and the samples shall be analyzed separately. The results shall be reported by computing the flow-weighted average.
- 18. One flow proportioned composite sample of boron shall be obtained from one grab sample taken from each of the internal waste streams 01B, 01C, 01D, 01L.

WATER QUALITY REPORTING REQUIREMENTS:

- 19. The permittee shall submit on an annual basis to the NYSDEC at its offices in Tarrytown and Albany (see addresses below) a month-by-month report of daily operating data in EXCEL^o format, by the 28th of January of the following year, that includes the following:
 - a. Daily minimum, maximum and average station electrical output shall be determined and logged.
 - b. Daily minimum, maximum and average water use shall be directly or indirectly measured or calculated and logged.
 - c. Temperature of the intake and discharges shall be measured and recorded continuously. Daily minimum, maximum and average intake and discharge temperatures shall be logged.
 - d. One copy of each annual report must be sent to the NYSDEC; Division of Water, Bureau of Watershed Compliance Programs; 625 Broadway; Albany, New York 12233-3506; and a second copy must be sent to NYSDEC; Regional Water Engineer, Region 3; 200 White Plains Road; Tarrytown, New York 10591.

20. Beginning upon the effective date of this permit, the permittee shall submit to the NYSDEC Offices in Albany and Tarrytown (see addresses in condition 19.d., above), a copy of their Semi-Annual Effluent and Waste Disposal Reports submitted to the Nuclear Regulatory Commission (NRC).

OTHER WATER QUALITY REQUIREMENTS

- 21. Notwithstanding any other requirements in this permit, the permittee shall also comply with all applicable Water Quality Regulations promulgated by the Interstate Environmental Commission (IEC), including Sections 1.01 and 2.05 (f) as they relate to oil and grease.
- 22. It is recognized that, despite the exercise of appropriate care and maintenance measures, and corrective measures by the permittee, influent quality changes, equipment malfunction, acts of God, or other circumstances beyond the control of the Permittee may, at times, result in effluent concentrations exceeding the permit limitations. The permittee may come forward to demonstrate to the NYSDEC that such circumstances exist in any case where effluent concentrations exceed those set forth in this permit. The NYSDEC, however, is not obligated to wait for, or solicit, such demonstrations prior to the initiation of any enforcement proceedings, nor must it accept as valid on its face the statement made in any such demonstration.
- 23. All chemicals listed and/or referenced in the permit application are approved for use. If use of new biocides, corrosion control chemicals or water treatment chemicals is intended, application must be made prior to use. No use will be approved that would cause exceedance of state water quality standards.
- 24. There shall be no net addition of PCBs by this facility's discharges to the Hudson River.

BIOLOGICAL REQUIREMENTS:

- 25. The permittee must continue to conduct the following long term Hudson River Monitoring programs during each calendar year:
 - a. Long River Ichthyoplankton, Fall Shoals Trawls, and Beach Seine Survey
 - All data recording, analysis of samples, and Quality Control and Assurance must be conducted in accordance with the 2002 Standard Operating Procedures (Normandeau Associates Inc., 2002) or in accordance with modified procedures approved in advance by the NYSDEC. The permittee must produce an annual year class report that presents the results of the above studies. Each annual report must be submitted to: NYSDEC; Division of Fish, Wildlife and Marine Resources; Leader, Steam Electric Unit, 625 Broadway, Albany, NY 12233-4756, no later than December 31 of the next calendar year.
 - b. Striped Bass/Atlantic Tomcod Mark-Recapture Survey

All data recording, analysis of samples, and Quality Control and Assurance must be conducted in accordance with the 2001-2002 Standard Operating Procedures (Normandeau Associates Inc., 2001) or in accordance with modified procedures approved in advance by the NYSDEC. The permittee must produce an annual report that presents the results of the above study. Each annual report must be submitted to the NYSDEC's Steam Electric Unit Leader within 12 months of the completion of each year's field operations.

- 26. The permittee must schedule and take annual outages of no fewer than 42 unit-days between 23 February and 23 August of each calendar year. A unit-day outage is defined as a period of 24 consecutive hours during which cooling water circulation pumps are off at either Indian Point Unit 2 or Unit 3. During these outages, cooling water circulation pumps may temporarily run for maintenance and testing activities, and service water pumps may be in operation. The permittee must give the NYSDEC's Steam Electric Unit Leader an annual report that provides a list of unit-day outages for each calendar year. Annual reports must be provided to the Steam Electric Unit before 31 January of the next calendar year.
- 27. The Ristroph modified traveling screens number 21 through 26 and 31 through 36 must continue to be operated on continuous wash when the corresponding cooling water circulation pump is running. The low pressure wash nozzles installed at each of these screens must be operated at 4 to 15 PSI so that the fish and invertebrates are removed from the traveling screens, washed into the existing fish return sluiceway, and returned to the Hudson River. The operation of the screens and fish return system must be inspected daily and the screen wash pressures recorded in the wash operator's log. The traveling screens and the fish return and handling system must minimize the mortality of fish to the maximum extent practicable.
- 28. The permittee must take the following steps to construct closed-cycle cooling:
 - a. Within six months of the effective date of this permit, the permittee must submit to the NYSDEC, Division of Environmental Permits, Chief Permit Administrator, 625 Broadway, Albany, New York 12233-1750: (i) its schedule for seeking and obtaining, during this permit term, all necessary approvals from the NRC, Federal Energy Regulatory Commission (FERC), and other governmental agencies to enable construction and operation of closed-cycle cooling at Indian Point; and (ii) a report on the progress to date of the Pre-Design Engineering Report required in special condition 28. b., below,
 - b. Within one year of the effective date of this permit, the permittee must submit to: NYSDEC, Division of Environmental Permits, Chief Permit Administrator, 625 Broadway, Albany, NY 12233-1750, a Pre-Design Engineering Report addressing regulatory and engineering issues, including but not limited to federal, state and local approvals, associated with installing closed-cycle cooling at Indian Point Units 1, 2, and 3. At a minimum, this report must address: (i) the potential relocation of a segment of the Algonquin Gas Company's (Algonquin) gas pipeline to construct closed-cycle cooling; (ii) the potential need for blasting to construct closed-cycle cooling and its potential impacts; (iii) particulate emissions from cooling towers; (iv) sequential construction outages at Units 2 and 3, as opposed to simultaneous construction outages; (v) the potential impacts to energy reliability and capacity associated with anticipated construction outages as well as the 42 day annual operating outages; and (vi) additional measures to reduce potential impacts to energy reliability or capacity.
 - c. Within one year of the effective date of this permit, the permittee may also submit a Pre-Design Engineering Report to the Chief Permit Administrator for an alternative technology(s) that will minimize adverse environmental impact to a level equivalent to that which can be achieved by closed-cycle cooling.
 - d. If the permittee submits a Pre-Design Engineering Report to the NYSDEC for an alternative technology(s), as provided for in special condition number 28. c., above, the NYSDEC will evaluate the capability of the proposed alternative to minimize adverse environmental impacts to a level equivalent to that which can be achieved by closed-cycle cooling. If the NYSDEC determines that

the proposed alternative may be substituted for closed-cycle cooling, it will notify the permittee and, if appropriate, will commence a proceeding to modify this permit accordingly.

- e. Within one year after submission of the Pre-Design Engineering Report, the permittee must submit design plans that address all construction issues for the conversion of the cooling water systems for Units 1, 2, and 3 to a closed-cycle system, or for an alternative technology(s) if approved by the NYSDEC pursuant to special condition number 28. c. and d., above. All plans must be stamped and signed by a Professional Engineer licensed by the State of New York. The design plans must be submitted to NYSDEC, Division of Environmental Permits, Chief Permit Administrator. NYSDEC will review to determine if the design plans are consistent with this permit and its requirements.
- f. The permittee must inform the NYSDEC, Division of Environmental Permits, Chief, Energy and Management Bureau, in writing within 5 business days of any application submitted to the Nuclear Regulatory Commission (NRC) for modification or extension of the current operating licenses for Units 2 and 3, which expire on September 28, 2013 and December 12, 2015, respectively.
- g. Within 30 days after receipt of the NRC's approval of the proposed design plans for closed-cycle cooling for Units 1, 2 and 3, the permittee must submit for approval to the NYSDEC, Division of Environmental Permits, Chief Permit Administrator, an update of its June 2003 construction schedule (Enercon Services, Inc. 2003) reflecting any design and schedule changes resulting from the NRC approval.
- h. The NYSDEC reserves the authority to unilaterally modify this permit pursuant to 6 NYCRR Part 621, or take other appropriate action in the event that: (i) the NRC modifies or denies the permittee's design plans for closed-cycle cooling for Units 1, 2 and 3, (ii) any necessary proposal to a state or federal agency for relocating a segment of the Algonquin pipeline is modified or denied, or (iii) the permittee determines that it will not seek extension of its NRC licenses, and it so advises the NYSDEC, Division of Environmental Permits, Chief, Energy and Management Bureau, in writing,
- 29. Within six months after the effective date of this permit, and annually thereafter on January 1 of each year, the permittee must pay \$24 million into an escrow account that it creates at a financial institution approved by the NYSDEC. The escrow account must be entitled the Hudson River Estuary Restoration Fund (HRERF). All of the monies in the HRERF shall be held for the benefit of the HRERF and made available to the NYSDEC to administer for projects or programs within the Hudson River Estuary (including tributaries to the estuary below the federal dam at Troy) designed to restore, enhance or protect aquatic habitats, fish species, or the quality of Hudson River Estuary waters. These funds will not be used to support any of the permittee's obligations under this permit. Payments to the HRERF are non-refundable. Partial year payments shall be prorated at \$65,750 per day.

SCHEDULE OF COMPLIANCE:

- 30. a. The permittee shall comply with the Schedule of Compliance (following page), including the reporting requirements set forth below.
 - b. The permittee shall submit a written notice of compliance or non-compliance with each of the above schedule dates no later than 14 days following each elapsed date, unless conditions require more

immediate notice under terms of 6 NYCRR Part 750. All such compliance or non-compliance notification shall be sent to the locations listed under the section of this permit entitled RECORDING, REPORTING AND ADDITIONAL MONITORING REQUIREMENTS. Each notice of non-compliance shall include the following information:

1. A short description of the non-compliance;

2. A description of any actions taken or proposed by the permittee to comply with the elapsed schedule requirements without further delay and to limit environmental impact associated with the non-compliance;

3. A description of any factors which tend to explain or mitigate the non-compliance; and

4. An estimate of the date the permittee will comply with the elapsed schedule requirement and an assessment of the probability that the permittee will meet the next scheduled requirement on time.

c. Unless otherwise specified in this permit or in writing by the Department, the permittee shall submit copies of any document required by the above schedule of compliance to NYSDEC Regional Water Engineer, Region 3,200 White Plains Road, Tarrytown, New York 10591 and to the NYSDEC, Division of Water, Bureau of Water Permits, 625 Broadway, Albany, N.Y. 12233-3505.

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Action	Outfall Number(s)	Compliance Action	Due Date
	001	Submit approvable Protocol for Tri-Axial Thermal Study. (Special condition 7)	EDP + 6 months
	001	Submit a report on the progress to date of the Pre-Design Engineering Report (Special Condition 28. a)	EDP + 6 months
	001	Submit a schedule for obtaining all necessary approvals during the permit term from the Federal Energy Regulatory Commission (FERC), Nuclear Regulatory Commission (NRC), and other governmental agencies for the construction of closed cycle cooling at Indian Point during the next permit term. (Special condition 28. a)	EDP + 6 months
	001	Submit a Pre-Design Engineering Report addressing regulatory and engineering issues associated with installing closed cycle cooling at Units 1, 2, and 3 (Special condition 28.b)	EDP + 1 Year
	N/A	Permittee may submit Pre-Design Engineering Report for alternative technology(s) that achieves minimization of adverse environmental impact equivalent to closed-cycle cooling Special Condition 28.c).	EDP + 1 Year
	N/A	Annually, continue to ensure that biological monitoring projects [Longitudinal River Survey, Beach Seine Survey, Fall Shoals Trawls and Striped Bass/Atlantic Torncod Mark Recapture Survey] are conducted according to the approved Standard Operation Procedures. Annual results from the Longitudinal River Survey, Beach Seine Survey, and Fall Shoals Trawls must be provided to the Department by 31 December of the next calendar year, while results from the Striped Bass/Atlantic Torncod Mark Recapture Survey must be provided to the Department within 12 months of the completion of field operations. (Special condition 25)	EDP
	N/A	Schedule and take outages of no fewer than 42 unit-days between 23 February and 23 August in each calendar year over the permit term. Submit annual reports on outages prior to 31 January of each calendar year. (Special condition 26)	EDP
	N/A	Annually, the permittee must pay \$24 million into an Hudson River Estuary Restoration Fund. These funds will be used to restore or enhance the Hudson River Estuary (Special condition 29).	Annually
	001	Conduct Tri-Axial Thermal Study as Outlined in Special Condition 7.	
	001	Submit results of Tri-Axial Thermal Study as outlined in Special Condition 7.	EDP + 1.5 years
	N/A	Submit design plans that address all construction issues for the conversion of the cooling water systems for units 1, 2, and 3 to a closed cycle system or for construction of DEC-approved alternative technology(s) (Special condition 28.e.).	EDP + 1.75 years EDP+ 2 Years
	001	Month-by-month report of daily operating data on electrical output, water use, and intake and discharge temperature (Special Condition #19).	Annual
	N/A	Submit Semi-annual Effluent and Waste Disposal Reports prepared for NRC (Special Condition 20).	Semi-Annual
	N/A	Submit revised construction schedule reflecting NRC approval process (Special Condition 28.g.)	NRC App + 30
	N/A	Advise NYSDEC of extension of NRC licenses (Special Condition 28.f.)	Days October 3, 2008

SCHEDULE OF COMPLIANCE

STANDARD CONDITIONS

MONITORING LOCATIONS

The permittee shall take samples and measurements, to comply with the monitoring requirements specified in this permit, at the location(s) shown in the three figures below:



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BEST MANAGEMENT PRACTICES

- 1. The permittee shall maintain and implement a Best Management Practices (BMP) plan to prevent, or minimize the potential for, release of significant amounts of toxic or hazardous pollutants to the waters of the State through plant site runoff; spillage and leaks; sludge or waste disposal; and storm water discharges including, but not limited to, drainage from raw material storage.
- 2. The permittee shall review all facility components or systems (including material storage areas; in-plant transfer, process and material handling areas; loading and unloading operations; storm water, erosion, and sediment control measures; process emergency control systems; and sludge and waste disposal areas) where toxic or hazardous pollutants are used, manufactured, stored or handled to evaluate the potential for the release of significant amounts of such pollutants to the waters of the State. In performing such an evaluation, the permittee shall consider such factors as the probability of equipment failure or improper operation, cross-contamination of storm water by process materials, settlement of facility air emissions, the effects of natural phenomena such as freezing temperatures and precipitation, fires, and the facility's history of spills and leaks. For hazardous pollutants, the list of reportable quantities as defined in 40 CFR, Part 117 may be used as a guide in determining significant amounts of releases. For toxic pollutants, the relative toxicity of the pollutant shall be considered in determining the significance of potential releases.

The review shall address all substances present at the facility that are listed as toxic pollutants under Section 307(a)(1) of the Clean Water Act or as hazardous pollutants under Section 311 of the Act or that are required to be reported on the Industrial Chemical Survey.

3. Whenever the potential for a significant release of toxic or hazardous pollutants to State waters is determined to be present, the permittee shall identify BMPs that have been established to minimize such potential releases. Where BMPs are inadequate or absent, appropriate BMPs shall be established. In selecting appropriate BMPs, the permittee shall consider typical industry practices such as spill reporting procedures, risk identification and assessment, employee training, inspections and records, preventive maintenance, good housekeeping, materials compatibility and security. In addition, the permittee may consider structural measures (such as secondary containment and erosion/sediment control devices and practices) where appropriate.

4. Development of the BMP plan shall include sampling of waste stream segments for the purpose of toxic "hot spot" identification. The economic achievability of effluent limits will not be considered until plant site "hot spot" sources have been identified, contained, removed or minimized through the imposition of site specific BMPs or application of internal facility treatment technology. For the purposes of this permit condition a "hot spot" is a segment of an industrial facility; including but not limited to soil, equipment, material storage areas, sewer lines etc.; which contributes elevated levels of problem pollutants to the wastewater and/or storm water collection system of that facility. For the purposes of this definition, problem pollutants are substances for which treatment to meet a water quality or technology requirement may, considering the results of waste stream segment sampling, be deemed unreasonable. For the purposes of this definition, an elevated level is a concentration or mass loading of the pollutant in question which is sufficiently higher than the concentration of that same pollutant at the compliance monitoring location so as to allow for an economically justifiable removal and/or isolation of the segment and/or B.A.T. treatment of wastewaters emanating from the segment.

5. The BMP plan shall be documented in narrative form and shall include any necessary plot plans, drawings or maps. Other documents already prepared for the facility such as a Safety Manual or a Spill Prevention,

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Control and Countermeasure (SPCC) plan may be used as part of the plan and may be incorporated by reference. USEPA guidance for development of storm water elements of the BMP is available in the September 1992 manual "Storm Water Management for Industrial Activities," USEPA Office of Water Publication EPA 832-R-92-006 (available from NTIS, (703)487-4650, order number PB 92235969). A copy of the BMP plan shall be maintained at the facility and shall be available to authorized Department representatives upon request. As a minimum, the plan shall include the following BMP's:

a.	BMP Committee	e. Inspections and Records	i. Security
b.	Reporting of BMP Incidents	f. Preventive Maintenance	j. Spill prevention & response
c.	Risk Identification & Assessment	g. Good Housekeeping	k. Erosion & sediment control
d.	Employee Training	h. Materials Compatibility	1. Management of runoff

- 6. The BMP plan shall be reviewed annually and shall be modified whenever: (a) changes at the facility materially increase the potential for significant releases of toxic or hazardous pollutants, (b) actual releases indicate the plan is inadequate, or (c) a letter from the Regional Water Engineer highlights inadequacies in the plan.
 - Facilities with Petroleum and/or Chemical Bulk Storage (PBS and CBS) Areas: Compliance must be maintained with all applicable regulations including those involving releases, registration, handling and storage (6NYCRR 595-599) and (6NYCRR 612-614). Stormwater discharges from handling and storage areas should be eliminated where practical.

A. <u>Spill Cleanup</u> - All spilled or leaked substances must be removed from secondary containment systems as quickly as practical and in all cases within 24 hours. The containment system must be thoroughly cleaned to remove any residual contamination which could cause contamination of stormwater and the resulting discharge of pollutants to waters of the State. Following spill cleanup the affected area must be completely flushed with clean water three times and the water removed after each flushing for proper disposal in an on-site or off-site wastewater treatment plant designed to treat such water and permitted to discharge such wastewater. Alternatively, the permittee may test the first batch of stormwater following the spill cleanup to determine discharge acceptability. If the water contains no pollutants it may be discharged. Otherwise it must be disposed of as noted above. See *Discharge Monitoring* below for the list of parameters to be sampled for.

B. <u>Discharge Operation</u> - Stormwater must be removed before it compromises the required containment system capacity. Each discharge may only proceed with the prior approval of the permittee staff person responsible for ensuring SPDES permit compliance. Bulk storage secondary containment drainage systems must be locked in a closed position except when the operator is in the process of draining accumulated stormwater. Transfer area secondary containment drainage systems must be locked in a closed position during all transfers and must not be reopened unless the transfer area is clean of contaminants. Stormwater discharges from secondary containment systems should be avoided during periods of precipitation. A logbook shall be maintained on-site noting the date, time and personnel supervising each discharge.

C. <u>Discharge Screening</u> - Prior to each discharge from a secondary containment system the stormwater must be screened for contamination. All stormwater must be inspected for visible evidence of contamination. Additional screening methods shall be developed by the permittee as part of the overall BMP Plan, e.g. the use

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of volatile gas meters to detect the presence of gross levels of gasoline or volatile organic compounds. If the screening indicates contamination, the permittee must collect and analyze a representative sample of the stormwater. If the water contains no pollutants it may be discharged. Otherwise it must either be disposed of in an on-site or off-site wastewater treatment plant designed to treat and permitted to discharge such wastewater or the Regional Water Engineer can be contacted to determine if it may be discharged without treatment.

D. <u>Discharge Monitoring</u> - Unless the discharge from any bulk storage containment system outlet is identified in the SPDES permit as an outfall with explicit effluent and monitoring requirements, the permittee shall monitor the outlet as follows:

(i) Bulk Storage Secondary Containment Systems:

(a) The volume of each discharge from each outlet must be monitored. A representative sample shall be collected of the first discharge¹ following any cleaned up spill or leak. The sample must be analyzed for pH, the substance(s) stored within the containment area and any other pollutants the permittee knows or has reason to believe are present².

(b) Every fourth discharge' from each outlet must be sampled for pH, the substance(s) stored within the containment area and any other pollutants the permittee knows or has reason to believe are present².

(ii) Transfer Area Secondary Containment Systems:

The first discharge¹ following any spill or leak must be sampled for flow, pH, the substance(s) transferred in that area and any other pollutants the permittee knows or has reason to believe are present².

E. <u>Discharge Reporting</u> - Any results of monitoring required above must be submitted to the Department by appending them to the corresponding discharge monitoring report (DMR). Failure to perform the required discharge monitoring and reporting shall constitute a violation of the terms of the SPDES permit.

F. <u>Prohibited Discharges</u> - In all cases, any discharge which contains a visible sheen, foam, or odor, or may cause or contribute to a violation of water quality is prohibited. The following discharges are prohibited unless specifically authorized elsewhere in this SPDES permit: spills or leaks, tank bottoms, maintenance wastewaters, wash waters where detergents or other chemicals have been used, tank hydrotest and ballast waters, contained fire fighting runoff, fire training water contaminated by contact with pollutants or containing foam or fire retardant additives, and, unnecessary discharges of water or wastewater into secondary containment systems. An example of a necessary discharge could be the addition of steam to prevent bulk storage containment area sump pumps from freezing during cold weather.

DISCHARGE NOTIFICATION REQUIREMENTS:

¹Discharge includes stormwater discharges and snow and ice removal. If applicable, a representative sample of snow and/or ice should be collected and allowed to melt prior to assessment.

²If the stored substance is gasoline or aviation fuel then sampled for oil & grease, benzene, ethylbenzene, naphthalene, toluene and total xylenes (EPA method 602). If the stored substance is kerosene, diesel fuel, fuel oil or lubricating oil gasoline or aviation fuel then sampled for oil & grease and polynuclear aromatic hydrocarbons (EPA method 610). If the substance(s) are listed in Tables 6-8 of application form NY-2C sampling is required. If the substance(s) are listed in NY-2C Tables 9-10 sampling for appropriate indicator parameters may be required, e.g., substituting BOD5 for methanol, substituting toxicity testing for demeton. Discharge volume may be calculated by measuring the depth of water within the containment area times the wetted area converted to gallons or by other suitable methods. Form NY-2C is available on the NYSDEC web site. Contact the facility inspector for further euidance. In all cases flow and pH monitoring is required. ₽

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The permittee shall, except as set forth in (c) below, maintain the existing identification signs at all outfalls to surface waters, which have not been waived by the Department in accordance with 17-0815-a. The sign(s) shall be conspicuous, legible and in as close proximity to the point of discharge as is reasonably possible while ensuring the maximum visibility from the surface water and shore. The signs shall be installed in such a manner to pose minimal hazard to navigation, bathing or other water related activities. If the public has access to the water from the land in the vicinity of the outfall, an identical sign shall be posted to be visible from the direction approaching the surface water.

The signs shall have minimum dimensions of eighteen inches by twenty four inches (18" x 24") and shall have white letters on a green background and contain the following information:

N.Y.S. PERMITTED DISCHARGE POINT
SPDES PERMIT No.: NY
OUTFALL No. :
For information about this permitted discharge contact:
Permittee Name:
Permittee Contact:
Permittee Phone: () - ### - ####
OR:
NYSDEC Division of Water Reglonal Office Address :
NYSDEC Division of Water Regional Phone: () - ### -####

- 2. For each discharge required to have a sign in accordance with a), above, the permittee shall provide for public review at a repository accessible to the public, copies of the Discharge Monitoring Reports (DMRs) as required by the RECORDING, REPORTING AND ADDITIONAL MONITORING REQUIREMENTS page of this permit. This repository shall be open to the public, at a minimum, during normal daytime business hours. The repository may be at the business office repository of the permittee or at an off-premises location of its choice (such location shall be the village, town, city or county clerk's office, the local library or other location as approved by the Department). In accordance with the RECORDING, REPORTING AND ADDITIONAL MONITORING REQUIREMENTS page of your permit, each DMR shall be maintained on record for a period of three years.
- 3. The permittee shall periodically inspect the outfall identification signs in order to ensure that they are maintained, are still visible and contain information that is current and factually correct.

RECORDING, REPORTING AND ADDITIONAL MONITORING REQUIREMENTS:

- 1. The permittee shall also refer to 6 NYCRR Part 750 (<u>http://www.dec.state.ny.us/website/reqs/750.htm</u>) for additional information concerning monitoring and reporting requirements and conditions.
- 2. The monitoring information required by this permit shall be summarized, signed and retained for a period of three years from the date of the sampling for subsequent inspection by the Department or its designated agent.

Also, monitoring information required by this permit shall be summarized and reported by submitting:

- x (if box is checked) completed and signed Discharge Monitoring Report (DMR) forms for each <u>1</u> month reporting period to the locations specified below. Blank forms are available at the Department's Albany office listed below. The first reporting period begins on the effective date of this permit and the reports will be due no later than the 28th day of the month following the end of each reporting period.
- (if box is checked) an annual report to the Regional Water Engineer at the address specified below. The annual report is due by February 1 and must summarize information for January to December of the previous year in a format acceptable to the Department.
- (if box is checked) a monthly "Wastewater Facility Operation Report..." (form 92-15-7) to the: Regional Water Engineer County Health Department or Environmental Control Agency specified below

Send the original (top sheet) of each DMR page to:

Send the first <u>copy</u> (second sheet) of each DMR page to:

Department of Environmental Conservation Division of Water Bureau of Watershed Compliance Programs 625 Broadway Albany, New York 12233-3506

Department of Environmental Conservation Regional Water Engineer, Region 3 200 White Plains Road Tarrytown, New York 10591

Phone: (518) 402-8177

Phone: 914-332-1835

- 3. Noncompliance with the provisions of this permit shall be reported to the Department as prescribed in the attached General Conditions (Part II).
- 4. Monitoring must be conducted according to test procedures approved under 40 CFR Part 136, unless other test procedures have been specified in this permit.
- 5. If the permittee monitors any pollutant more frequently than required by the permit, using test procedures approved under 40 CFR Part 136 or as specified in this permit, the results of this monitoring shall be included in the calculations and recording of the data on the Discharge Monitoring Reports.
- 6. Calculation for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified in this permit.
- 7. Unless otherwise specified, all information recorded on the Discharge Monitoring Report shall be based upon measurements and sampling carried out during the most recently completed reporting period.
- 8. Any laboratory test or sample analysis required by this permit for which the State Commissioner of Health issues

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certificates of approval pursuant to section five hundred two of the Public Health Law shall be conducted by a laboratory which has been issued a certificate of approval. Inquiries regarding laboratory certification should be sent to the Environmental Laboratory Accreditation Program, New York State Health Department Center for Laboratories and Research, Division of Environmental Sciences, The Nelson A. Rockefeller Empire State Plaza, Albany, New York 12201. New York State Department of Environmental Conservation Erin M. Crotty, Commissioner



FACT SHEET

NEW YORK STATE POLLUTANT DISCHARGE ELIMINATION SYSTEM (SPDES) DRAFT PERMIT RENEWAL WITH MODIFICATION INDIAN POINT ELECTRIC GENERATING STATION Buchanan, NY - November 2003

Facility Name: SPDES #: Indian Point Units 1, 2 and 3 NY-0004472

DEC Application #s: 3-5522-00011/00004



Fig. 1: Indian Point Nuclear Generating Station, Hudson River, New York State

I. Introduction:

These fact sheets generally describe the environmental and facility operational issues and draft permit conditions of a modified SPDES permit which the Department of Environmental Conservation (Department) proposes to issue for the Indian Point Electric Generating Station in Buchanan, New York. The draft permit will be the subject of a public review and comment period, as well as an administrative hearing process (including adjudication, if determined to be appropriate), before the Department issues a final permit.

The draft permit contains conditions which address three aspects of operations at Indian Point regulated under the United States' Clean Water Act (CWA; 33 USC §1251, *et seq.*) and parallel New York State law and regulations: conventional industrial pollutant discharges, thermal discharge, and cooling water intake structure. Limits on the conventional industrial discharges are not significantly changed from the previous permit. New conditions are included to address the thermal discharge and to implement the "best technology available" (BTA) for minimizing adverse impacts to aquatic resources from the cooling water intake.

Detailed discussions of water quality and biological components of the permit follow at Attachments A and B.

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II. Facility Description:

The Indian Point facility is located on the east shore of the Hudson River at about River Mile 42, in Buchanan, New York (NY), south of Peekskill, in Westchester County, NY (figure 2, below). Indian Point Units 2 and 3 are nuclear powered steam electric generating plants owned and operated by Entergy Nuclear Indian Point 2 LLC and Entergy Nuclear Indian Point 3 LLC (Entergy - the permittee), respectively. Units 2 and 3 have a combined generating capacity of 1910MW. Indian Point Unit 1, also owned and managed by Entergy Nuclear, is no longer generating and is awaiting decommissioning; however, cooling and service water is still drawn through the Unit 1 intake.

Indian Point Power Plant



Fig. 2: General Location of Indian Point Nuclear Generating Station on the Hudson River, New York State

The Indian Point facility uses once-through cooling systems that withdraw up to 2.5 billion gallons of water per day from the Hudson River. This cooling water is drawn in through three intake structures located on the shoreline of the Hudson River. Heated non-contact cooling water is discharged back into the Hudson through sub-surface diffuser ports located along the seaward wall of the discharge canal which is located down-river (south) of the intake structures. Some residual industrial chemicals are discharged with the thermal discharge.

The facility currently operates Ristroph modified traveling screens, a fish handling and return system, two-speed pumps in Unit 2, and variable-speed pumps in Unit 3 as measures to reduce mortality of fish and aquatic invertebrates due to operation of the cooling water intake system.

III. Hudson River Settlement Agreement:

Prior SPDES permits for the Indian Point facility (along with the Roseton and Bowline Point steam electric generating units) reflected the terms of the 1981 - 1991 "Hudson River Settlement

Agreement" (HRSA) and four subsequent Consent Orders (effective 1992 - 1998) that generally extended HRSA conditions. The HRSA and Consent Order terms included specific provisions to partially address thermal discharges, some aquatic organism protection measures and a series of long-term studies of Hudson River fish species. The last SPDES permit for the Indian Point facility expired in 1992, but its terms have been continued under provisions of the NY State Administrative Procedure Act (SAPA).

IV. Overview of the Permit

This draft permit continues the discharge limits on certain metals, solvents and other industrial pollutants contained in the current permit. In addition, it requires compliance with thermal discharge standards and includes measures to protect aquatic organisms. The thermal discharge conditions will generate data that the Department can use to determine whether the thermal discharges from Units 2 and 3, together or separately, meet New York State thermal criteria. The conditions related to the protection of aquatic organisms will reduce impingement and entrainment of fish and other small aquatic organisms. (Large fish are impinged against the cooling water intake screens. Smaller organisms are entrained when they are drawn into and through the plant's cooling water system.) Finally, the draft permit also mandates the continuation of certain aquatic resource protection measures and Hudson River monitoring studies currently in use at the facility.

<u>A. Conventional Industrial Discharges</u>: Discharges related to the former on-site sewage treatment plant have been discontinued because sanitary waste from Indian Point is now routed to the community wastewater treatment plant. No other significant changes are proposed to existing effluent limits.

<u>B. Thermal Discharges:</u> The permittee must satisfy the provisions of Section 316(a) of the CWA and related requirements in 6 NYCRR Section 704.2 which provide that the thermal discharges from Indian Point to the Hudson River should meet regulatory temperature criteria for estuaries, and must meet the NYS standard of ensuring the propagation and survival of a balanced, indigenous population of shellfish, fish and other aquatic species.

- Within the first two years of the SPDES permit term, the permittee must conduct a tri-axial (3-dimensional) thermal study to document whether the thermal discharges from Units 2 and 3 comply with NYS water quality criteria.
- In the event that the Indian Point cooling water discharge does not meet the NYS thermal criteria, the permittee may apply for a modification of one or more of the criteria as provided for under 6 NYCRR Part 704.4. In applying for a modification, the permittee must establish to the satisfaction of the Department that one or more of the criteria are unnecessarily restrictive and that the modification would not inhibit the existence and

propagation of a balanced indigenous population of shellfish, fish and wildlife in the Hudson River.

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Closed-cycle cooling is an available technology which can substantially reduce the amount of heat discharged into the Hudson River by reducing intake flow.

<u>C. Cooling Water Intake Structure:</u> Pursuant to Section 316(b) of the CWA, and 6 NYCRR Section 704.5, the Department has determined that the site-specific best technology available (BTA) to minimize adverse environmental impact of the Indian Point Units 1, 2 and 3 cooling water intake structures is closed-cycle cooling. However, the Department will give the permittee the opportunity to propose, within a year of the permit becoming effective, an alternative technology(s) that can minimize adverse environmental impact to a level equivalent to that which can be achieved by closed-cycle cooling at this site. The Department will evaluate any proposal submitted by the permittee. If the proposed technology(s) is accepted, the Department may modify the permit accordingly.

1. Immediate Fish Protection Measures:

In addition to the steps above, upon the effective date of the SPDES permit, the permittee must take the following steps to reduce or mitigate adverse environmental impacts from the continued operation of the existing once-through cooling water intake system while steps are being taken to implement BTA.

To reduce the number of fish and other aquatic organisms entrained by reducing water withdrawals at Indian Point, the permittee must schedule and take annual generation outages of no fewer than 42 unit-days between 23 February and 23 August of each calendar year (the entrainment season). These outages must continue until the permittee has commenced operation of a closedcycle cooling system at the Indian Point facility.

To minimize injury and mortality to adult and juvenile fish due to impingement on the intake screens, the permittee must continue operating the existing, Department-approved fish impingement mitigation measures (e.g., Ristroph screens, fish return sluiceway).

To reduce entrainment when the facility is operating, the permittee must reduce flows throughout the year according to a prescribed schedule specified in the permit.

The permittee must also, during each calendar year, continue to conduct long-term Hudson River fish monitoring programs: Long River Ichthyoplankton, Fall Shoals Trawls, Beach Seine, and Striped Bass/Atlantic Tomcod Mark-Recapture Survey.

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2. Additional Compliance Measure:

Upon the effective date of the SPDES permit, the permittee must pay \$24 million annually into an escrow account entitled the Hudson River Estuary Restoration Fund (HRERF), to be made available to the Department. All of the HRERF funds shall be held for the benefit of the HRERF, from which the Department will draw funds for programs or projects that are designed to restore, protect, or enhance Hudson River Estuary resources. These resources include but are not limited to aquatic habitat, fish, shellfish and other aquatic species (all life stages), and Hudson River water quality. This amount represents: a) the difference between the cost of operating and maintaining the existing facility and the cost of operating and maintaining a facility using closed-cycle cooling, and b) the expected return on unspent capital (i.e. the cost to construct cooling towers) that is instead available for investment. These annual payments will continue until the permittee has commenced construction of cooling towers for the closed-cycle cooling system at the Indian Point facility.

<u>D. Pending Issues</u>: Actual construction of a closed-cycle system cannot occur until certain initial investigations and proceedings have been completed. The permittee must, therefore, undertake specific steps to implement closed-cycle cooling:

1. Pre-Design Engineering Report

The permittee must complete certain site-related inquiries, including but not limited to assessing: potential need for blasting as well as any potential impacts from blasting; cooling tower particulate emissions; potential need to relocate the Algonquin Gas Company's natural gas pipeline; whether construction outages for Units 2 and 3 must occur simultaneously, can be done sequentially, or under an alternative schedule; and whether the construction outages, 42 day annual operating outages, or other measures can be undertaken so as to reduce potential impacts to energy reliability or capacity. Thus, the Department is requiring the permittee to submit for approval a Pre-Design Engineering Report that addresses and resolves all regulatory and engineering issues associated with installing closed-cycle cooling for Units 1, 2, and 3. This submission must occur within one year of the effective date of the SPDES permit.

2. Detailed Engineering Plans

Within one year after submission of the Pre-Design Engineering Report, the permittee must submit complete design plans that address all construction issues for conversion of Units 1, 2 and 3 to closed-cycle cooling.

3. License Modification and Other Approvals

The permittee must obtain approvals for closed-cycle cooling system construction from other government agencies having authority over the nuclear power generation facilities or aspects of the construction site. This includes, but is not limited to, the permittee's obtaining modifications of its operating licenses from the Nuclear Regulatory Commission (NRC) to authorize conversion to closedcycle cooling. The NRC will review operational safety and hazard issues that arise as a consequence of the permittee's proposal to convert to closed-cycle cooling. It also includes obtaining the approval of the Federal Energy Regulatory Commission (FERC) to relocate the Algonquin Gas Company's natural gas pipeline, if such relocation is determined to be necessary. Other state and local agency approvals may also be required. To address these issues, the Department is requiring the permittee to submit, within 6 months of the effective date of the SPDES permit, a schedule showing the permittee's plan for seeking other necessary government approvals for the construction of closed-cycle cooling for the Indian Point facility. If the NRC denies or requires changes to Entergy's application to modify its licenses, or if FERC does not approve relocation of the Algonquin pipeline, the Department may initiate a modification of the permit, or take other appropriate action.

4. NRC License Extension

An important unsettled issue relates to the potential for Entergy to seek an extension of its NRC operating licenses. The Department cannot require the permittee to seek NRC license extensions. If the permittee determines that it will not extend its NRC licenses, or the NRC denies the license extensions, the Department will not require the construction of a closed-cycle cooling system. In that case the Department may also initiate a proceeding to modify the permit, including revision of the Department's BTA determination.

This permit does not require the construction of cooling towers unless: (1) the applicant seeks to renew its NRC operating licenses, (2) the NRC approves extension of the licenses, and determines that the installation and operation of closed-cycle cooling is feasible and safe, and (3) all other necessary Federal approvals are obtained. If the NRC grants extensions of the permittee's licenses, the permittee must submit for Department approval a revised construction schedule to reflect any construction design or schedule changes resulting from the NRC approval process or other approvals. Entergy has estimated that once construction begins, the conversion to closed-cycle cooling will take 4 years and 9 months to complete. In order to ensure reliability of the State electric system, the Department will require that the permittee, in the process of producing the revised compliance schedule, investigate avoiding construction outages during the summer months of peak electricity consumption. Implementation of closed-cycle cooling will be subject to the specific preliminary requirements described above.

V. Attachments:

- A: SPDES Permit Fact Sheet and summary of proposed permit changes for Wastewater Data, Receiving Water Data, and Permit Limit Derivation.
- B: SPDES Permit Biological Fact Sheet and summary of proposed permit changes for Aquatic Resources and Best Technology Available (BTA) Determination.

Attachment A

SPDES PERMIT FACT SHEET and summary of proposed permit changes: Wastewater Data, Receiving Water Data, and Permit Limit Derivation.

SPDES PERMIT FACT SHEET: Wastewater Data, Receiving Water Data, and, Permit Limit Derivation.

(see last pages of fact sheet for explanatory notes).

(1) General Permittee Data:

Permit Number	Permittee Name	Facility Name	Location (C, T, V)	County	Industrial Code	Major/Sub Basin
0004472	Entergy Nuclear, Indian Point	Indian Point Nuclear Generation Facility	Buchanan	Westchester	4911	13-01

(2) Summary of Final Outfall Flow Rate(s) and Receiving Water Data:

	Q	utfall Inform	ation			a contract from the second	Receiving Water Inform	ation	1999 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -				
	Latitude	Longitude	Flow Rat	e (MGD)		•			For use	by WQ Engl	near - Cr	itical Data	
Outfall #	•,•,•	۰,۰,۳	Average	Maximum or Design	Name	Class	Water Index Number	7Q10 (MGD)	30Q10 (MGD)	Dilution/ Mixing	рН (SU)	Temp (°F)	Hardness (mg/l)
001	41 16 07	73 57 19		2500	Once-Through Cooling Water & LVW	SB	H						
002- 009	4	2		Variable	Uncontaminated Stonnwater Runoff		н						
OTP	м	-		TBD	Eductor Pit Discharge	u	50	•					
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SPDES FERMIT FACT SHEET: Permit Number NY

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Date 11/12/03

(3) Individual Outfail Data Summaries and Permit Limit Development:

Outfail 001

Source(1) of Wastewater	e-through Cooling Water, contributory treated wastewater streams (low volume wastewater)						
Existing Wastewater Treatment Facilities							
EPA Point Source Category &	Steam Electric Power Concration 40 CFR 423						
Production Rate							

Efficent Parameter (Units)	Existing Effluent Quality				Technology Based Efficient Limit					Water Quality Based Effluent Limit				Permit
(concentration units - mg/l, ug/l or ng/l; mass units - lbs/d	concentration		mas;					PQL		AWQC	Eff	uent		(T or WO)
or g/d)	Avg/Max	95%/99%	Avg/Max	95%/99%	conc.	111.888	Туре	conc.	Basis	CODC.	conc.	mast	Туре	
WET TESTING	· · · · · · · · · · · · · · · · · · ·				NA					Recommended?		NO		
Plow Rate, units = MGD	Average		Maximum	2500				NA	NA					
pH (m)	Misiava	6.0	Maximum 9.0				Range		40CFR423					
Total Residual Chlorine mg/l	0.2				0.2				40CFR423	0.0075				т
Lithium Hydroxide rag/l	0.01				0.01				BAT/BPJ	NA				т
Boron - Acid Sotuable mg/l	0 .7				1.0	525			ват/врј	1.0				Ť
Temperature Degrees P*	110				110				6NYCRR Part 704					
• See (4) Additional Issues Page 4 of this document														
SUM OF 01B,01C, 01D, 01J& 01L														
Total Suspended Solids mg/l					50				BCT					. T
SUM OF OIC & DID														
Hexavelent Chromium mg/l					а				BAT/BPJ	0.054				Ť
OUTFALL OIG														
Phosphates as P mg/l					38				BPJ	NA				т
SPDES PERMIT FACT SHEET:

Permit Number NY 0004472 ,page 3

Date 11/12/03

(3) Individual Outfall Data Summaries and Permit Limit Development:

of 8

Outfalls	01M, 002-							
	009							

Source(s) of Wastewater	Uncontaminated Stormwater Runoff
Existing Wastewater Treatment Facilities	
EPA Point Source Category &	40CFR423
Production Rate	

Uncontaminated Stormwater Runoff - NO MONITORING REQUIRED

OUTFALLS 01L, 01P and 01N

Effluent Parameter (Units)	Existing Efflorent Quality				Technology Based Efficient Limit					Water Quality Based Effluent Limit				Permit
(concentration units - mg/l,	concen	tration	ma	MRG	PQL					ÁWQC Effluent			nt	
ug/l or ng/l; mass units - lbs/d or g/d)	Avg/Max	95%/99%	Avg/Max	95%/99%	conc.	mass	Туре	conc.	Basis	сопс.	conc.	mass	Туре	WQ)
01L				NA					Recommended?		NÖ			
Flow Rate, units =	Average		Maximum			NA								
pH (su)	Minlawa	6.0	Maximum	9.0	6.0-9.0		· Range		вст					т
Florides						5.0 lb/day			AL					AL
Iroa					4.mg/l				AL					AL.
Copper					1.0mg/1				AL					AL.
CONTRIBUTORY WASTEWATER TO 001 01P EDUCTOR PIT DISCHARGE														
Oil & Grease mg/l					15				BCT					T
Total Suspended Solids mg/i					50				вст					т
01N													L	
Oil & Greuse mg/l					15				вст				ļ	<u> </u>
Total Suspended Solids mg/l					50				BCT					т

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Date 11/12/03

4) Additional Issues (see next page)

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(4) Additional Issues

Water Quality Based Effluent Limits (WQBELs):

New York State water quality regulations (for surface waters) are implemented by applying the Total Maximum Daily Load (TMDL) process to watersheds, drainage basins or waterbody segments on a pollutant specific basis. The analysis determines if there is a "reasonable potential" that the discharge of a pollutant will result in exceedance of ambient water quality criteria (AWQC). If there is a reasonable potential for an exceedance of AWQC, the TMDL is used to establish waste load allocations for point sources and load allocations for nonpoint sources of the pollutant. For point sources, the waste load allocations are translated to WQBELs for inclusion in SPDES permits.

Reference - TOGS 1.3.1; USEPA <u>Guidance for Water Quality - Based Decisions: The TMDL</u> Process; 40 CFR 130; and the Clean Water Act 303(d).

See also thermal discharge discussion, below.

Statistics:

The statistical methods utilized are consistent with TOGS 1.2.1 and the USEPA, Office of Water, Technical Support Document For Water Quality-based Toxics Control, March 1991, Appendix E. They are generally based on log normal analysis. If other data distributions such as normal or delta-lognormal are utilized, it is noted below. Statistical calculations were not performed for parameters with insufficient data. Generally, ten or more data points are needed to calculate percentiles. Two or more data points are necessary to calculate an average and a maximum. Non-detects were included in the statistical calculations at the reported detection limit unless otherwise noted.

Monitoring data collected during the following time period was used to calculate statistics: N/A

This data was taken from the following source(s): N/A

Internal Waste Stream Monitoring:

40 CFR 122.45(h)(1) allows the permit authority to monitor and limit parameters at internal locations when controlling them solely at the final outfall is impractical or infeasible. Dilution of a process wastewater with large volumes of cooling water and/or storm water is one example of when the use of an internal monitoring point is justified. Monitoring at the following internal outfalls is necessary: 01B, 01C, 01D, 01G, 01L, & 01P.

SPDES PERMIT FACT SHEET:

Permit Number NY

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WET Testing:

Testing is required, in accordance with TOGS 1.3.2, for the following reasons: NOT REQUIRED

Indicator Parameters:

In accordance with 40 CFR 122.44(e)(2), The permit writer has determined that effective treatment and/or acceptable performance for specific parameters is indicated by one or more other parameters which are limited and therefore a decision has been made to not limit or monitor these specific parameters. This judgement is based on the similarity between this and the regulated parameter(s) and historical data where available. The use of indicator parameters is not appropriate for WQBELs. Following is a list of the affected parameters: N/A

Thermal:

Under Section 316(a) of the Clean Water Act (CWA), a permittee may submit a demonstration that its thermal discharge does not threaten the survival of indigenous aquatic populations even if it does not meet state water quality criteria. Such a study was prepared in 1978 by the prior owners of the Indian Point units, but it was superseded by provisions of the 1981 - 1991 Hudson River Settlement Agreement and subsequent Consent Orders effective 1992 - 1998. Based on that older "316(a) demonstration", the former operators of the Indian Point units asserted that the facility complied with the NYS thermal standard (6 NYCRR Part 704).

Based on modeling submitted with the 1999 DEIS by the prior owners of Indian Point (along with owners of two other Hudson River generating stations), the thermal criteria outlined in 6 NYCRR Part 704.2 are not being consistently maintained under the present operation of the facility. Appendix VI Chapter 6 of the 1999 DEIS, "Near-field Temperature Modeling", concludes that newer analyses of the discharge from Indian Point "... indicate that it is highly likely that the exceedance of the top-width criterion, and possible the cross-sectional area criterion, would occur under slack conditions. Top-width exceedances occur under all flood scenarios" In more general terms, this means that temperatures measured at the water surface along a line running from the outfall across the river to the far shore, and measured at varying depths along the cross-section below that line from outfall to far shore, likely exceed the thermal criteria in the Department's regulations during periods with lowest river flow velocities, that is, during the transition between tidal cycles. Furthermore, temperatures at the water surface along that same line from outfall to far shore appear to exceed the thermal criteria at all flow levels classified as "flood", that is, during high tides.

The permit therefore requires the permittee to conduct additional thermal studies to verify actual in-stream conditions of the thermal component of the discharge. The in-stream tri-axial study mandated by Special Condition 7 will require actual measurement of river and outfall temperatures at multiple points on the surface and at depth, along the surface and in cross-section running from the outfall and across the river to the far shore, as well as temperature measurements on the surface and at various depths at specified points running parallel to the course of the river. Using this additional data plus existing sources, the Department will be able to determine if the Indian Point facility complies with the thermal standard and whether to grant Indian Point a variance from NYS thermal criteria.

Schedule of Compliance:

A schedule of compliance items and submissions has been developed and summarizes all required submissions for the term of the permit.

5) Summary of Proposed Permit Changes:

Compared to the issued permit this draft is intended to replace, the following significant changes are proposed:

Deleted outfalls: 01A and 01F

Added outfall 01P - Eductor Pit Discharge.

Added Thermal studies.

Removed all references to the now-expired Hudson River Settlement Agreement.

Includes a schedule of compliance.

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SPDES PERMIT FACT SHEET:	Permit Number NY	0094472	, page	8	of	8		Date	11/12/03

(6) Explanatory Notes:

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Please note that some of these terms are not applicable to every fact sheet.

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AL•	Action level calculated in accordance with TOGS'1.2.1 (non POTWs) and TOGS 1.3.3 (POTWs). See the permit for a complete definition.
AVG of Av -	Average. The arithmetic mean.
AWQC-	Ambient water quality criterics for the receiving water. The applicable standard, guidance value or estimated value in accordance with TOGS 1.1.1, TOGS 1.3.1 and 6NYCRR 700-705.
Basis -	The technical analysis, internal guidance, regulation and/or law upon which an effluent limit or monitoring requirement is proposed.
BAT -	Best Available Technology Economically Achievable in accordance with TOGS 1.2.1 (non POTWs) and TOGS 1.3.3 (POTWs), 40 CFR 125, 6NYCRR
	754, ECL 17-0811 and the Clean Water Act.
BCT -	Best Conventional Control Technology in accordance with TOGS 1.3.4, 40 CFR 125, 6NYCRR 754, ECL 17-0811 and the Clean Water Act.
BPJ -	Best Professional Judgement in accordance with TOGS 1.2.1 (non POTWs) and TOGS 1.3.3 (POTWs), 40 CFR 122 and 125, 6NYCRR 754.1, ECL 17-
	0811 and the Clean Water Act.
BPT -	Best Practicable Control Technology in accordance with TOGS 1.2.1, 40 CFR 125, 6NYCRR 754, ECL 17-0811 and the Clean Water Act.
BTA-	Best Technology Available
Cooc	Concentration in units of mg/l, ug/l or ng/l.
Design Flow -	Treatment system design capacity as noted in an approved engineering report.
EDP	Effective date of permit.
Final -	Final permit period requirements. A level of performance that must be achieved according to a schedule specified in either the permit or a consent order.
FERC-	Federal Energy Regulatory Commission
g/d -	Grams per day discharged.
Gw•	Groundwater efficient multistica developed in accordance with POUS 1.2.1 (nonPOTWs), TOGS 1.3.3 (POTWs), TOGS 1.1.2 and 6NYCRR 703.
find •	
intertin -	interim period requirements. A level of performance that must be achieved while unprovements are being implemented in order to achieve final
Bald or Hid .	per un per vou requirantement. Ponnet, per dou requirantement
IVW	s ouns par any automotive and the second secon
Ment -	Mass discharge in units of 6/d or e/d discharge.
Max or Ma -	The maximum value.
MGD -	Million saltons per day.
me/l ~	Milligrams per liter.
Dilution/Mixing -	Used to determine dilution available in receiving waters. For lakes, estuaries and slowly flowing rivers and streams, mixing zone dilution is generally
	assumed to be 10:1 unless data is svallable to indicate otherwise.
Model -	Calibrated water quality model applied in accordance with TOGS 1.3.1.
Mon •	Monitor only.
NA or N/A -	The characteristics of this parameter and the reported discharge levels do not justify routine monitoring or a limit. Also indicates "not applicable".
ng/i -	Nonograms per liter. 1000 ng/1 = 1 ug/1 = 0.001 ng/1.
NRC-	Nuclear Regulatory Commission
POTW-	Publicly owned treatment works (i.e., sewage treatment plants)
PQL -	The DEC published or site specific practical quantitation limit; the concentration in wastewater at which analytical results are thought to be accurate to within approximately plus or minus thirty percent.
R -	"Rolled Over", i.e. the specific requirement in this permit is equivalent to the previous permit. R(T) is roll over of a technology based requirement and
	R(WQ) is roll over of a WQBEL.
Kange -	The discharge is induction a range of chucker where, c.g. a printing of (0,0-9.0) SU.
T	ErA's Kask Reduction Engineering Laboratory uteraphy database.
1.	recurring associations for the second s
1003-	Context and Operational Generate source, incoming generate an permit and the source assess of users a subject by source and an permit and the Context of these and denotes the source is advantaged from the internet of http://www.doc.state.may.uchustic/dou/foosfindes.htm.
nafi e	copies of anony guarantees documents and to bound of notation and induction at map //www.occ.suitc.ty.us/website/or/wingga.note/init
WET-	Whole Effluent Toxicity (testing). See TOGS 1.3.2.
WO.	Water guality
WOBEL -	Water quality-based efficient limit. See information in section (4).
7010 -	The minimum everage 7 consecutive day flow at a recurrence interval of 10 years. Apolicable to evaluations involving aquatic health based AWOC
30010 -	The minimum average 30 consecutive day flow at a recurrence interval of 10 years. Applicable to evaluations involving human health based AWOC
95% -	The 95th percent coafidence interval for the historical effluent data used to draft the permit.
99% -	The 99th percent confidence interval for the historical effluent data used to draft the permit.
133 -	Secondary treatment requirements in accordance with TOGS 1.3.3, 40 CFR 133, 6NYCRR 754, ECL 17-0509 and the Clean Water Act.
۰.	These parameters represent scans. Detections vary among the compounds which are included in the scans. The listed value represents the maximum
	detected level of any compound in the scap

Attachment B

SPDES PERMIT BIOLOGICAL FACT SHEET and summary of proposed permit changes: Aquatic Resources and Best Technology Available (BTA) Determination

<u>1. Biological Effects</u>

Each year Indian Point Units 2 and 3 (collectively "Indian Point") cause the mortality of more than a billion fish from entrainment of various life stages of fishes through the plant and impingement of fishes on intake screens. Entrainment occurs when small fish larvae and eggs (with other aquatic organisms) are carried into and through the plant with cooling water, causing mortality from physical contact with structures and thermal stresses. Impingement occurs when larger fish are caught against racks and screens at the cooling water intakes, where these organisms may be trapped by the force of the water, suffocate, or otherwise be injured. Losses at Indian Point are distributed primarily among 7 species of fish, including bay anchovy, striped bass, white perch, blueback herring, Atlantic tomcod, alewife, and American shad. Of these, Atlantic tomcod, American shad, and white perch numbers are known to be declining in the Hudson River (ASA Analysis and Communications 2002). Thus, current losses of various life stages of fishes are substantial.

2. Alternatives Evaluated

The following technologies were evaluated to determine whether they would effectively minimize adverse environmental impact from this facility:

- > Relocation of intake structure
- > Technologies currently in use at Indian Point:

Fish Handling and Return Systems Ristroph Modified Traveling Screens

- Variable-Speed Pumps
- Aquatic Microfiltration Barriers
- \succ Flow Reductions
- ➤ Closed-cycle Cooling
- ➤ Generation Outages

Other available technologies, like wedgewire screens, were not evaluated as alternatives because they were determined not to be feasible for Indian Point's site and operation.

3. Discussion of Best Technology Available

According to Section 316(b) of the federal Clean Water Act and 6 NYCRR Part 704.5, the location (A), design (B), construction (C), and capacity (D) of cooling water intake structures must reflect the "best technology available" (BTA) for minimizing adverse environmental impact. In addition, the costs of these technologies should not be "wholly disproportionate" to the environmental benefits derived. The application of BTA is site-specific.

A. Location

The existing intake structure is located on the shoreline of the Hudson River adjacent to the power plant. Relocation of the intake structure to another shoreline location or an offshore location would not decrease the mortality of aquatic organisms because fish eggs and larvae in this area of the Hudson River are equally abundant in all alternate locations.

B. Design

Technologies currently in use at Indian Point

The current design of the intake structure includes Ristroph modified traveling screens, a fish handling and return system, two-speed pumps serving Unit 2, and variable-speed pumps serving Unit 3.

Traveling Screens: The Ristroph modified traveling screens are designed to reduce the mortality of fishes associated with traditional traveling screens. The screens at Indian Point also include a low pressure spray system that washes impinged fish and other larger aquatic organisms off the screens separately from debris that is removed using a high pressure spray.

Fish Handling Systems: The fish handling and return systems convey the fish and other organisms washed off the screens back into the Hudson River.

Multiple-Speed Pumps: The two-speed and variable-speed pumps allow Entergy to more precisely adjust the volume of water drawn into the plant compared to single-speed pumps. This more precise adjustment allows for a reduction in the volume of cooling water drawn into the plant, thereby reducing the numbers of aquatic organisms entrained and impinged.

According to Entergy, this current design, along with seasonal flow reductions and generation outages (see below), attains an estimated 77% reduction in impingement mortality but only 35% reduction in entrainment mortality over full flow conditions (ASA Analysis & Communication 2003).

Aquatic Microfiltration Barriers (Gunderboom® Marine Life Exclusion SystemTM or similar technology)

Aquatic microfiltration barriers are designed to prevent entrainment of organisms by excluding them from the water near the intake structure. These barriers are made of fabric with a limited porosity and a large surface area of this fabric is required to pass large volumes of water. This limited porosity combined with the large flow of cooling water at this facility (up to 2.5 billion gallons of water daily) would require an aquatic microfiltration barrier many thousands of feet in length. An aquatic microfiltration barrier of this size would be orders of magnitude larger than any previous deployment. The physical dimensions combined with logistical constraints of anchoring would make seasonal deployment difficult, at best. In addition, use of an aquatic microfiltration barrier would require an offshore location for the intake structure to avoid hydraulic impacts from the intake

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on barrier performance (ASA Analysis & Communication 2003). Any offshore location at Indian Point would likely create a hazard to navigation. Based on all the above factors, installing an aquatic microfiltration barrier at Indian Point would not be feasible.

C. Construction

There will be no impacts on aquatic organisms from construction activities for any feasible alternative because these alternatives do not require physical work in the river. In addition, erosion and sediment control plans are required for upland construction activities under the Environmental Protection Agency's Phase II stormwater regulations. The requirements contained in these regulations should prevent incidental impacts to aquatic resources.

D. Capacity

Flow Reductions

Minimizing cooling water intake flow volume by varying or reducing intake pump speeds is not a feasible alternative for substantially reducing fish mortality at Indian Point. In order to operate safely, the Plants must run their cooling water pumps at 60% capacity or greater. Although it is possible to reduce flow by 40%, this can only be done when River water temperatures are low, primarily during winter months. Since few fish are susceptible to entrainment during those months, this presents only a minimal opportunity for reducing fish mortality.

Closed-Cycle Cooling

Closed-cycle cooling recirculates cooling water in a closed system that substantially reduces the need for taking cooling water from the River. Entergy's analysis (Enercon Services 2003) showed that the construction of hybrid cooling towers is generally feasible but will require prior review and approval from the Nuclear Regulatory Commission (NRC), which issues Entergy's operating licenses. The benefit of hybrid cooling towers for minimizing adverse environmental impacts is substantial, with greater than a 98% reduction in fish mortality (ASA Analysis and Communication 2003) that is primarily a result of reducing intake flow volumes. Although the projected capital cost to construct hybrid cooling towers is approximately \$740 million, with additional operational and maintenance costs of \$145 million (Enercon Services, Inc. 2003), these costs, projected over the life of the plant (assuming twenty year license extensions after the 2013 and 2015 license expirations for Units 2 and 3, respectively), represent approximately 5-6% of Indian Point's annual gross revenue. The Department considers that these costs are not wholly disproportionate to the environmental benefits of the near

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elimination of fish mortality due to entrainment and impingement from Indian Point.

Generation Outages

Generation outages are another way to reduce cooling water flow that could result in substantial decreases in fish mortality. Annual outages lasting 32 weeks would result in reductions in fish mortality similar to closed-cycle cooling. Since these generation outages would be necessary each year, the economic costs to the operator over a possible 30 year life of the plant (assuming twenty year license extensions after the 2013 and 2015 license expirations for Units 2 and 3, respectively) would represent approximately 62% of Indian Point's annual gross revenue. The Department considers these costs to be wholly disproportionate to the environmental benefits derived.

4. Determination of Best Technology Available

After evaluating all of the known and available alternatives, the Department has determined that in this case closed-cycle cooling represents the best technology available for minimizing adverse environmental impacts from the cooling water intake structure at Indian Point. As noted above, the costs of hybrid cooling towers are not wholly disproportionate to the benefits derived, assuming 20-year license extensions for both units.

Although the Department has determined that closed-cycle cooling represents the best technology available for this site, several points need to be addressed prior to the construction of cooling towers. First, a detailed Pre-Design Engineering Report and design plans that identify and address all regulatory and engineering issues must be developed. Second, the NRC must review and approve any proposed change to a nuclear power plant. The NRC review will address safety and hazard considerations related to construction impacts to the reactor systems and is understood to involve license modification proceedings that would take approximately one year to complete. Third, construction of closed-cycle cooling, as described in Entergy's June 2003 submission of a preliminary design to the Department, would likely require the Algonquin Gas Company (Algonquin) to relocate its gas pipeline, currently located in the vicinity of Indian Point Unit 3 (Enercon Services, Inc. 2003). Such a relocation would require the approval of the Federal Energy Regulatory Commission (FERC), a separate process which may take approximately a year or more. The actual length of time required to complete all of these necessary steps is currently unknown and is not regulated by any State permit. Consequently, this SPDES permit requires Entergy to do the following:

1) Within one year of the effective date of the permit, submit for the Department's approval, a Pre-Design Engineering Report addressing regulatory and engineering issues. A detailed schedule for regulatory approvals and an interim progress report are also required (see Special Condition 28. b. of permit);

2) Within one year after submission of the Pre-Design Engineering Report, submit for the Department's review and approval detailed engineering drawings for the construction of closed-cycle cooling towers (see Special Condition 28. e. of permit);

3) Upon the effective date of the permit, continue the use of Ristroph modified traveling screens in continuous wash mode (see Special Condition 27 of permit);

4) Upon the effective date of the permit, continue the use of the existing fish handling and return system (see Special Condition 27 of permit);

5) Upon the effective date of the permit, reduce cooling water flow between October and June of each calendar year (see Special Condition 6 of permit);

6) Upon the effective date of the permit, take an annual 42 unit-day outage during entrainment season (23 February and 23 August). This requirement is only an interim measure and Entergy would not be required to take an outage during the entrainment season following the conversion of Indian Point's operations to closed-cycle cooling (see Special Condition 26 of permit);

7) Upon the effective date of the permit, continue to conduct the annual Longitudinal River Survey, Beach Seine Survey, Fall Shoals Trawls and Striped Bass/Atlantic Tomcod Mark Recapture Survey. These long term studies monitor the abundance of fishes in the Hudson River (see Special Condition 25 of permit); and

8) Provide \$24 million per year to an escrow account entitled the Hudson River Estuary Restoration Fund (HRERF) that will provide a mechanism to fund restoration, enhancement and protection programs and projects benefiting the Hudson River Estuary (see Special Condition 29 of permit). HRERF monies are intended to benefit the Hudson River Estuary and eliminate Entergy's potential financial savings from the delayed implementation of closed-cycle cooling. The annual amount for this fund represents:

> (a) the difference between the cost of operating and maintaining the existing facility and the cost of operating and maintaining a facility using closed-cycle cooling; and

(b) the expected return on unspent capital (i.e., the cost to construct hybrid cooling towers, approximately \$740 million) that is instead available for investment.

Entergy would not be required to contribute additional money to the HRERF in the event that it commences construction of cooling towers.

5. Legal Requirements

The requirements for the cooling water intake structure in this SPDES permit are consistent with the policies and requirements embodied in the New York State Environmental Conservation Law, in particular Sections 1-0101.1.; 1-0101.2.; 1-0101.3.b., c.; 1-0303.19.; 3-0301.1.b., c., i., s.

and t.; 11-0303.; 11-0535.2; 17-0105.17.; 17-0303.2., 4.g.; 17-0701.2. and the rules thereunder, specifically 6 NYCRR Section 704.5. Additionally, the requirements are consistent with the Clean Water Act, in particular Section 316(b).

6. References

- ASA Analysis and Communications, Inc. 2003. Response to New York State Department of Environmental Conservation Request for Information on Indian Point Unit 2 and Unit 3, Items 3 & 4. June 2003.
- ASA Analysis and Communications, Inc. 2002. 1999 Year Class Report for the Hudson River Estuary Monitoring Program. August 2002.
- Central Hudson Gas & Electric Corp., Consolidated Edison Company of New York, Inc, New York Power Authority, Southern Energy New York. 1999. Draft Environmental Impact Statement for State Pollutant Discharge Elimination System Permits for Bowline 1 & 2, Indian Point 2 & 3, and Roseton 1 & 2. December 1999.
- Enercon Services, Inc. 2003. Economic and Environmental Impacts Associated with Conversion of Indian Point Units 2 and 3 to a Closed-Loop Condenser Cooling Water Configuration. June 2003.
- New York State Department of Environmental Conservation. 2003. Final Environmental Impact Statement Concerning the Applications to Renew New York State Pollutant Discharge Elimination System (SPDES) Permits for the Roseton 1 & 2, Bowline 1 & 2, and Indian Point 2 & 3 Steam Electric Generating Stations, Orange, Rockland, and Westchester Counties. June 25, 2003.

7. Summary of Proposed Permit Changes

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Condition 3 of the previous permit allowed the permittee to exceed the maximum cooling water flows stipulated in the Hudson River Settlement Agreement (HRSA) in order to meet thermal limits required in conditions 1 and 2. As HRSA has expired this condition is no longer relevant.

Condition 4 of the previous permit provided for increased cooling water flows above stipulated HRSA limits in order to meet thermal limits contained in the permit. As HRSA has expired this condition is no longer relevant.

Condition 5 of the previous permit referenced the HRSA and is no longer relevant.

Condition 6 of the previous permit stated that no thermal effluent limitations (other than existing conditions 1 through 4) would be imposed at the Indian Point facility. This condition relates to the agreement that the terms of the HRSA would satisfy the New York State Criteria Governing Thermal Discharges. As HRSA has expired, this condition is no longer relevant.

Additional Conditions

Condition 2 of the previous permit pertaining to the handling of solid waste and aquatic organisms has been deleted. The requirement to return organisms to the Hudson River through the sluices has been incorporated into the draft permit as condition 27.

Condition 4 of the previous permit referencing biological monitoring at Indian Point, which was a requirement of HRSA has been deleted, as no impingement or entrainment monitoring at the facility are required during this permit period.

Conditions 7 and 11 of the previous permit referencing the expired HRSA have been deleted. Relevant requirements contained in the HRSA are incorporated in this permit as conditions 25, 26, and 27.

New conditions:

Condition 25 requires the continuation of Hudson River Monitoring programs (which were previously embodied in HRSA).

Condition 26 requires a minimum of 42 unit-days of outages between February 23 and August 23 for each calendar year of the permit term. These outages must continue until complete conversion of Indian Point's operations to closed-cycle cooling. This is a continuation of the same level of outages required by HRSA.

Condition 27 requires that the modified Ristroph modified traveling screens number 21 through 26 and 31 through 36 must be operated on continuous wash when the corresponding cooling water circulation pump is on at the correct pressure in order to maximize the survival of fish impinged on the traveling screens.

Condition 28 requires the following submissions:

1) a schedule for obtaining all necessary approvals during this permit term from the Nuclear Regulatory Commission (NRC), Federal Energy Regulatory Commission (FERC), and other governmental agencies to enable the construction of closed-cycle cooling at Indian Point;

2) a report on the progress to date of the Pre-Design Engineering Report;

3) a Pre-Design Engineering Report addressing regulatory and engineering issues associated with installing closed cycle cooling at Units 1, 2, and 3;

4) engineering design plans that address all construction issues for the conversion of the cooling water systems for Units 1, 2, and 3 to a closed-cycle system;

5) within 30 days after receipt of license extensions from the NRC, the permittee must submit a revised or updated construction schedule for the Department's approval reflecting any changes resulting from the NRC license extension process; and 6) notification to the Department's Division of Environmental Permits, in writing, within 5 business days of the submission of an application for license modification or extension to the NRC.

Condition 29 requires the permittee to pay \$24 million dollars annually into a Hudson River Estuary Restoration Fund escrow account.

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ALBANY

In the Matter of the Application of

MIRANT BOWLINE, LLC

Petitioner-Plaintiffs,

For a judgment pursuant to Article 78 of the Civil Practice Law and Rules,

against

AFFIDAVIT

Index No. 6749-03

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ERIN CROTTY, as Commissioner, New York State Department of Environmental Conservation,

Respondent-Defendants,

ENTERGY NUCLEAR INDIAN POINT 2, LLC; ENTERGY NUCLEAR INDIAN POINT 3, LLC; DYNEGY ROSETON, LLC; and DYNEGY NORTHEAST GENERATION, INC.

Respondent-Defendants.

STATE OF NEW YORK)

COUNTY OF ALBANY)

BETTY ANN HUGHES, being duly sworn, deposes and states:

SS:

1. I am a Environmental Analyst 3 with the New York State Department of Environmental

Conservation (Department or DEC), employed in the Division of Environmental Permits.

Included in my assigned responsibilities are matters and proceedings concerning

permitting electric generating facilities which involves the review of applications made to DEC for State Pollutant Discharge Elimination System (SPDES) permits.

- 2. I make this affirmation in support of DEC's Motion to Consolidate and Dismiss and in opposition to the petition of Mirant Bowline, LLC ("Petitioner" or "Mirant") herein. As the Department's project manager assigned to the Bowline facility in the licensing of Petitioner's electric generation facility, known as Bowline Units 1 and 2, I am personally familiar with the Department's recent actions and the record available in this case. It is clear from the facts and circumstances enumerated below that no final action has been taken by DEC with respect to the Department's ongoing review of a renewal of Petitioner's SPDES permit. In fact, DEC does not yet have a sufficient record to issue a draft permit for administrative review. In light of the fact that Mirant has raised issues that should be addressed in the Department's administrative hearing process, a process that will commence upon issuance of a draft permit, there has not been an opportunity for DEC to take final action with respect to the Petitioner. Thus, Petitioner's claims are premature and should be dismissed.
- 3. Similar petitions titled <u>Entergy Nuclear Indian Point 2 and Entergy Nuclear Indian Point 3</u> <u>v. NYSDEC</u>, Index No. 6747-03 and <u>Dynegy v. NYSDEC</u>, Index No. 6738-03, were filed in connection with DEC's ongoing administrative review of the SPDES permits for Indian Point, owned by Entergy, and Roseton and Danskammer, owned by Dynegy. I

note that the <u>Entergy</u> and <u>Mirant</u> petitions are nearly identical, but for three additional causes of action in the <u>Entergy</u> papers.

It is clear from a reading of the <u>Entergy</u>, <u>Mirant</u> and <u>Dynegy</u> petitions that the three SPDES permit applicants are attempting to hinder or delay the Department's efforts to impose stricter permitting standards that would benefit aquatic resources of the Hudson River. Although these facilities, to some degree, have a shared history with respect to their collective impacts to the Hudson River, Mirant Bowline and Dynegy Roseton have not made the same progress in the administrative process as Entergy Indian Point or Dynegy Danskammer. While all three petitions are premature, a distinguishing factor between Mirant Bowline and Dynegy Roseton and the other two potential permittees is that draft SPDES permits were issued for the Indian Point and Danskammer facilities. DEC has not been able to issue a draft permit for the Mirant Bowline and Dynegy Roseton plants, therefore the administrative proceeding for those permit applications has not commenced and the Mirant Bowline and Dynegy Roseton petitions are even "less ripe" than the Entergy and Dynegy Danskammer petitions.

Background

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5. The Bowline facility, located in the Town of Haverstraw, Rockland County, New York presently consists of Units 1 and 2 on a 257 acre site on the Hudson River. Units 1 and 2 have been in operation since the 1970s and have a combined generating capacity of 1200 MW. Prior to acquisition by Mirant, the Bowline facility was jointly owned by Orange

and Rockland Utilities (O&R) and Consolidated Edison, Inc. In 2002, Mirant Bowline was granted approval by the New York State Board on Electric Generation Siting and the Environment to construct an additional unit, identified as Unit 3, adjacent to Units 1 and 2 at Bowline.

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- In February 2003, DEC issued a Request for Information (RFI) to Petitioner in connection with the application for SPDES permit renewal, seeking additional information necessary for the DEC Staff to evaluate potential impacts and draft site-specific permit conditions. A response from Petitioner was due April 4, 2003. Following a meeting between DEC and Petitioner, an additional list of questions was sent to Petitioner by letter dated April 16, 2003. A draft response to the amended RFI was due to DEC May 28, 2003.
- 7. The Department's June 25, 2003 Final Environmental Impact Statement ("FEIS") for the HRSA facilities was issued in response to and in compliance with Justice Keegan's May 14, 2002, Order in <u>Brodsky v. Crotty</u>, Index No. 7136-02, requiring DEC to issue the FEIS addressing the combined impacts of the Hudson River plants by July 1, 2002 and to issue a draft SPDES permit for the Entergy Indian Point Units 2 and 3 by November 14, 2003. <u>See</u> Exhibit 1, May 14, 2002 Order; Exhibit 2, July 1, 2003 letter from Lisa M. Burianek to the Hon. Thomas Keegan.
- Petitioner sought two extensions on May 29, 2003 and July 9, 2003 for submission of their response to the April 16, 2003 RFI.

9. On November 7, 2003, DEC received Mirant's response to the April 16, 2003 request for information, more than six months after the original May 28, 2003 due date. If sufficient information has been provided to DEC, staff will prepare a draft SPDES permit for Mirant Bowline. After a draft SPDES permit is prepared, DEC will initiate the public phase of the administrative process including public comment, and, if appropriate, a legislative hearing and an administrative adjudicatory hearing.

DEC Appropriately Issued a Positive Declaration

- 10. Petitioner alleges the 1992 application for renewal of their SPDES permit did not request any material changes in permit conditions or in the scope of permitted activities. Thus, petitioner argues its "renewal" was entitled to a determination that its continued operational activities would not require further environmental review as a Type II action.
- 11. The Department's 1992 review of the SPDES application for Bowline Units 1 and 2 appropriately resulted in a positive declaration of significance pursuant to Section 8-0109 of the Environmental Conservation Law ("ECL"), which embodies SEQRA, and 6 NYCRR §617.7. Petitioner's 1992 SPDES application proposed material changes from previously issued permits in that the 1992 application did not include the full range of aquatic resource protection measures provided for in the two previous SPDES permits (1982 and 1987) which included conditions incorporating the Hudson River Settlement Agreement ("HRSA"). Accordingly, the positive declaration was within the

Department's broad discretion to subject the permit application to review as a "new" application under the Department's Uniform Procedures Act (UPA). ECL §70-0115(b); 6 NYCRR §621.13(e). While simple permit renewals for unchanged operations are generally Type II actions, which often do not warrant further review of potential environmental impacts, substantive changes can provide grounds for DEC to subject the permit application to a full SEQRA review. 6 NYCRR §617.7(c) (criteria for determining significance).

12. The 1992 Bowline Units 1 and 2 application was not a straightforward renewal. The 1992 permit application submitted by petitioner's predecessors in interest did not provide continued assurances that HRSA-imposed mitigative flow reductions would be maintained for the duration of the SPDES permit term. Moreover, the 1992 application made substantial changes in the scasonal thermal discharge limitations included in previous Bowline permits. Upon information and belief, these substantive changes served as the basis for the 1992 Positive Declaration of Significance. See 6 NYCRR §621.14(a). I note that the central focus of the HRSA was to build a sufficient information base to: (a) address the need for additional mitigative measures and alternatives, (b) avoid and minimize continued impacts to the Hudson River from the three generating facilities, Bowline, Indian Point and Roseton, and (c) provide certain aquatic resource protective measures in the interim. As such, it was never the purpose of the HRSA process to maintain the status quo of the Hudson River plants *ad infinitum*. Thus, following the termination of the HRSA, it should have come as no surprise to

Petitioner's predecessors, O&R and Consolidated Edison, that DEC would issue a positive declaration.

- 13. The HRSA was intended to cover plant operations during the ten year period during which substantive information was gathered regarding ways to enhance protection of aquatic organisms and reduce or eliminate fish mortalities due to impingement and entrainment in the cooling water intake structures of the Hudson River plants. Upon the expiration of the HRSA, and upon review of the 1992 Bowline SPDES permit application, it was no longer necessary for the Department to defer a SEQRA significance determination.
- 14. Petitioner must raise questions about SEQRA compliance in the DEC administrative process. With all due respect to the Court, any issues involving the Department's discretion in applying SEQRA to the subject permit renewal, the positive declaration, the subsequent production of two draft EISs in 1993 and 1999, and the FEIS, should first be resolved by the DEC. The administrative process which follows DEC's issuance of a draft permit will allow petitioner to address such issues and DEC to develop a decisional record.

SEQRA Findings Are Appropriately Made After Draft Permit is Available

As noted, DEC issued the HRSA FEIS pursuant to the direction of the Court on June 25,
2003. Issuance of a draft SPDES permit is the next step that DEC will take regarding the

Mirant Bowline application to advance DEC's administrative process. Due to the outstanding informational issues, DEC has not yet issued a draft SPDES permit for the Mirant Bowline plant; when issued, the draft permit must be made subject to a public comment period. There is a strong likelihood that the public comment opportunity will include a public legislative hearing, and may generate issues requiring an administrative adjudicatory hearing. When the permit is final, either after the public comment period or, if necessary, after an adjudicatory hearing, it will be accompanied by DEC's findings statement. Under the circumstances, it would be premature to issue a findings statement until after the hearing process has been completed. The Department has the discretion to coordinate a findings statement with the Department's final decision on the permit application. 6 NYCRR §617.11(c). That meaningful findings statement will incorporate the appropriate elements compiled by Department Staff throughout the application review process including the application, information supplied in response to an RFI, public comments, responses to comments compiled by the Department staff, the EIS, applicable regulations and guidance, and any hearing record that articulates the reasoning underlying specific permit conditions. Since information on Petitioner's application is still being reviewed and analyzed, and the administrative process has yet to begin, a findings statement at this time would be incomplete.

16. The heart of an FEIS is the exploration of the appropriate range of mitigation measures and reasonable alternatives to the action (6 NYCRR §617.9(b)(5)(iv) and (v)). The FEIS was jointly completed for Indian Point, Roseton and Bowline, in conjunction with their concurrent SPDES permit renewal applications. The multiple facilities necessitated that

the EIS be more generic in nature than an EIS specific to a single facility's permit application.

17. As discussed above, while not a true "generic EIS," see 6 NYCRR §617.10, this FEIS reflects the extraordinary size of the resource affected, the Hudson River estuary, and the significant impacts of the electric generating facilities. The FEIS expressly contemplates additional information gathering specific to each of the three plants to augment the record to support facility-specific draft SPDES permit renewal conditions, including information related to site-specific mitigative actions to implement the requirement that the permit holder employ the "best technology available" (BTA) to minimize adverse environmental impact at the facility's cooling water intake structure. 33 U.S.C. §13246(b). The SEQRA process provides that if the action changes, or there is newly discovered information, or circumstances change, the Department can direct preparation of a supplemental EIS to develop further information on potential impacts, whether direct, indirect or cumulative in nature, in order to respond to each of the three renewal applications. See 6 NYCRR §617.9(a)(7).

The Department's SEQRA Review is Ongoing and Review of Site Specific Environmental Impacts Will Take Place Commensurate with Drafting of a SPDES Permit.

18. The Department is reviewing petitioner's recent submissions made in response to the April 16, 2003 RFI. Petitioner knew its RFI response would serve a basis for DEC's decision making in preparing a draft permit. Therefore, despite Petitioner's complaint that a permit has not been drafted, it was well understood that a draft permit could not be prepared prior to receipt of the RFI response. As noted, that response was late by more than six months. Any delays in Mirant's administrative proceedings were caused by Mirant itself, not DEC.

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- 19. Moreover, the RFI served on Petitioner on April 16, 2003 specifically requested cost information on the facility's BTA compliance alternatives, to update information received in the facilities' 1999 DEIS. Since Petitioner failed to respond to the RFI in a timely manner, DEC could not reasonably be expected to consider the site specific economic impacts of various FEIS alternatives.
- 20. The Petition faults the FEIS for depending on future "additional analysis" and the Department's failure to identify the "when," "how," and "what" of performing such an analysis. The Department can, at any time during its review, ask for additional information which is reasonably necessary to make any findings or determinations required by law pertaining to a new or renewal permit application or modification proposal. 6 NYCRR §621.15(b). If warranted by developments in the permit review process, such as the applicant's identification of a specific technology designed to achieve measures required in the draft permit and submittal of a proposed design, new impacts may be identified and need to be evaluated. 6 NYCRR §§617.9(a)(7)(i)('a') and ('c').

- 21. Petitioner faults the Department for its alleged "failure" to include an industry document in the public record supporting the FEIS, the "Electricity System Impacts of Certain DEC Utility Choice Alternatives" ("NERA Report") (Petition Exhibit 11).
- 22. DEC records show that the NERA Report was marked by Entergy and its consultants as "Privileged and Confidential," as a document provided solely for negotiations regarding draft SPDES permit conditions. The Department conscientiously adhered to the direction of the facilities and their counsel regarding the confidentiality of these documents and, therefore, did not make them part of the public record.

Conclusion

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23. DEC has taken no final action with respect to the Mirant Bowline Units 1 and 2 permit application. In fact, due to Mirant's delay in submitting information, DEC has not yet issued a draft permit. As discussed above, every aspect of this matter supports dismissal of the petition to allow the Department to develop a full record for this permit application, starting with the development of a draft SPDES permit. Once DEC has issued a draft permit, the DEC's public administrative process will commence in earnest. Clearly, the June 25, 2003 FEIS, issued pursuant to SEQRA, does not constitute final agency action regarding the Mirant Bowline SPDES permit application. At this formative stage of the DEC's administrative process, the unwarranted and preemptory SEQRA review sought by petitioners would thoroughly disrupt that process, which itself allows for petitioners' claims to be considered by an ALJ and, ultimately, the Commissioner.

For purposes of primary jurisdiction and judicial economy, petitioners' claims should only be considered upon a fully developed record and after a final permit determination by the Department.

Dated: Albany, New York January 20, 2004

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Betty And Hughes // Environmental Analyst 3

Sworn to before me this 20th day of January, 2004

Notary Public

MARK D. SANZA Notary Public, State of New York No. 02SA6010701 Qualified in Albany County Commission Expires July 20, 2006

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Sir/Madam:

Take notice that the within is a copy of the [name of document] duly Filed and

entered in the office of the Clerk of

[Court] County on the [day of month] of

[month/year].

ELIOT SPITZER Attorney for Defendant

Office and Post Office Address The Capitol Albany, New York 12224

TO:

STATE OF NEW YORK - SUPREME COURT COUNTY OF ALBANY, Index No. 6747/03

In the Matter of the Application of ENTERGY NUCLEAR INDIAN POINT 2, LLC, et al.

Petitioner-Plaintiffs,

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION, ERIN CROTTY as Commissioner, et al.

Respondent-Defendants.

MIRANT BOWLINE, LLC.

v.

Petitioner-Plaintiffs,

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION, ERIN CROTTY as Commissioner, et al.

Respondent-Defendants.

NOTICE OF MOTION IN SUPPORT AND AFFIDAVITS

ELIOT SPITZER

Attorney General By: Lisa Burianek Assistant Attorney General Attorney for State Respondents

OFFICE AND POST OFFICE ADDRESS New York State Dept. Of Law The Capitol Albany, New York 12224 Telephone: (518) 486-7398 Exhibit B

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AFFIRMATION OF WILLIAM G. LITTLE, DATED JUNE 2, 2004 [3020-3041]

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ALBANY

In the Matter of the Application of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, and ENTERGY NUCLEAR INDIAN POINT 3, LLC, as respective owners of Indian Point 2 and Indian Point 3, and joint applicants for the renewal of the Indian Point SPDES permit,

Petitioner - Plaintiffs,

For a judgment pursuant to Article 78 of the Civil Practice Law and Rules,

against

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ERIN CROTTY, as Commissioner, New York State Department of Environmental Conservation,

Respondent - Defendants,

MIRANT BOWLINE, LLC, as owner of Bowline 1 and 2 and applicant for renewal of the Bowline SPDES permit, and DYNEGY ROSETON, LLC, as operator of Roseton 1 and 2, and DYNEGY NORTHEAST GENERATION, INC., as the applicant for renewal of the Roseton SPDES permit,

Respondent - Defendants,

RIVERKEEPER, INC.; SCENIC HUDSON, INC.; NATURAL RESOURCES DEFENSE COUNCIL, INC.; and RICHARD L. BRODSKY, in his individual capacity,

SSI:

Respondent - Intervenors.

STATE OF NEW YORK)

COUNTY OF ALBANY)

William G. Little, an attorney duly admitted to practice in the State of New York hereby affirms:

AFFIRMATION OF WILLIAM G. LITTLE

Index Nos. 6747-03

RJI No.: 0103ST3971

 I am an Associate Attorney with the New York State Department of Environmental Conservation "(Department" or "DEC"). Since May 1998 I have assisted and provided legal counsel to Department Staff in the matter of the renewal of the State Pollutant Discharge Elimination System ("SPDES") permits for electric power generating facilities on the Hudson River known as Indian Point Units 2 and 3, Roseton, and Bowline Units 1 and 2. Accordingly, I am familiar with the record in this case.

2. I am fully familiar with the facts and circumstances of this and prior, related proceedings as a result of my experience and involvement with proceedings related to the Hudson River Settlement Agreement ("HRSA") since 1998, and as counsel to Department Staff in the Department's administrative proceeding concerning the renewal of the Indian Point SPDES permit, as well as my review of documents and records relating to HRSA, and the Department's promulgation of regulations relevant to this proceeding. I submit this Affirmation in opposition to Entergy's allegation that the Department failed to make findings pursuant to the State Environmental Quality Review Act ("SEQRA")(Article 8 of the Environmental Conservation Law ("ECL") and Part 617 of Title 6 of the New York Official Codes, Rules and Regulations ("6 NYCRR")), and in support of State respondent's cross motion for summary judgment on Petitioners' Third Cause of Action challenging the legal sufficiency of the Department's 1974 promulgation of 6 NYCRR §704.5.

DEC PROPERLY POSTPONED ISSUANCE OF A FINDINGS STATEMENT UNTIL THE COMPLETION OF THE ADMINISTRATIVE PROCESS

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Justice Thomas W. Keegan, in his March 3, 2004 Decision and Order, dismissed Petitioners' causes of action in this proceeding as they related to SEQRA. <u>Matter of</u> <u>Entergy Nuclear Indian Point 2, LLC and Entergy Indian Point 3, LLC v. Crotty</u>, 1 Misc.3d 690 (Sup. Ct. Albany Co. 2004). However, the Court's March 3, 2004 Decision and Order did not resolve the Second Cause of Action raised in the original Petition, and reiterated in the Amended Petition herein, of whether the Department had appropriately deferred issuing a "findings statement" until after the record is closed in the underlying permit renewal proceeding. Under SEQRA, a lead agency reviewing a permit application that is subject to SEQRA, such as Petitioners' permit renewal, is required to make a findings statement pursuant to the SEQRA statute (ECL §8-0109(8)), and the underlying regulations (6 NYCRR §617.11). The relevant provision of §617.11 states:

> b. "... [i]n the case of an action involving an applicant, the lead agency's filing of a <u>written findings statement and</u> <u>decision</u> on whether or not to fund or approve an action must be made within 30 calendar days after the filing of the Final EIS." (Emphasis supplied.)

As the Court is aware, in prior litigation, following agreement by the parties to a schedule for the administrative milestones, Justice Keegan directed the Department to issue a final environmental impact statement ("FEIS") regarding the renewal application for the Indian Point SPDES permit no later than July 1, 2003. <u>See, Matter of Brodsky, et al., v. Crotty,</u> <u>et al.</u>, Index No. 7136-02, May 14, 2003 Order, Appendix of Exhibits Referenced in the Verified Petition ("Verified Petition"), October 24, 2003, Exhibit 16. The Department issued that FEIS on June 25, 2003. Verified Petition, Exhibit 14. Because of the ongoing

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adjudicatory proceeding of the Indian Point permit renewal application, the Department did not issue a findings statement within 30 days after the filing of the FEIS.

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6.

Petitioners allege that the Department's decision not to issue the findings statement within the 30 day time period set forth in 6 NYCRR §617.11(b) was an abuse of its discretion, and was arbitrary, capricious and a violation of SEQRA. Amended Petition, ¶104. In doing so, petitioners fail to comprehend how SEQRA must be applied, particularly under these unique circumstances.

Section 617.11(b) clearly links the findings statement with the lead agency's final decision on whether to grant a permit. In further compliance with Justice Keegan's <u>Brodsky</u> order, the Department issued a <u>draft</u> permit for Indian Point Units 2 and 3 on November 12, 2003, which the Department prepared in response to Entergy's application to renew its SPDES permit. Issuance of the draft permit became one of the preliminary milestones in the Department's administrative proceeding regarding the Petitioners' pending permit application. As illustrated by the papers supporting the Amended Petition, as well as the Affidavit of Mark D. Sanza, coinciding with this Affirmation, the Department is still in the midst of administrative proceedings concerning adjudication of the draft permit.¹ <u>Affidavit of Mark D. Sanza</u> ("Sanza Aff."), June 2, 2004, ¶¶ 39 - 43. Affidavit of Elise N. Zoli, Esq., in support of Entergy's Motion for Determination on its <u>Amended Verified Petition or, Alternatively, for Summary Judgment</u> ("Zoli Aff."), May

¹ An issues conference has been held pursuant to 6 NYCRR §624.4(b); however, an issues determination has not been rendered by the presiding administrative law judge. Upon information and belief, this is because she awaits this Court's ruling on the validity of 6 NYCRR §704.5 before proceeding with hearings involving that regulation.

4, 2004, ¶ 10, 12, 13, 14. Because of the ongoing administrative process, it is inappropriate for the Department to issue a findings statement until the permit proceeding is concluded, the record is complete, and the Department is poised to take final agency action on the Petitioners' application. In short, if the Department had issued a findings statement within 30 days after the FEIS was issued, it could not have been accompanied by the Department's final permit decision, as contemplated by §617.11(b). Note that 6 NYCRR §617.11(c) of the SEQRA regulations provides "[f]indings and a decision may be made simultaneously." Thus the Department should not be penalized for its logical interpretation of the regulation and exercise of discretion as to the timing of the findings statement.

But for the Court's directive that the Department issue the FEIS by July 1, 2003, the Department would have issued the FEIS at the close of the administrative proceeding, packaged with the complete adjudicatory hearing record and the Department Commissioner's Hearing Decision. Having issued the FEIS on June 25, 2003, the remaining procedural steps are for the DEC Commissioner to make a final permit determination for Indian Point Units 2 and 3, and to indicate that the Department's findings are effective not less than ten days after the date of the Decision. 6 NYCRR §617.11(a).

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8.

Under the present circumstances, there has been no prejudice or harm to any parties due to the delayed findings statement. The schedule agreed upon by the parties and codified in the Court's May 14, 2003 Decision and Order provided for three linked steps:

(1) Entergy was to provide information to DEC by April 8, 2003,

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(2) the Department was to issue the FEIS by July 1, 2003, and

(3) the Department was to issue a decision on Entergy's permit

application, including a draft permit, by November 14, 2003.

As was discussed with Justice Keegan prior to his May 14, 2003 Order, each step would facilitate the next. See, Verified Petition, Exh. 16. Having agreed to this sequence of events in the development of the environmental impact review and the production of a draft permit and waived any objection, Petitioners cannot now be heard to complain that the Department erred by not issuing a findings statement, nor should Petitioners be allowed to use the necessarily delayed findings statement against the Department. The justification for this procedure is clearly that:

(1) the Department issued the FEIS pursuant to agreement of the parties,

(2) the Department issued the FEIS pursuant to Court Order, and

(3) the Department opted to issue its findings statement when it could be paired with its final decision in the adjudicatory proceeding and closure of the hearing record.

Petitioners' claim that this was an abuse of discretion, and arbitrary and capricious and a

violation of SEQRA is therefore clearly inconsistent with SEQRA regulations.

Moreover, The Court's May 14 Brodsky Order did not reference the need to issue a

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findings statement in concert with issuing the FEIS.² Plainly, 6 NYCRR §617.11(b)

contemplates that both the findings statement and the final permit determination would

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² Note that the March 3, 2003 Decision and Order observes that "[t]he FEIS appears to be final in name only, as many issues have been left for future review." March 3, 2003 Decision and Order, p. 3. Further, the Court states that "[t]he FEIS on its face indicates that considerably more environmental review is necessary and is specifically contemplated." *Id.*, p. 6. The potential for further development of the environmental review during the pending administrative proceeding is an additional guarantee that Petitioners' opportunities for substantive participation in creating a record on which the Department can make a findings statement and final permit decision will not be prematurely foreclosed under the unique circumstances in this case.

follow the FEIS by 30 days. Here that sequence of events was altered by informed agreement of the parties and codified by Court order, and the Department reasonably delayed issuing a findings statement so that when issued it would accurately reflect the complete record of the administrative proceedings.

10.

- In fact, had the Department issued a findings statement in July 2003 after issuing the FEIS it would not have incorporated any of the results of the administrative proceeding after July 25, 2003. Separation of the findings statement from the final action would not only be inconvenient for the parties to the administrative proceeding, it would be prejudicial in that the findings statement would be the subject of adjudication <u>during</u> that proceeding, something clearly not provided for in the Department's hearing regulations. <u>See</u>, 6 NYCRR Part 624. Petitioners apparently do not understand the consequences of their claim, in that it would inappropriately include within the administrative proceedings a Department action that necessarily follows closure of the administrative record.
- 11. In support of the Department's reasoning, note that SEQRA time frames are considered to be directory in nature, not absolutely mandatory, in order not to frustrate the statute's underlying purpose to ensure a thorough environmental review and a record representing that review. Matter of Sun Beach Real Estate v. Anderson, 98 A.D. 2d 367, 375-376 (2d Dep't), aff'd 62 N.Y.2d 965 (1984) ("We have no difficulty according priority to SEQRA because the legislative declaration of purpose in that statute makes it obvious that protection of 'the environment for the use and enjoyment of this and all future generations (ECL §8-0103) far overshadows the rights of developers to obtain prompt reaction on their proposals."). The Department's delay in issuing a findings statement is

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not arbitrary or capricious and is supported by the statute, regulations and facts in this

case.

THE EXTENSIVE REGULATORY AND CASE HISTORY OF THIS MATTER ESTABLISH THAT INDIAN POINT UNITS 2 AND 3 HAVE BEEN AND CONTINUE TO BE SUBJECT TO BTA PURSUANT TO 6 NYCRR §704.5 AND 316(b).

12. The nearly 30 year history pertaining to New York State's regulation of cooling water intake structures is directly relevant to this proceeding. The Verified Petition, by claiming that the Department only first applied 6 NYCRR §704.5 to the Indian Point facility when it issued the FEIS on June 25, 2003, promotes a selective, revisionist version of that history. See, Amended Verified Petition, ¶4.

13. Because many of the historical milestones have been described in detail in other papers in this proceeding, or other related proceedings before this Court (See <u>Matter of</u> <u>Riverkeeper, et al., v. Crotty and Dynegy Northeast Generation, Inc., and Dynegy v.</u> <u>Crotty</u>, Albany County Supreme Court, Index No. 7540-02)³, I will briefly relate the history of regulating cooling water intake structures in New York.

³ Petitioner Entergy has appended to its Amended Verified Petition two affidavits by Department Staff that were submitted in the Dynegy Danskammer Article 78 proceeding. These are the affidavits of Department technical Staff members Joseph F. Kelleher and Edward W. Radle. These affidavits were submitted by the Department in the pending administrative proceeding (Matter of Renewal and Modification of SPDES permit by Entergy Nuclear Indian Point 2, LLC, and Entergy Nuclear Indian Point 3, LLC, DEC No.: 3-5522-00011/00004, SPDES No.: NY-0004472), in support of Staff's motion to dismiss the applicant's (Entergy's) claim that 6 NYCRR §704.5 was improperly promulgated. See, Appendix of Exhibits referenced in Affidavit of Elise N. Zoli, Esq., in Support of Entergy's Motion for a Determination on its Amended Verified Petition or, Alternatively, Motion for Summary Judgment dated May 4, 2004, Exhibits 10, W and X. Each of these affidavits explains the development and employment of BTA conditions in the Department's draft SPDES permit for the Danskammer electric generating facility, located on the west side of the Hudson River in Newburgh, New York.

- 14. Petitioners' claim that the Department first applied 6 NYCRR §704.5 to its facilities in the June 25, 2003 FEIS, requiring that the "best technology available" ("BTA") be employed for the cooling water intake structures at Indian Point Units 2 and 3. See, State Respondent's Memorandum of Law and Zoli Aff., ¶8. Petitioners are wrong. As illustrated below, the USEPA and the Department have sought to impose BTA throughout this and other Hudson River SPDES permit proceedings since the advent of its regulatory program in 1972.
- 15. Section 316(b) of the Clean Water Act ("CWA"), enacted in 1972⁴, contains the federal BTA requirement for cooling water intake structures which served as the model for §704.5. See, Sanza Aff., §6. Both CWA §316(b) and §704.5 require BTA technology that will "minimiz[e] adverse environmental impact" with respect to the "location, design, construction and capacity of cooling water intake structures." Section 316(b) is an integral part of a greater regulatory scheme that provides the USEPA with the authority to issue National Pollutant Discharge Elimination System ("NPDES") permits to qualifying operators having discharging pollutants from point sources. 33 USC §1251 <u>et seq</u>.
- 16. Upon information and belief, in approximately 1973, the Department sought USEPA approval to implement a SPDES program. The SPDES program is the State's equivalent of the federal NPDES program and, upon receiving USEPA approval, takes the place of the federal NPDES program to regulate pollutant discharges from point sources and cooling water intake structures. See, Sanza Aff., ¶[21 25.

⁴ 33 USC §1326(b), Pub. L. 92-500, §2, Stat 876.

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- 17. In 1974, as part of its effort to qualify the SPDES program for USEPA approval and take over the NPDES program for New York State, the Department promulgated 6 NYCRR Part 704, including §704.5, which provides BTA requirements that are at least equivalent to the BTA requirements required for NPDES permits. Part 704 was promulgated and duly filed with the Secretary of State on September 20, 1974 after extensive public hearings in 1973 and a lengthy period for public comment. The USEPA approved the Department's SPDES program on October 28, 1975. Sanza Aff., ¶23.
- 18. In 1975, the Administrator of the USEPA issued draft NPDES permits to Consolidated Edison Company of New York, Inc. ("Con Ed"), predecessor in interest to Entergy, for Indian Point Units 2 and 3. Under the authority of CWA §316(b), the NPDES permits for Indian Point required, in effect, that cooling towers be retrofitted to Units 2 and 3 to drastically reduce the volume of cooling water intake, thereby minimizing adverse impacts to fish species that would otherwise be impinged or entrained within the facility's cooling water intake system. See, Verified Petition, Exh. 1, Hudson River Settlement Agreement, pp. 1 2. At approximately the same time, the USEPA issued NPDES permits to Orange & Rockland Utilities, Inc. ("O&R"), operator of Bowline Point Units 1 and 2 ("Bowline") generating facility, and to Central Hudson Gas and Electric, Inc. ("Central Hudson"), operator of the Roseton generating facility. Like Indian Point, both Bowline and Roseton are also located on the shore of the Hudson River and dependent on Hudson River water for cooling purposes. These 1975 NPDES permit also had the affect of making Bowline and Roseton subject to cooling tower retrofits.

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19. Con Ed, O & R and Central Hudson collectively objected strenuously to the USEPA's imposition of the cooling tower retrofit requirement in the 1975 NPDES permits. As a result, a lengthy adjudicatory proceeding ensued before a USEPA Administrative Law Judge. That proceeding was ultimately resolved by the parties entering into the Hudson River Settlement Agreement ("HRSA"), dated December 19, 1980, including the Department, Con Ed, O & R, Central Hudson, the USEPA, the New York State Attorney General, and several environmental groups, including the predecessor to the Riverkeeper. See, Verified Petition, Exh. 1. The HRSA provided, among other things, interim BTA measures under §704.5 and a ten year program of generator-funded biological studies pertaining to Hudson River fish species from the Troy Dam to the Battery. The biological studies provided for monitoring fish species and their life stages at different Hudson River locations during each season. This provision was designed to generate a broad data base to support the Department's determination of compliance with the BTA requirement in §704.5, by which the Department could ultimately determine whether the interim BTA measures provided elsewhere in the HRSA were adequate, or whether additional BTA measures were warranted at each facility.

20. The terms of the 1980 HRSA demonstrate that substantial elements of the §704.5 BTA provisions were included in the agreement, and accepted by the HRSA facilities to reduce adverse environmental impacts of the cooling water intake structures on fish species entrained in the cooling system or impinged on the intake screens.⁵ Id., pp. 4 - 7. Thus,

⁵ The primary interim BTA conditions in the HRSA that sought to reduce adverse impacts from Indian Point's cooling water intake were, briefly: 42 unit-day outages per year taken between May 10 and August 10, and employing dual speed pumps to regulate intake flow

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Entergy's predecessor in interest willingly participated in implementing interim §704.5 BTA measures at Indian Point as part of the HRSA process.

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Pursuant to the HRSA, in 1981 the Department issued a SPDES permit for Indian Point Units 2 and 3 for a five year period. This SPDES permit incorporated the HRSA in its entirety to ensure consistency between the permit and the HRSA, so that the BTA measures provided in the HRSA (along with the aforesaid biological studies) would be carried out by the permittee to comply with §704.5 as enforceable permit conditions. See, 1981 DEC SPDES Permit, May 14, 1981, Exh. A, p. 9, ¶8. The 1981 SPDES permit expired according to its terms on May 13, 1986.

- 22. Interim BTA measures continued to be applied to Indian Point Units 2 and 3 in the Department's 1987 SPDES permit for Indian Point Units 2 and 3. This SPDES permit incorporated the HRSA in its entirety to ensure consistency between the permit and the HRSA, so that the interim BTA measures provided in the HRSA (along with the aforesaid biological studies) would be carried out by the permittee to comply with §704.5 as enforceable permit conditions. See 1987 DEC SPDES Permit, October 1, 1987, Exh. B, p. 11, ¶7. The 1987 SPDES permit expired according to its terms on October 1, 1992.
- 23. Subsequent to the expiration of the HRSA, on May 15, 1991, the Department and the utilities that owned and operated the respective HRSA electric generating facilities (Con Ed, the New York Power Authority("NYPA")(which had acquired Indian Point Unit 3

at a minimum required for efficient plant operation. Indian Point was also required to install traveling screens to provide protection against impingement of fish against the intake screens.

from Con Ed), Central Hudson, and O &R) executed an agreement to carry out further interim §704.5 BTA measures that were the same or similar to interim BTA measures in the HRSA, in order to continue mitigating adverse environmental impacts to fish species through impingement and entrainment from their respective cooling water intake structures. This 1991 agreement was intended to be effective until September 30, 1992. <u>See</u>, Verified Petition, Exh. 2.

24. On September 13, 1991, shortly after the Department and the respective utilities entered into the 1991 Agreement, the Natural Resources Defense Council, Inc., the Hudson Riverkeeper Fund, Inc., and Scenic Hudson, Inc. brought an Article 78 proceeding against the Department and the utilities seeking to invalidate it. <u>Matter of Natural Resources Defense Council, Inc., et al., v. NYSDEC, Consolidated Edison Company of New York, Inc., New York Power Authority, Orange & Rockland Utilities, Inc., and Central Hudson Gas & Electric, Inc., Supreme Ct., Albany Co., Index No. 6570-91.)⁶ On March 23, 1992, all parties entered into a stipulation of settlement for that action in the form of a Consent Order ("1992 Consent Order"). The 1992 Consent Order was effective for one year but was extended on four separate occasions: August 5, 1993, May 25, 1995, February 27, 1996, and October 23, 1997. The fourth Consent Order expired on February 1, 1998. See, Verified Petition, Exh. 3. The 1992 Consent Order and its subsequent extensions provided for a biological monitoring program, essentially a continuation of the</u>

⁶ For the purpose of argument, note that neither Con Ed nor NYPA, Petitioners' predecessors in interest, thought it necessary to use this occasion as opportunity to challenge the applicability of the Department's authority to impose §704.5 on the cooling water intake structures at Indian Point.

studies conducted pursuant to the HRSA, "to estimate the effects of the operation of the Bowline, Roseton and Indian Point plants during said year on Hudson River fish populations" Id., p. 16. Like the Hudson River data base developed pursuant to the HRSA, regarding adverse environmental impacts to fish populations, this information would assist the Department in determining whether the facilities' continuing interim BTA measures would fully comply with §704.5.

- 25. The 1992 Consent Order and its subsequent extensions specified continuing BTA measures for each of the HRSA power plants. With respect to Indian Point Units 2 and 3, these interim BTA measures included continuing to manage the flow of water through variable speed pumps at the cooling water intake at the minimum required for efficient operation of the plant, as well as continuously operating traveling screens to remove fish impinged on the cooling water intake screens.⁷ Id., p. 10, ¶ 6.
- 26. On April 3, 1992, Con Ed provided the Department with an application on its behalf and on behalf of NYPA, to renew the SPDES permit for Indian Point Units 2 and 3.⁸ The application form was accompanied by a cover letter from Robert T. Keegan, Ph.D., Director, Water and Waste Management, Environmental Affairs. <u>Id.</u>, Exh. 5. Notably, Mr. Keegan did not at that time raise any objection regarding the validity of §704.5 and,

⁷ The 1992 Consent Order, and subsequent Consent Orders, did not require Indian Point Units 2 and 3 to take any of the system outages (generation shutdowns) that were a feature of the HRSA. This is because Indian Point had, over time, accumulated enough outage days, banking them as it were, so that additional outages were not required during the years the Consent Orders were effective. See, Verified Petition, Exh. 3, p. 10, ¶ 5.

⁸ O & R and Central Hudson also submitted SPDES permit renewal applications to the Department in 1992.

consequently, it is fair to conclude that Con Ed and the New York Power Authority did not question whether the Department had properly promulgated §704.5.

27.

Department Staff reviewed the 1992 permit renewal application and, on May 26, 1992. issued a "positive declaration" of significance pursuant to SEQRA. See, ECL §8-0109, 6 NYCRR §617.7; See also, Verified Petition, Exh. 6; and Affirmation of William G. Little, January 20, 2004, ("Little Aff.,") p. 7, ¶ 13. The positive declaration represented the Department's determination that the future operations of Indian Point Units 2 and 3 proposed in the 1992 application would not provide for seasonal intake flow limitations in the manner provided by the HRSA. See, Verified Petition, Exh. 1, p. 6. The Department determined that an environmental impact statement would have to be prepared to identify and assess measures and alternatives to avoid, minimize, or mitigate the adverse environmental impacts from Indian Point. Little Aff., pp. 7 - 8, ¶ 13 - 15.9 The positive declaration constitutes a transition point, from the interim BTA measures that were characteristic of the HRSA and subsequent Consent Orders, to a thorough inquiry as to whether more stringent interim BTA measures should be employed pursuant to §704.5 to address adverse environmental impacts to aquatic organisms from the Indian Point cooling water intakes and thermal discharges. The Department's 1992 positive declaration is supported by the extensive HRSA data base, and the further contributions to that data base from additional biological monitoring required by the extended Consent

⁹ In conjunction with the issuance of a positive declaration for Indian Point's SPDES permit renewal in 1992, the Department also issued positive declarations for two other Hudson River power plants, bowling and Roseton, whose respective SPDES permits were also up for renewal.

Orders. See, Verified Petition, Exh.14, Final Environmental Impact Statement ("FEIS"), pp. 7 - 10.

28. On July 16, 1992, Raymond R. Kimmel, Jr., Assistant Vice President for Con Ed, wrote the Department with regard to the May 26, 1992 positive declaration. This letter characterizes Con Ed's position as an operator of Indian Point with respect to: (a) the Department's implementation of SEQRA as it applied to the 1992 renewal application, (b) the expiration of HRSA conditions pertaining to Indian Point, and (c) the status of the terms of the 1992 Consent Order. Id., Exh. 7. Mr. Kimmel indicates that Con Ed is willing to participate in the Department's environmental impact statement process with the understanding that Con Ed does not waive any rights with respect to its position on the operative conditions of the SPDES permits and as to the SEQRA process. Notably, Mr. Kimmel did not take this opportunity to identify any issue or concern regarding the validity of §704.5, although one would expect that, as a representative of Indian Point's operator, he would identify all existing concerns with the Department's regulatory authority arising in the context of the pending SPDES permit renewal application. Because Con Ed was an active participant in the process by which 6 NYCRR Part 704 was promulgated, it is reasonable to conclude that Con Ed did not have a concern regarding the validity of §704.5. See, Appendix of Exhibits Referenced in Affidavit of Elise N. Zoli, Esq., in support of Energy's Motion for a Determination of its Verified Amended Petition or, Alternatively, Motion for Summary Judgment ("Amended Verified Petition"), May 4, 2004, Exh. 10, Affidavit of Mark D. Sanza, April 19, 2004, ¶23.

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29. In June 1993, in response to the Department's positive declarations, Con Ed, the New York Power Authority, Central Hudson, and O & R sent a joint Draft Environmental Impact Statement ("1993 DEIS") to the Department. The 1993 DEIS ostensibly examined the impacts to fish species attributed to the Indian Point, Bowline and Roseton cooling water intakes structures, and assessed alternative measures to avoid, minimize, or mitigate those impacts.

30. On September 3, 1993, the Department completed its evaluation of the 1993 DEIS and rejected it. The Department reviewed the 1993 DEIS to determine whether it had, among other things, appropriately identified adverse impacts, correctly employed the HRSA data base to specify how impacts had effected Hudson River fish species, and adequately assessed alternative actions to avoid, minimize or mitigate those impacts for purposes of applying §704.5 BTA requirements in their SPDES permits. The Department concluded that the 1993 DEIS did not supply sufficient support for the 1992 SPDES permit renewal applications submitted for each of the three HRSA generating facilities. See, September 3, 1993 Letter from John M. Cianci, DEC Project Manager, to Raymond R. Kimmel, Jr., Assistant Vice President, Consolidated Edison Company of New York, Inc., (Cianci Letter), Exhibit C.¹⁰ As explained in the comments appended to the Cianci Letter, the 1993 DEIS failed to provide an adequate basis to make a §704.5 determination about the correct BTA technology to employ at Indian Point, Bowline or Roseton that would

¹⁰ The Cianci Letter is also provided as an Exhibit to the Petitioners' Verified Petition, but did not include Department Staff's extensive substantive comments on deficiencies in the 1993 DEIS, appended to the Cianci letter. Verified Petition, Exh. 8. The version attached hereto as Exhibit A contains the Cianci letter in total, with Department Staff's substantive comments.

address adverse impacts to fish species from the respective cooling water intakes. As a consequence, the Department found that each of the renewal applications remained incomplete, and required further information to support the Department's permit review process.

31.

Also in 1993, O & R was engaged in United States District Court litigation, brought by the Hudson Riverkeeper Fund, Inc. ("Riverkeeper"), concerning BTA conditions in O & R's SPDES permit for the Lovett electric generating facility at Tompkins Cove, New York. The Lovett plant is located on the west side of the Hudson River and, like the HRSA facilities, is also dependent on cooling water from the River to generate electric power. At issue in that proceeding was the Riverkeeper's claim that O & R did not comply with a BTA condition in its SPDES permit requiring it to protect against adverse impacts to fish species from Lovett's four separate cooling water intakes. Consistent with the impacts of concern in the HRSA, the impacts complained of at Lovett were mortalities to Hudson River fish from (1) impingement of fish on traveling screens behind the entrance of each intake, (2) entrainment of small fish, fish eggs and larvae within the cooling system itself, and (3) adverse impacts from waste heat discharged to the Hudson River as a result of the generation process. <u>See, Hudson Riverkeeper Fund, Inc., v Orange & Rockland Utilities, Inc.</u>, 835 F. Supp. 160 (S.D.N.Y. 1993).

32.

The Court in <u>Hudson Riverkeeper</u> was presented with a motion for summary judgement by O & R, and ruled that sufficient controversy existed regarding essential facts concerning BTA at Lovett that the motion would be denied. <u>Hudson Riverkeeper</u>, 835 F. Supp. at 167. In the course of doing so the Court observed that "[t]his case is somewhat

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unusual in that the Permit Writer apparently chose to insert as a condition of the SPDES permit, a paraphrase of §704.5, as Condition 9 in the permit" And "[t]he permit language, by Condition 9, makes it clear that Best Technology Available must be employed and to ascertain whether or not this is being done it is not necessary to review legislative proceedings or congressional intent." <u>Id.</u>, 166. (Citation ornitted.) The Court clearly understood that the Department's SPDES authority included the authority to include BTA conditions within the terms of a SPDES permit. "EPA has issued no regulations for §316(b) of the Clean Water Act, although space has been reserved in the C.F.R. This leaves to the Permit Writer an opportunity to impose conditions on a case by case basis, consistent with the statute, and a view that best available does not mean perfect." <u>Id.</u>, 165. The "statute" referenced by the Court is the Clean Water Act, 33 U.S.C. §1251 et seq., implemented in New York State ECL Article 17, and 6 NYCRR Parts 700 - 706 and Part 750 et seq. <u>See</u> Sanza Affidavit, ¶ 4 -5.

- 33. Thus, at approximately the same time that Con Ed, Central Hudson and O & R were engaged (with Central Hudson) in developing the 1993 DEIS as an information base to support a Department BTA determination for the HRSA generation facilities, O & R was battling with the Hudson Riverkeeper Fund, Inc., as to what constituted BTA at Lovett. By 1993, BTA determinations had been the primary focus of of regulatory activities involving the Department and Hudson River power plant operators for nearly two decades.
- 34. On December 15, 1999, the operators of the HRSA facilities sent the Department a revised DEIS ("1999 DEIS"). The 1999 DEIS was based in large part upon the Hudson

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River data base built up of studies conducted in the River since the inception of the HRSA. On March 8, 2000, the Department published a Notice of Complete Application in the Environmental Notice Bulletin regarding the 1999 DEIS, approving it for purposes of further substantive review by Department Staff and for comment by the public. <u>See</u>, Verified Petition, Exh. 10, Notice of Complete Application, March 8, 2000. The Notice of Complete Application constitutes Department Staff's determination that, although the applicants may not have submitted enough information to write a draft permit, there was enough information on hand to <u>begin</u> reviewing the applications and to offer the record to the public for its scrutiny.

- 35. On November 12, 2003, after Petitioners responded by direction of Justice Keegan's May 14, 2003 Order to an additional information inquiry made by Department Staff, the Department issued the draft SPDES permit for Indian Point. See, Amended Verified Petition, Exh. 8.
- 36. It is notable that Petitioners purchased Con Ed's and NYPA's interests in Indian Point Units 2 and 3 in 2001 and 2000, respectively. Upon information and belief, it is reasonable to conclude that prior to making these acquisitions Petitioners conducted a full due diligence investigation for both Units 2 and 3. Such inquiries would have clearly disclosed to Petitioners all of the above circumstances that occurred prior to the acquisition dates, including, but not limited to, the USEPA's imposition of BTA requirements in the 1975 NPDES permit, the Department's imposition of interim BTA requirements in the 1982 and 1987 SPDES permits, and the Department's rejection of the 1993 DEIS for the inadequacies detailed in the extensive comments supplied by

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Department Staff to Petitioners' predecessors.¹¹ Petitioners therefore acquired the Indian Point assets with full knowledge of the Departments SPDES program as it involved Units 2 and 3, and the consistent imposition of BTA requirements pursuant to federal and State authority, including §704.5.

37.

The Department's treatment of BTA decision making has remained consistent with the BTA principles set forth in <u>Hudson Riverkeeper</u>. In the Department's final BTA determination for the Athens facility, a new gas-fired power plant in Athens, New York that proposed to withdraw cooling water from the Hudson River, then-Commissioner John Cahill reaffirmed that the Department's BTA determinations are made on a case by case basis in the course of issuing SPDES permits, pursuant to §704.5. The Commission observed that "a four step analysis determines whether [BTA] is being utilized by any particular facility:

- (1) whether the facility's cooling water intake structure may result in adverse environmental impact;
- (2) if so, whether the 'location, design, construction and capacity of the cooling water intake structure reflects best technology available for minimizing adverse environmental impact';
- (3) whether practicable alternative technologies are available to minimize the adverse environmental effects; and
- (4) whether the costs of practicable technologies are wholly disproportionate to the environmental benefits conferred by such measures."

¹¹ Interestingly, in 1975 the USEPA effectively determined that closed-cycle cooling (cooling tower retrofitting) was BTA under CWA §316(b) for Indian Point (as well as Bowline and Roseton) which precipitated legal challenges resulting in the HRSA and its extensive research base. In 2003, following issuance of the FEIS, Department Staff determined that closedcycle cooling (cooling tower retrofitting) was BTA under §704.5 for Indian Point. Thus, for nearly 30 years, the owners/operators of Indian Point have been attempting to avoid imposition of BTA at its facility under federal and state laws.

Matter of an Application for a SPDES permit pursuant to ECL Article 17 and 6 NYCRR Parts 750 et seq., by Athens Generating Company, LP., Commissioner's Interim Decision, June 2, 2000, pp. 9 - 11; <u>http://www.dec.state.ny.us/website/ohms/decis/</u> <u>athensid.htm</u>. This aspect of the Commissioner's Interim Decision articulates the bedrock of the Department's BTA program as developed and applied pursuant to \$704.5 over the years.

- 38. More recently, in <u>Riverkeeper, Inc., et al. V. USEPA</u>, 358 F.3d 174 ((2d Cir., 2004), the Court recognized that the USEPA has prescribed performance standards for categories of regulatory actions covering cooling water intake structures, yet there are still some instances where a case by case approach is allowed to impose technology against identified adverse impacts. <u>Riverkeeper</u>, 358 F.3d at 181.
- 39. Despite Petitioners' claims to the contrary, see, Zoli Aff., § 8, at least since the HRSA was executed, and arguably earlier, the Department has exercised BTA authority in accord with §704.5 and its federally approved SPDES program. This longstanding SPDES program, and its implementation of BTA requirements pursuant to §704.5, clearly illustrates that the Department successfully fulfilled its obligations after the 1975 transfer of federal agency NPDES authority to the state.
- 40. Accordingly, the Court should dismiss Petitioners' Second and Third Causes of Action and grant summary judgment to State Respondents.

Dated: Albany, New York June 2, 2004

William G. Little, Esq. Associate Attorney

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EXHIBIT A TO LITTLE AFFIRMATION -MAY 14, 1981 INDIAN POINT SPDES PERMIT (3042-3059)

3042

	COST OF BIOLOGICA SONITORING.	•	
	SUMMARY C MONIC. NG PROGRAM STUDIES, THE LUDSON RIVER	Facility ID No.	: 7-0004472
	SETTLEMENT AGREEMENT	Effective Date (EDP)	: <u>May 14, 1981</u>
Copies: S P D	PDES FILE, BWFD-ADAM 7YK, BWFD- ULASKI, EPA-BAKER, EPA-SPEAR, DEC REGION #3 SUBOFFICE, WEST-	Expiration Date (ExDP)	: <u>May 13, 1986</u>
C O I	HESTER NEW YORK STATE DEPARTMENT XO. H.D., STATE POLLUTANT DISCHARG SC, NYCDCOE DISCHARG	OF ENVIRONMENTAL CONSER E Elimination System (SP Ge Permit	VATION DES)
	Special ((Pa	Conditions rt I)	
	This SPDES permit is issue	ed in compliance with Ti	tle 8 of Article 17

of the Environmental Conservation Law of New York State and in compliance with the Clean Water Act, as amended, (33 U.S.C. S1251 et. seq.) (hereinafter referred to as "the Act").

 Permittee Name:
 CONSOLIDATED EDISON CO. OF & NEW YORK, INC.
 POWER AUTHORITY OF THE STATE OF NEW YORK

 4 Irving Place
 10 Columbus Circle

 New York, New York 10003
 New York, New York 10019

 Attn:
 Robert Keegan, Director

 Room #1026
 Attn: John W. Blake, Director

is authorized to discharge from the facility described below:

Facility Name: INDIAN POINT GENERATING STATION (UNITS 1 & 2 (ConEd) & 3 (PASNY))

Facility Location (C,T,V): Buchanan (V) County: Westchester

Facility Mailing Address (Street): Broadway and Bleakley Avenue

Facility Mailing Address (City): Buchanan State: New York Zip Code: 10511

into receiving waters known as:

Hudson River (Class SB)

in accordance with the effluent limitations, monitoring requirements and other conditions set forth in this permit.

This permit and the authorization to discharge shall expire on midnight of the expiration date shown above and the permittee shall not discharge after the expiration date unless this permit has been renewed, or extended pursuant to law. To be authorized to discharge beyond the expiration date, the permittee shall apply for permit renewal as prescribed by Sections 17-0803 and 17-0804 of the Environmental Conservation Law and Parts 621, 752, and 755 of the Departments' rules and regulations.

By Authority of William L. Garvey, P.E., Chief, Permit Administration Section

Designated Representative of Commissioner of the Department of Environmental Conservation

<u>4/26/87</u> Date

Althom Harry Signature (1

31-20-2(6/80)Pg.1

Page 2 c 15 Facility ... No.: y 700 4472

INTERIM EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the period beginning May 14, 1981 and lasting until April 26, 1982 the discharges from the permitted facility shall be limited and momitored by the permittee as specified below:

•			Monitoring Re	equits.
Outfall Number &	Discharge Limitations		Measurement	Sample
Effluent Parameter	Daily Avg. Daily Max.	Units	Frequency	Туре

Except for the limits on condenser cooling water listed in paragraphs 10a and 10g of NPDES permits NY 002 7065 and NY 000 4472 all provisions of those permits shall apply to this facility.

1-20-2(5/80)Pg. 4

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Page 3 of 5 Facility , No.: No. 000 4472

FINAL EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the period beginning April 26, 1982 and lasting until May 13, 1986 the discharges from the permitted facility shall be limited and monitored by the permittee as specified below:

				Monicoring Re	<u>yncs</u>
Outfall Number &	Discharge	Limitations		Measurement	Sample
Effluent Parameter	Daily Avg.	Daily Max.	Units	Frequency	Туре
(a, b)					

001* Discharge Canal (a, b)

The Permittee shall discharge condenser cooling water so that the following conditions are satisfied:

- 1. At no time shall the maximum discharge temperature at Station DSN001 exceed 43.3°C (110°F).
- 2. Between April 15 and June 30, the daily average discharge temperature at Station DSNOOl shall not exceed 34°C (93.2°F) for an average of more than ten days per year during the term of this permit beginning with 1981; provided that in no event shall the daily average discharge temperature at Station DSN 001 exceed 34°C (93.2°F) on more than 15 days between April 15 and June 30 in any year.
- 3. Whenever, due to forced outage or other technical problem, e.g. equipment failure, it is necessary to remove one or more circulating water pumps from service at an operating unit (or units). pumps at any non-operating unit (or units), including Unit 1, may be used to augment flow in the discharge canal as necessary to meet temperature limits, and will not be considered a violation of settlement outage requirements at the non-operating unit provided that in no event shall total Station flow, as so augmented, exceed the equivalent of full circulator flow at each unit which is then operating.
- 4. If the discharge temperature limits in clauses 1 and 2 above are exceeded as a result of reduced flow required by Section 2.D of the Settlement Agreement, corrective action, which may include increasing cooling water flow as necessary up to the equivalent of full circulator flow for each unit then operating, shall be taken as quickly as practical and will not be considered a violation of outage requirements at the non-operating unit. During the period required for corrective action (which shall not exceed 24 hours), the discharge will not be considered to be in excess of the forecoing temperature limits. To the extent practical the Permittee shall anticipate when the ambient river temperature will rise to such level that the prevailing reduced cooling water flow rate specified in the Settlement will fail to maintain discharge temperature below 34°C, and may, upon consultation with DEC, increase flow to the next rate scheduled in the Settlement prior to the discharge temperature exceeding 34°C.
- 5. Nothing contained herein shall be construed to change or otherwise affect the provisions of the Settlement Agreement.
- 6. Except as set forth above, there shall be no thermal effluent limitations which govern or otherwise affect the operation of the Station or discharges therefrom.

1-20-2(5/80)Pg. 4

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Part I Page 4 o. 15 Facility ID No.: AY 060 4472

FINAL EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the period beginning April 26, 1982 and lasting until May 13, 1986 the discharges from the permitted facility shall be limited and monitored by the permittee as specified below:

Internal Waste				Monitoring	Requts.
Stream Number &	Discharge 1	Limitations		Measurement	Sample
Effluent Parameter	Daily Avg.	Daily Max.	Units	Frequency	Туре
001* Discharge Canal (a,	b)		•		
Total Residual Chlorine	(c)	0.5	mg/l	Continuous of chlorina	during periods
Total Chromium		30d	Ibs/dv	Veekly	Calculation
Total Chromium		200d	lbs/vr	Annual	Calculation
lithium Wydrovide		ົ້ດດາຢ	mo/1	Vookiv	Calculation
Roron		1 06	ma/1	Weekly	
Boron	•	525C	lbc/dv	Wookly	Calculation
pH (Pange)		60-00	<pre> 103/0j C II</pre>	Hookly	Carculation
ph (nanger Biocidos		0.0 - 9.0	5.0.	WEEKIY	Grad
DIOCIDE2					

* Outfall 001 is the point prior to confluence of the discharge from the common discharge canal and the Hudson River.

Internal Waste Streams Effluent Limitations

001A - Sewage Treatment Plant

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Flow BOD ₅ Total Suspended Solids Settleable Solids Fecal Coliform pH (Range)	20, 30 ⁹ 200 ¹ 6.0 - 9.	000 45h 45h 0,3 400 ^j 0	6PD mg/1 mg/1 m1/1 MPN/100 m1 S.U. mg/1	Continuous Monthly Monthly Weekly Weekly Weekly	Recorder 6-hr composit 6-hr composit Grab Grab Grab
	0.5	2.0	uly/ I	NECKIY	Grab
Sum of 001B, 001C, 001D, 001	E, 001F** 001G,	& 001H			
Flow Total Suspended Solids	Monitoring 30	0n1y 50	MGD mg/1	Weekly Weekly	Instantaneous Grab ^k
Sum of 001C & 001D					
Flow Hexavalent Chromium Total Chromium Surfactants Oil & Grease	Monitoring 0.05 0.5 3	Only 0.1 1.0 6 15	MGD mg/1 mg/1 tbs/dy mg/1	Weekly Weekly Weekly Weekly Weekly	Instantaneous Grabl Grabl Calculated ^m Grab ⁿ
<u>001F**</u>					
Total Suspended Solids	30	50	mg/1	Weekly	Grab

**If river water is used in the Flash Evaporator, internal waste stream 001F must be sampled separately, and not included in the composite, the limits for 001F using river water -20-2(5/80)Pg. 4 are Net Limits.

Part I Page 5 o. 5 Facility ID No.: A 000 4472

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FINAL EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the period beginning April 26, 1982

and lasting until May 13, 1986 the discharges from the permitted facility shall be limited and monitored by the permittee as specified below:

Internal Wastes

CANODRO -					FOUTCOLLD	g Requits.
Streams Number &	Discharge	Limitat	ions	·	Measurement	Sample
Effluent Parameter	Daily Avg.	Dall	y Max.	Units	Frequency	Type
Sum of 001B, 001C, 8	001D					
Flow Boron	Monitoring Monitoring O	Only nly		MGD mg/1	Weekly Weekly	Instantaneous Grab ⁰
<u>001C</u>						
Flow	Monitoring O	nly		MGD	Monthly	Instantaneous
<u>001E</u>		•				
Flow pH (Range)	Monitoring O 6.0 - 9.0	nly		MG D SU	Weekly Weekly	Instantaneous Grab
<u>001F</u>			·			
Flow	Monitoring O	nly		MGD	Monthly	I nstantan eous
<u>001G</u>						
Flow Phosphates as P	Monitoring O 16	nly .	38	MGD 1 bs/day	Week]y Weekly	Instantaneous Grab
<u>001H</u>						
Flow	Monitoring O	nly		MGD	Monthly	Instantaneous
0011						· ·
Flow	Monitoring O	nly		MGD	P	P
<u>001J</u> ***	· .					
Flow Oil & Grease	Monitoring O	nly No oil	visible or sheen	MGD mg/1	Weekly Weekly	Estimate Visual Observa- tion.

***Because this outfall cannot be monitored, the following shall apply:

1. All oil spills shall be handled under the SPCC plan.

2. Flow tributary to the floor drains shall not contain more than 15 mg/l of oil and grease nor any visible sheen.

-20-2(5/80)Pg. 4

Part 1 Page 6 of .15 Facility ID No.: NY 000 4472

Footnotes

Discharge 001 shall occur only through the subsurface ports of the outfall а. structure.

When the temperature in the discharge canal exceeds 90°F or the site gross b. electric output equals or exceeds 600NW the head differential across the outfall structure shall be maintained at a minimum of 1.75 fect. When required adjustment of the ports shall be made within 4 (four) hours of any change in the flow rate of the circulating water pumps. If compliance is not achieved, further adjustments of the ports shall be made to achieve compliance. The requirements of the Settlement Agreement flow schedules shall take priority over the requirements of this footnote.

Condenser Chlorination

Total residual chlorine at DSN 001 shall not exceed 0.5 mg/l. Should the circulating water system be chlorinated, the maximum frequency of chlorination for the condensers of each unit shall be limited to 3 (three) times per week. The duration of any chlorination period shall not exceed one hour, with a maximum of 2 (two) chlorination periods occurring in a 24 hour period. The total time for chlorination of the three units for which this permit is issued shall not exceed 9 (nine) hours per week. Chlorination shall take place during daylight hours and shall not occur at more than one unit at a time.

- The calculated quantity of these substances in the discharge shall be determined by using the analytical results obtained from sampling that is to be performed on interna d. waste streams OOIC and OOID.
- The calculated quantity of this substance in this discharge shall be determined е. by using the analytical results obtained from sampling that is to be performed on internal waste streams OD1B, OD1C and OD1D.
- f. No blocides, corrosion control chemicals, or other water treatment chemicals are authorized for use by the permittee except those listed below or limited as a parameter in the permit.

Morpholine Cyclohexylamine Hydrazine

Drewgard 100 may be added so the calculated concentration shall not exceed 11 mg/1 the active ingredient E.D.T.A. shall not exceed .28 mg/1 in the discharge canal.

Arithmetic mean of the values for effluent samples collected over a 30-day Q. period.

Arithmetic mean of the values for effluent samples collected over a 7-day period. h.

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Part I Page 7 of 15 Facility ID No.: NY 000 4472

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30 day geometric mean.

j. 7-day geometric mean.

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- k. One flow proportioned composite sample shall be obtained from one grab sample taken from each of the internal waste streams OOIB, OOIC, OOID, OOIE, OOIF, OOIG, and OOIH.
- One flow proportioned composite sample shall be obtained from one grab sample taken from each of the internal waste streams DOIC and DOID, during periods when chromium is being used.
- m. The calculated quantity of these substances in the discharge shall be based on the quantity of the substances consumed at the facility.
- n. One grab sample shall be obtained from each of the internal waste streams OOIC and OOID and the samples shall be analyzed separately. The results of the two analyses shall be averaged and reported.
- c. One flow proportioned composite sample shall be obtained from one grab sample taken from each of the internal waste streams 001B, 001C, and 001D.
- p. The flow of condenser cooling water discharges shall be monitored and recorded by hourly recording of the operating mode of the circulating water pumps. Any changes in the flow rate of each circulating water pump shall be recorded, including the date and time, and reported monthly together with the Discharge Reporting Form. The permittee shall indicate whether any circulating pumps were not in operation due to pump breakdown or required pump maintenance and the period(s) (dates and times) the discharge temperature limitation was exceeded, if at all. For all other discharges or internal waste streams (only those which are limited), the flow shall be measured and recorded at a frequency coinciding with the most frequently sampled parameter. Methods, equipment, installation, and procedures shall conform to those prescribed in the Water Measurement Manual, U.S. Department of the Interior, Bureau of Reclamation, Washington, D.C.: 1967 or equivalent approved by the permit issuing authority.



Part I Page 8 of 15 Facility ID No.: NY 000 4472

Additional Requirements:

1. There shall be no discharge of PCB's from this facility.

- All collected solids from the washing of intake screens shall be disposed of by a New York State licensed contractor or by the permittee at a NYSDEC approved landfill.
- 3. The permittee shall submit on a quarterly basis to the NYSDEC at its offices in White Plains and Albany a monthly report of daily operating data, by the 28th of the month following the end of the quarter, that includes the following:
 - Daily minimum, maximum, and average station electrical output shall be determined and logged.
 - b. Daily minimum, maximum and average water use shall be directly cr indirectly measured or calculated and logged.
 - c. Temperature of the intake and discharges shall be measured and recorded continuously. Daily minimum, maximum and average intake and discharge temperatures shall be logged.
- 4. The use of chlorine for condenser cleaning shall be kept to the minimum amount which will maintain plant operating efficiency. By issuance date + 6 months the applicant shall submit for NYSDEC approval, a plan of study for a chlorine minimization program. This program shall be conducted in accordance with the requirements of Appendix A of the proposed Steam Electric Effluent Limitations (Part 423) as shown on pages, 60354 and 60355 of the Federal Register published on October 14, 1980.

EPA has proposed draft limitations that would prohibit the discharge of chlorine from this facility. This permit contains water quality limitations on the discharge of chlorine. Following the promulgation of EPA BAT limitations on the discharge of chlorine, this permit may be revised to reflect these limitations.

5. Biological Honitoring and Reporting

The permittee shall comply with biological monitoring requirements which shall be embodied in a Memorandum of Agreement (NOA) to be entered into between the NYSDEC and the Permittee for the permits issued to Indian Point Generating Station Unit 2 and Indian Point Generating Station Unit 3. Monitoring requirements shall be consistant with the Hudson River Settlement Agreement and Attachment V thereto.

Live sturgeon collected during scheduled biological monitoring studies will be counted, measured, and examined for tags, then carefully returned to the river as quickly as possible. Dead sturgeon collected during scheduled biological monitoring studies shall be counted, weighed, measured, examined for tags and frozen for salvage for the Department of Environmental Conservation for up to one year, at which time the sturgeon will be disposed of in a sanitary landfill. Each sturgeon shall be individually labeled indicating date of capture and eppropriate measurements.

Part I Page 9 of 15 Facility ID No.: NY 000 4472

- 6. Notwithstanding any other requirements in this permit, the permittee shall also comply with all of the Water Quality Regulations promulgated by the Interstate Sanitation Commission on October 15, 1977 including Sections 1-01 and 2.05 (f) as they relate to oil and grease.
- 7. It is recognized that influent quality changes, equipment malfunction, acts of God, or other circumstances beyond the control of the Permittees may, at times, result in effluent concentrations exceeding the permit limitations despite the exercise of appropriate care and maintenance measures, and corrective measures by the permittees. The permittees, either individually or jointly, may come forward to demonstrate to the DEC that such circumstances exist in any case where effluent concentrations exceed those set forth in this permit. The DEC, however, is not obligated to wait for, or solicit, such demonstrations prior to the initiation of any enforcement proceedings, nor must it accept as valid on its face the statements made in any such demonstration.

In the event of non-compliance attributable to only one facility, DEC will initiate enforcement proceedings against the permittee responsible for such facility.

DEC shall not initiate enforcement proceedings concurrently against both the Permittees, unless DEC has been unable to identify the non-complying facility. If DEC seeks to enforce in an administrative or judicial proceeding any provision of this permit, the Permittees may raise at that time the issue of whether, under the United States Constitution, statute, or decisional law, they are entitled to a defense that their conduct was caused by circumstances beyond their control.

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The Hudson River Settlement Agreement, dated December 19, 1980, is annexed to this permit as Appendix 2 and is incorporated herein as a condition to this permit. The Settlement Agreement satisfies New York State Criteria Governing Thermal Discharges.

8.



Part I Page 10 of 15 Facility ID No.: NYOOD 4472

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Definition of Daily Average and Daily Maximum

The daily average discharge is the total discharge by weight or in other appropriate units as specified herein, during a calendar month divided by the number of days in the month that the production or commercial facility was operating. Where less than daily sampling is required by this permit, the daily average discharge shall be determined by the summation of all the measured daily discharges in appropriate units as specified herein divided by the number of days during the calendar month the measurements were made.

The daily maximum discharge means the total discharge by weight or in other appropriate units as specified herein, during any calendar day.

Monitoring Locations

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Permittee shall take samples and measurements to meet the monitoring requirements at the location(s) indicated below: (Show locations of outfalls with sketch or flow diagram as appropriate). The sampling for the internal waste streams COIA thru COIJ shall be taken in the internal waste streams before entering the river.



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Part I Page 12 of 15 Facility ID Bo.: NY 000 4472

SCHEDULE OF COMPLIANCE FOR EFFLUENT LIMITATIONS

The permittee shall submit copies of the written motice of compliance or noncompliance required herein to the following offices:

Chief, Compliance Section New York State Department of Environmental Conservation 50 Wolf Road Albany, New York 12233

Regional Engineer New York State Department of Environmental Conservation Region 3 202 Mamaroneck Avenue White Plains, New York 1060]

Westchester County Health Department 150 Grand Street White Plains, New York 10601

Dr. Richard Baker, Chief Permits Administration Branch Planning and Management Division U.S. Environmental Protection Agency Region II 26 Federal Plaza New York, New York 10278

The permittee shall submit copies of any engineering reports, plans of study, final plans, as-built plans, infiltration-inflow studies, etc. required herein to the New York State Department of Environmental Conservation Regional Office specified above unless otherwise specified in this permit or in writing by the Department or its designated field office. 91-18-2 (9/76)



MONITORING, RECORDING ND REPORTING

Vart 1 Page 1: 15 Facility ID No N-0004472

a) The permittee shall also refer to the General Conditions (Part II) of this permit for additional information concerning monitoring and reporting requirements and conditions.

b) The monitoring information required by this permit shall be summarized and reported by submitting a completed and signed Discharge Monitoring Report form once every 1 month to the Department of Environmental Conservation and other appropriate regulatory agencies at the offices specified below. The first report will be due no later than April 28, 1982 . Thereafter, reports shall be submitted no later than the 28th of the following month(s): Each Month

> Water Division New York State Department of Environmental Conservation 50 Wolf Road - Albany, New York 12233

> New York State Department of Environmental Conservation Regional Engineer - Region #3

202 Mamaroneck Avenue, White Plains, NY 10601

Westchester County Health Department, 150 Grand St., White Plains, NY 10601 Interstate Sanitation Commission, Attn:Mr. Thomas R. Glenn, Jr. Director and Chief Engineer, 10 Columbus Circle, New York, NY 10019

X (Applicable only if checked):

Dr. Richard Baker, Chief - Permits Administration Branch Planning & Management Division USEPA Region II 26 Federal Plaza New York, New York 10278

c) If so directed by this permit or by previous request, Monthly Wastewater Treatment Plant Operator's Reports shall be submitted to the DEC Regional Office and county health department or county environmental control agency specified above.

d) Monitoring must be conducted according to test procedures approved under 40 CFR Part 136, unless other test procedures have been specified in this permit.

e) If the permittee monitors any pollutant more frequently than required by the permit, using test procedures approved under 40 CFR 136 or as specified in the permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the Discharge Monitoring Reports.

f) Calculations for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified in the permit,

g) Unless otherwise specified, all information submitted on the Discharge Monitoring Form shall be based upon measurements and sampling carried out during the most recently completed reporting period.

h) Blank Discharge Monitoring Report Forms are available at the above addresses.

91-20-2 (8/81) Page 2

Pag 14 of 15 Memorandum of Agreement Fact.1ty ID .: NY 000 4472 Between New York State Department of Environmental Conservation and

Fart 1

the Hudson River Utilities

 This Memorandum of Agreement (MOA) is entered into by the New York State Department of Environmental Conservation (Department) with Consolidated Edison of New York, Inc. (Consolidated Edison), the Power Authority of 'the State of New York (Power Authority), Orange and Rockland Utilities, Inc. (O and R), and Central Hudson Gas and Electric Corp. (CH) in accordance with the Department's certification pursuant to Section 401 of the Clean Water Act and to supply the appropriate conditions "Biological Monitoring and Reporting" of the SPDES discharge permit numbers:

NY 000 4472 Consolidated Edison's Indian Point Station Units 1 & 2 NY 002 7065 The Power Authority's Indian Point Station Unit 3 NY 000 8010 Orange and Rockland Utilities' Bowline Point Station NY 000 8231 Central Hudson's Roseton Station,

and in accordance with the "Biological Monitoring Program" as provided for in Section 2.J and Attachment V to the Hudson River Settlement Agreement entered into December 19, 1980 (Settlement Agreement).

- 2. This MOA is to embody the agreement of the Utilities to conduct monitoring program studies as described in Attachment 1. The Department is of the view that the biological monitoring program described in Attachment 1 is consistent with program objectives and the funding level to which the Utilities have committed as identified in the Settlement Agreement. Nothing contained in this MOA shall cause the Utilities to perform activities or incur expenses in excess of or less than the amount specified in Attachment 2. Any further studies necessary to fulfill the dollar value of the Utilities' monitoring obligations will be conducted only with the prior written approval of DEC.
- 3. The Utilities agree to use their best efforts to conduct fully the biological monitoring program as specified in the Settlement Agreement and as identified in Attachment 1 hereto. The Department acknowledges that the Utilities will not be deemed to be in non-compliance with the Settlement Agreement or any Condition of any applicable discharge permit or Section 401 Certification if the full complement of all biomonitoring cannot be completed within the original calendar year for reasons beyond the reasonable control of the Utilities. However, should the full complement of biomonitoring not be completed within the original year, at the sole discretion of DEC, either time to complete such studies shall be extended or the unexpended funds shall be used to supplement the biomonitoring program in the subsequent year.



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Pag 15 of 15 Paci_ity ID ;: NY 000 4472

- 4. The Department and the Utilities hereby agree that the study programs may be modified at any time by written agreement of the Department and the Utilities to fulfill the objectives of the study, provided that any cost savings which accrue through such modifications be redirected to other studies as appropriate.
- 5. Reports based on these studies and an accounting of funds expended will be submitted within six months of the completion of component studies and no later than June 30 of the subsequent year unless an extended schedule is mutually agreed upon by the Department and the Utilities.
- 6. The term of this MOA shall be from the date of the last signature hereto until December 31, 1985, after which time this MOA shall be of no further force or effect except for completion of reports, accountings, or studies identified in paragraphs 3 to 5.
- 7. The term of Attachment 1 shall be until December 31, 1981 and each subsequent Attachment 1 shall expire at the end of its calendar year.



Part I-Att ment 1 Page 1 of 2 Facility ID No.: NY 000 4472

3

Summary Description of Monitoring Program Studies Mutually Agreed Upon by New York State Department of Environmetal Conservation and the Hudson River Utilities

3057

A. Impingement - Indian Point, Bowline Point, Roseton

Impingement collections will be made at each plant from January 1981 through December 1981. Sampling frequency at Indian Point Unit Nos. 2 and 3 will be daily at water intakes at which circulating water pumps are in operation until such time as relief from this requirement is granted. Thereafter, collections will be made as specified by DEC. Impingement collections will be made once per week at Bowline Point and Roseton over a continuous 24-hour sampling period. At each plant, fish will be identified and enumerated to determine total number, total weights and length/frequency distributions of the collected species, utilizing appropriate subsumpling methodologies. Water quality data and plant operating conditions will be recorded as appropriate.

B. Entrainment - Indian Point, Bowline Point, Roseton

Entrainment abundance sampling will be conducted approximately twice each week over a continuous 24-hour period weekly from mid-April at Roseton and early May at Bowline and Indian Point through August, 1981. Fish eggs and larvae will be identified and enumerated by species to the lowest taxonomic level practicable. Length of larvae will be determined from subsamples. Water quality data and plant operating conditions will be recorded as appropriate.

C. Fall Juvenile Survey

Beach seine, Tucker trawl and epibenthic sled samples will be collected between river miles 14 and 153 from August 1981 through October 1981. Approximately 100 randomly selected beaches will be seined biweekly. An aggregate of approximately 200 samples will be collected with the Tucker trawl and epibenthic sled during each biweekly sampling period.

Length and weight measurements of subsampled young-of-the-year and older striped bass, white perch and other selected fish species will be made. Striped bass and white perch will be examined for marks and suspected recaptures preserved for later verification. Appropriate water quality measurements will be taken with each sample.

DF River Ichthyoplankton

From early May through June 1981 approximately 200 samples will be collected weekly between river miles 14 and 140. At each sample site, water quality will be determined. From the samples collected, 157 will be analyzed for determination of the distribution and abundance of the eggs, larvae and juveniles of striped bass, white perch, Atlantic tomcod and other fish species within the Hudson River estuary.

Pa I-Attachment 1 Page 2 7 Facility IL: NY 000 4472

E. BARRIER NET EVALUATION - BOWLINE POINT

Studies will be conducted at Bowline Point in the spring (periods of no river ice) of 1981 to further evaluate the efficiency of using a barrier net to reduce fish impingemment. Methodologies using hydroacoustics, gill nets and fish tags will be used to refine previous efficiency estimates derived solely from tagging studies.

F. IMPINGEMENT SURVIVAL - BOWLINE POINT

Impingement survival studies at Bowline Point will be continued through the spring of 1981 to refine previous estimates of survival and evaluate any potential effects of the new return system for impinged fish. Initial and latent mortality estimates will be compared for impinged and control fish. Water quality data will be recorded as appropriate.

C. ENVIRONMENTAL TECHNICAL SPECIFICATION REQUIREMENTS

Biological studies conducted by Consolidated Edison and the Power Authority in accordance with the Environmental Technical Specification Requirements for the Indian Point plants in effect during April 1981 shall constitute part of the monitoring program identified in the Settlement Agreement.

Page 1 of 1 Facility ID No.: NY 000 4472

The settlement specifies that the biological monitoring program will be conducted "at a cost of at least \$2 million per year, adjusted annually from the base year, which shall be the first year of the term of this Agreement, in accordance with the Implicit Price Deflator, GNP, published by the US Dept. of Commerce in the Survey of Current Business".

. .

1981 represents the base year for which the biological monitoring expenditures will be \$2,000,000.

. . .

EXHIBIT B TO LITTLE AFFIRMATION -OCTOBER 1, 1987 INDIAN POINT SPDES PERMIT [3060-3082]

3060

	. .	•				RECEIVED
	· NEW YO	ORK STATE DEPARTMEN	IT OF ENVIRONMENT	AL CONSERVATIO	۹	
	State Pollu	tant Discharg DISCHA	e Eliminatio RGE PERMI	n System (T	SPDES)	SEP 0 2 1987
		Special Co	onditions (Pa	rt 1)	BURE	DIVISION OF WARTA AU OF WASTEWATER FACILITI
Industrial Code	4911		Facility ID N	umber: NY-	44	12 DESIGN
Discharge Class (CL)03		UPA Tracking	Number:	3086-00)62
Toxic Class (TX)	<u> </u>		Effective Dat	e (EDP):	October	1. 1987
Major D.8.	13		Expiration Da	te (ExDP):/	October	r 1, 1992
Sub D.B	01	· · · · · · · · · · · · · · · · · · ·	Modification	Date(s):		· · · · · · · · · · · · · · · · · · ·
Water Index Nur	nber <u>H</u>		Attachment(s	: General Co	onditions (P	art 11, 2/85)
			"A" - Or	der on Con	sent Jul	ly 17 1986
			"B" – Or	der on Con	sent, Aug	ust 20, 1987
This SPDES p	permit is issued in cor	npliance with Titl	e 8 of Article 17	of the Enviro	nmental Co	inservation Law of New
York State and in	compliance with the	Clean Water Act	, as amended, (33 U.S.C. §125	il et. seq.)	(hereinafter referred t
as "the Act").				_	• • •	
			At	in: <u>Robert R</u>	eegan/Jo	hn W. Blake
	0 143					•
Permittee Name:	Consolidated	Edison Co. of	New York/N	W York Pos	ver Autho	rity
	6 1	Ine Place De	- 200/122 M	- d		•
	Street:	ing Flace, Koo	DR 300/123 R	in screet		
	Nou Yorl	lubica Plain		NTW /NTW		10001/10
·	City: New Tori	c/white rlains	Sta	le:NI/NI		Zip Code: 10003/100
is authorized to c	lischarge from the fa Indian Point	cility described b Generating St	elow: :ation (Unit:	5 1&2 Con E	d) & (Un	it 3 PASNY)
	Location (C,T,V):	Buchanan ((V)	County:	Westch	ester
	Mailing Address (Street): Broa	dway and Bl	akley Aven	ue	
	Mailing Address (City <u>)</u> Buchanan	State: _	NY	Zip	Code:10511
from Outfall No.	001	at: Latitude	41°16'7"	& L	ongitude _	73°57*19"
into receiving wa	ters known as:	Hudson River	<u>.</u>		Clas	sSB
and: (list other O	utfalls, Receiving Wa	ters & Water Clas	sification)			
001	Hudson River SB		005 Hudson	River SB		
002	Hudson River SB		006 Hudson	River SB		
003	Hudson River SB	•.	007 Hudson	River SB		
004	Hudson River SB		008 Hudson	River SB		
			009 Hudso	n River SB		
in accordance wi This permit a permittee shall no	th the effluent limita and the authorization of discharge after the	tions, monitoring to discharge shall expiration date ur	requirements an expire on midn aless this permit	nd other cond ight of the exp has been rene	itions set f piration dat	orth in this permit. Is shown above and the tended oursuant to lay
To be authorized Sections 17-0803 rules and regulat	to discharge beyond and 17-0804 of the E ions.	the expiration date of nvironmental Con	e, the permittee servation Law a	shall apply fo nd Parts 621,	or permit re 752, and 7	enewal as prescribed I 55 of the Department
				· ·		

PERMIT ADMINISTRATOR	DATE ISSUED 8/28/87	ADDRESS 21 South Putt Corners Rd. New Paltz, NY 12561
Distribution: C. Manfred1/P. Doshna R. Hunnaford - BNFD Westchester Co. H.D. EPA, NY - R. Baker EPA, NJ - R. Spear ISC	E. Reilly (E. Radle, B B. Brandt	Pg. 1) EP - Alvand Alana SIGNATURE



21-20-2a (7/34;

Facility IC .__ NY 000 4472 2 19 Part 1, Pass __

FINAL EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the Period Beginning	October 1, 1987		
and lasting until	October 1, 1992	• ••••	、

the discharges from the permitted facility shall be limited and monitored by the

permittee as specified below:

· .				num equirements		
Outfall Number &	Discharge Limitations			Measurement	Sample	
Effluent Parameter	Daily Avg.	Daily Max.	Units	Frequency	Түре	
		· · · · · · · · · · · · · · · · · · ·				

001* Discharge Canal^{a,b}

The permittee shall discharge condenser cooling water so that the following conditions are satisfied:

- At no time shall the maximum discharge temperature at Station DSN 001 exceed 43.3°C 1. (110°F).
- 2. Between April 15 and June 30, the daily average discharge temperature at Station DSN 001 shall not exceed 34°C (93.2°F) for an average of more than ten days per year during the term of this permit beginning with 1981; provided that in no event shall the daily average discharge temperature at Station DSN 001 exceed 34°C (93.2°F) on more than 15 days between April 15 and June 30 in any year.

Whenever, due to forced outage or other technical problem, e.g. equipment 3. failure, it is necessary to remove one or more circulating water pumps from service at an operating unit (or units), pumps at any non-operating unit (or units), including Unit 1, may be used to augment flow in the discharge canal as necessary to meet temperature limits, and will not be considered a violation of settlement outage requirements at the non-operating unit provided that in no event shall total Station flow, as so augmented, exceed the equivalent of full circulator flow at each unit which is then operating.

4. If the discharge temperature limits in clauses 1 and 2 above are exceeded as a result of reduced flow required by Section 2.D of the Settlement Agreement, corrective action, which may include increasing cooling water flow as necessary up to the equivalent of full circulator flow for each unit then operating, shall be taken as quickly as practical and will not be considered a violation of outage requirements at the non-operating unit. During the period required for corrective action (which shall not exceed 24 hours), the discharge will not be considered to be in excess of the foregoing temperature limits. To the extent practical the permittee shall anticipate when the ambient river temperature will rise to such level that the prevailing reduced cooling water flow rate specified in the Settlement will fail to maintain discharge temperature below 34°C, and may, upon consultation with DEC, increase flow to the next rate scheduled in the Settlement prior to the discharge temperature exceeding 34°C.

5. Nothing contained herein shall be construed to change or otherwise affect the previsions of the Settlement Agreement. 6.

Except as set forth above, there shall be no thermal effluent limitations which govern or otherwise affect the operation of the Station or discharges therefrom.

91-20-2a (7/34)

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INTERIM______EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the Period Beginning	October 1, 1987	
and lasting until	January 1, 1989	

the discharges from the permitted facility shall be limited and monitored by the

permittee as specified below:

	Discharge Limitations			Minimum Monitoring Requirements	
Outfall Number &				Aeasurement	Sample
Effluent Parameter	Daily Avg.	Daily Max.	Units	Frequency	Туре
001* Discharge Canal ^{a,b}					
Total Residual Chlorine ^C	NA 0.2 mg/1		$m\sigma/1$	(See footnotes a.r)	
Lithium Hydroxide	NA.	0.01 ^d	mg/1	Monthly	Calculation
Boron	NA	1.0 ^e	mg/1	Weekly	Calculation
Boron	NA	525 ^e	lbs/day	Weekly	Calculation
pH (Range) $6.0 - 9.0$			su	Weekly	Grab
*Outfall 001 is the point p	rior to conflu	uence of the	discharge f	rom the commo	n discharge
canal and the Hudson River	•				
Internal Waste Streams Effl	uent Limitatio	<u>ns</u>			
001A - Sewage Treatment Pla	int.				
Flow	Monitor	Monitor	GPD	Continuous	Recorder
BOD	30 ^g	45 ¹¹	mg/1	Monthly	6hr Composite
Total Suspended Solids	30 ^g	45 ⁿ	mg/l	Monthly	6hr Composite
Settleable Solids		0.3 <u>.</u>	m1/1	Weekly	Grab
Fecal Coliform	2001	400 ¹	NO./100 ml	Weekly	Grab
 Total Residual Chlorine^P 	0.5(min.)	3.0	mg/l	Weekly	Grab
pH (Range)	Monitor	Monitor	SU	Weekly	Grab
Sum of 001B, 001C, 001D, 00	1E, 001G & 001	K, 001L			
Flow	Monitorin	ng Only	MGD	Weekly	Instantaneo:
Total Suspended Solids	30	50	mg/l	Weekly	Grab ^k
Sum of 001C & 001D			۰.		
Flow	Monitori	ig Only	MGD	Weekly	Instantai
Hexavalent Chromium	0.05	0.1	mg/1	Monthly	Grab,
Total Chromium	0.5	1.0	mg/l	Weekly	Grab,
Lithium Hydroxide	Monitorin	ng Only	mg/l	Monthly	Grab ¹


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 Facility IF
 NY 000 4472

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FINAL____EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the Period Beginning _____ January 1, 1989

and lasting until _____ October 1, 1992

the discharges from the permitted facility shall be limited and monitored by the

permittee as specified below:

				Minin Monitoring Re	ium equirements
Dutfall Number & ffluent Parameter	Discharge Limitations Daily Avg. Daily Max.		A Units	Aeasurement Frequency	Sample Type
001* Discharge Canal ^{a,b} Total Residual Chlorine ^c Lithium Hydroxide Boron Boron pH (Range) 6.0 - 9.0	NA NA NA NA	0.2 0.01 ^d 1.0 ^e 525 ^e	mg/l mg/l lbs/day SU	(See footn Monthly Weekly Weekly Weekly	otes q,r) Calculation Calculation Calculation Grab

Internal Waste Streams Effluent Limitations

001A - Sewage Treatment Plant

No Discharge Allowed

Sum of 001B; 001C, 001D, 001E,	001C & 001K, 00	DIL			
Flow	Monitoring On	ly ·	MGD	Weekly	Instantaneous
Total Suspended Solids	30 50	ס	mg/l	Weekly	Grab ^k
Sum of 001C & 001D		·	•		
Flow	Monitoring Onl	Ly	MGD	Weekly	Instantaneous
Hexavalent Chromium	0.05 0.	.1	mg/1	Monthly	Grab.
Total Chromium	0.5 1.	.0	mg/l	Weekly	Grab
Lithium Hydroxide	Monitoring Onl	Ly	mg/1	Monthly	Grab



21-20-2*(1/89)

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Modified:	09/30/99
Modified:	8/23/01
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EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the period b	eginning <u>Octob</u>	per 1, 1987		
and lasting until	PERMIT	EXPIRATION	· · · · · · · · · · · · · · · · · · ·	

the discharges from the permitted facility shall be limited and monitored by the permittee as specified below:

				Mi Monitoring	nimum Requirements
Outfall Number &	Dis	charge Limitations		Measurement	Sample
Effluent Parameter	Daily Avg.	Daily Max.	<u>Units</u>	Frequency	Туре
Sum of 01B, 01C, 01D & 01J	. <u>01L</u> .				
Flow	Monitoring	Only	MGD	Weekly	Instantaneous
Boron	Monitoring	Only	mg/ł	Weekly	Grab ⁿ
<u>001C</u>				•	
Flow	Monitoring	Only	MGD	Monthly	Instantaneous
<u>001E</u>					
Flow	Monitoring	Only	MGD	Weekiy	Instantaneous
<u>001G</u>					
Flow .	Monitoring	Only	MGD	Weekly	Instantaneous
Phosphates as P**	16	38	lbs/day	Monthly	Grab
0011					
Flow	Monitoring	Only	MGD	Footnote o	Footnote o
<u>001J</u> ····			5 (¹ 12	•	
Flow	Monitoring	Only	MGD	Weekly	Estimate
Qil & Grease		No visible oil or shee	mg/l n	Weekly	Visual Obser- vation
Sum of 01C. 01D, 01K and 0) <u>1L</u>				
Oit & Grease		15	mg/l	Monthly	Grab ^m

** This applies to only those internal streams at Indian Point 2, which comprise this outfall.

***Because this outfall cannot be monitored, the following shall apply:

1. All oil spills shall be handled under the SPCC plan.

2. Flow tributary to the floor drains shall not contain more than 15 mg/l of oil and grease nor any visible sheen.

3. Treated wastewater from the desilting operation within the inlake structure and forebays shall be monitored once per 12 hour shift on the sand filter effluent. Grab samples shall be analyzed for total suspended solids and oil & grease. An estimate of discharge flow rate and a visual observation for the presence of any visible sheen shall be made on the sand filter effluent. The limitations for this discharge event are: 15 mg/l (oil&grease), 50 mg/l (total suspended solids) and no visible sheen.



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	-					

EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

During the period beginning <u>November 20, 2000</u> and lasting until <u>permit expiration</u> the discharges from the permitted facility shall be limited and monitored by the permittee as specified below:

• •				Mi Monitoring	nimum Requirements
Outfall Number &	Dischar	ge Limitations		Measurement	Sample
Effluent Parameter	Daily Avg.	Daily Max.	Units	Frequency	
Түре			· · ·		
01K - Filter Backwash		•	·		
Flow	Monitor .	Monitor	GPD	Weekly	Instantaneous
<u>001C</u> Flow	Monitoring	Only	MGD	Monthly	Instantaneous
001L - Condensate Polisher Sy Conainment	stem Effluent and Sto	ormwater Runof	1 from Chemi	cal Bulk Storage	Secondary
Flow	Monitor	Monitor	GPD	Weckiy	Instantaneous
pН	(Range 6.0-9.0)		SU	Monthly	Grab
Chlorine, Total Residual	NA	Monitor	mg/l	Monthly	Grab
01N - Reverse Osmosis Reject					
Flow	Monitor	Monilor	GPD	Weekly	Instantaneous
Oil & Grease	NA	15	mg/l	Weekly	Grab
Total Suspended Solids	30	50	mg/l	Weekly	Grab

002-009 - Uncontaminated Stormwater Discharge

No monitoring required



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ACTION LEVEL REQUIREMENTS

The parameters listed below have been reported present in the discharge but at levels that currently do not require water-quality or technology-based limits. Action levels have been established which if exceeded will result in reconsideration of Water Quality and Technology based limits.

Routine action level monitoring results, if not provided for on the Discharge Monitoring Report (DMR) form, shall be appended to the DMR for the period during which the sampling was conducted.

If any of the action levels is exceeded, the permittee shall undertake a short-term, high-intensity monitoring program for this parameter. Samples identical to those required for routine monitoring purposes shall be taken on each of at least three operating days and analyzed. Results shall be expressed in terms of both concentration and mass, and shall be submitted no later than the end of the third month following the month when the action level was first exceeded. Results may be appended to a DMR or transmitted under separate cover to the same addresses. If levels higher than the action levels are confirmed, the result shall constitute a revised application and the permit shall be reopened for consideration of revised action levels or effluent limits.

The permittee is not authorized to discharge any of the listed parameters at levels which may cause or contribute to a violation of water quality standards.

			MINIMUM MONNO	Minimum Momioring Requirements		
Outfall Number and Effluent Parameter	Action Level	Units	Measurement Frequency	Sample Type		
001L - Condensate Polisher System	Effluent					
Fluorides	5	lbs/day	Semi-Annual	Grab		
Iron	4	mg/l	Semi-Annual	Grab		
Copper	1.0	mg/1	Semi-Annual	Grab		
001A - Sewage Treatment Plant (No	discharge allow	ed after Jan	uary I, 1989)			
Copper	0.5	mg/l	Semi-Annual	Grab		
Mercury	0.1	mg/l	Semi-Annual	Grab		
Zinc	, 1.0	mg/1	Semi-Annual	Grab		

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9-30-99 BNDM Modified:

Pootnotes

- a. Discharge 001 shall occur only through the subsurface ports of the outfall structure.
- b. When the temperature in the discharge canal exceeds 90°F or the site gross electric output equals or exceeds 600MW the head differential across the outfall structure shall be maintained at a minimum of 1.75 feet. When required, adjustment of the ports shall be made within four hours of any change in the flow rate of the circulating water pumps. IF compliance is not achieved, further adjustments of the ports shall be made to achieve compliance. The requirements of the Settlement Agreement flow schedules shall take priority over the requirements of this footnote.

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- c. The service water system may be chlorinated continuously. Should the condenser cooling water system be chlorinated, the maximum frequency of chlorination for the condensers of each unit shall be limited to two hours per day. The total time for chlorination of the three units for which this permit is issued shall not exceed nine hours per week. Chlorination shall take place during daylight hours and shall not occur at more than one unit at a time.
- d. The calculated quantity of these substances in the discharge shall be determined by using the analytical results obtained from sampling that is to be performed on internal waste streams OIC and OID.
- e. The calculated quantity of this substance in this discharge shall be determined by using the analytical results obtained from sampling that is to be performed on internal waste streams 01B, 01C, 01D and 01L and releases from Unit 3's chemical batch tanks into 01J.

(Footnote f has been removed. Text has been placed in Additional Requirement #8.)

- g. Arithmetic mean of the values for effluent samples collected over a 30 day period.
- h. Arithmetic mean of the values for effluent samples collected over a 7 day period.
- i. 30 day geometric mean.
- j. 7 day geometric mean.
- k. One flow proportioned composite sample shall be obtained from one grab sample taken from each of the internal waste streams 018, 01C, 01D, 01E, 01G, and 01L.
- 1. One flow proportioned composite sample shall be obtained form one grab sample taken from each of the internal waste streams 001C and 001D. Sampling is not required if use of chromium is discontinued.
- m. One grab sample shall be obtained from each of the internal waste streams OOIC, OOID, OOIX and OOIL and the samples shall be analyzed separately. The results shall be reported by computing the flow-weighted average.

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n. One flow proportioned composite sample shall be obtained from one grab sample taken from each of the internal waste streams 01B, 01C, 01D, 01L and each release from the chemical batch tanks at Unit 3 into 01J.

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- o. The flow of condenser cooling water discharges shall be monitored and recorded every eight hours by recording the operating mode of the circulating water pumps. Any changes in the flow rate of each circulating water pump shall be recorded, including the date and time, and reported monthly together with the Discharge Reporting Form. The permittee shall indicate whether any circulating pumps were not in operation due to pump breakdown or required pump maintenance and the period(s) (dates and times) the discharge temperature limitation was exceeded, if at all. Methods, equipment, installation, and procedures shall conform to those prescribed in the Water Heasurement Manual, U.S. Department of the Interior, Bureau of Reclamation, Washington D.C.: 1967 or equivalent approved by the permit issuing authority.
- p. Bffluent disinfection is required all year. If chlorine is used for disinfection, a chlorine residual of 0.5 - 3.0 (Range) shall be maintained in the chlorine contact chamber effluent.
- q. Continuous monitoring of TRC during condenser chlorination is required. A continuous TRC monitor shall be installed by October 1, 1987 or the date condenser chlorination begins, whichever is later. Prior to installation of the continuous monitor or when the continuous monitor fails, is inaccurate, or is unreliable, TRC shall be monitored during condenser chlorination by analyzing grab samples taken at least once every 30 minutes during each chlorination period.
- r. Grab samples shall be taken at least once daily during low level service water chlorination and at least once every 30 minutes during high level service water chlorination. During service water chlorination, Outfall 001 TRC concentrations may be determined by either direct measurement at Outfall 001 or by multiplying a measured TRC concentration in the service water system by the ratio of chlorinated service water flow to the total site flow.

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Additional Requirements:

1. There shall be no discharge of PCB's from this facility.

- 2. Collected screenings, sludges, and other solids and precipitates separated from the Permittee's discharges and/or intake water authorized by this permit shall be disposed of in such a manner as to prevent entry of such materials into navigable waters or the tributaries. Any fish, shellfish, or other organisms collected or trapped as a result of intake water screening or treatment may be returned to the water body habitat, together with associated solids.
- 3. The permittee shall submit on a quarterly basis to the NYSDEC at its offices in White Plains and Albany a monthly report of daily operating data, by the 28th of the month following the end of the quarter, that includes the following:
 - a. Daily minimum, maximum and average station electrical output shall be determined and logged.
 - b. Daily minimum, maximum and average water use shall be directly or indirectly measured or calculated and logged.
 - c. Temperature of the intake and discharges shall be measured and recorded continuously. Daily minimum, maximum and average intake and discharge temperatures shall be logged.
- 4. Biological Monitoring and Reporting

The permittee shall comply with biological monitoring requirements which shall be embodied in a Memorandum of Agreement (MOA) to be entered into between the NYSDEC and the Permittee for the permit issued to Indian Point Generating Station Unit 1-3. Monitoring requirements shall be consistent with the Hudson River Settlement Agreement and Attachment V thereto.

Live sturgeon collected during biological monitoring studies will be counted, measured, and examined for tags, then carefully returned to the river as quickly as possible. Dead sturgeon collected during biological monitoring studies shall be counted, weighed, measured, examined for tags and frozen for salvage for the Department of Environmental Conservation for up to one year, at which time the sturgeon will be disposed of in a sanitary landfill. Each sturgeon shall be individually labeled indicating date of capture and appropriate measurements. The permittee shall provide written notice to the Chief, Bureau of Environmental Protection one (1) month prior to the disposal of any sturgeon.

Parı : Page ll of 19 Facility ID# NY-0004472 Modified: April 4, 1989

5. Notwithstanding any other requirements in this permit, the permittee shall also comply with all applicable Water Quality Regulations promulgated by the Interstate Sanitation Commission including Sections 1.01 and 2.05 (f) as they relate to oil and grease.

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6. It is recognized that influent quality changes, equipment malfunction, acts of God, or other circumstances beyond the control of the Permittees may, at times, result in effluent concentrations exceeding the permit limitations despite the exercise of appropriate care and maintenance measures, and corrective measures by the permittees. The permittees, either individually or jointly, may come forward to demonstrate to the DEC that such circumstances exist in any case where effluent concentrations exceed those set forth in this permit. The DEC, however, is not obligated to wait for, or solicit, such demonstrations prior to the initiation of any enforcement proceedings, nor must it accept as valid on its face the statements made in any such demonstration.

In the event of non-compliance attributable to only one facility, DEC will initiate enforcement proceedings against the permittee responsible for such facility.

DEC shall not initiate enforcement proceedings concurrently against both the Permittees, unless DEC has been unable to identify the non-complying facility. If DEC seeks to enforce in an administrative or judicial proceeding any provision of this permit, the Permittees may raise at that time the issue of whether, under the United States Constitution, statute, or decisional law, they are entitled to a defense that their conduct was caused by circumstances beyond their control.

- 7. The Hudson River Settlement Agreement, dated December 19, 1980, is annexed to this permit as Appendix 2 and is incorporated herein as a condition to this permit. The Settlement Agreement satisfies New York State Criteria Governing Thermal Discharges. The Agreement for Installation of Modified Ristroph Screens at Indian Point Units 2 & 3, dated October 31, 1988 is annexed to this permit as Appendix 3 and is incorporated herein as a condition to this permit. The Agreement for Installation of Modified Ristroph Screens at Indian Point Units 2 & 3 implements Section 2.P of the Hudson River Settlement Agreement and satisfies New York State Criteria Governing Thermal Discharges.
- 8. All chemicals listed and/or referenced in the January 17, 1986 permit application as well as Drewgard 315, Betz Corr-Shield 736 and Nalco 8325 are approved for use. Drewgard 100 may be added so the calculated concentration shall not exceed 11 mg/1 and the active ingredient E.D.T.A. shall not exceed 0.28 mg/1 in the discharge canal. If use of new biocides, corrosion control chemicals or water treatment chemicals is intended, application must be made prior to use. No use will be approved that would cause exceedance of state water quality standards.
- 9. Beginning upon the effective date of this permit, the permittees shall submit to the NYSDEC Offices in Albany and White Plains, a copy of their Semi-Annual Effluent and Waste Disposal Reports submitted to the Nuclear Regulatory Commission.

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10. Permittee will (at Permittee's option) submit a report to analyze the suitability of continuous chlorine monitoring for compliance purposes. The report will compare results of continuous monitor to results of grab sampling program (for total residual chlorine). Within 60 days from receipt of the report, DEC shall either (a) approve the report's conclusions and recommendations and initiate any appropriate permit modification requested by the permittees or (b) provide the permittees with the detailed technical reasons for rejection. If DEC fails to meet this 60-day deadline, the Department shall initiate a permit modification to require grab samples at least once every 30 minutes during condenser chlorination.

11. The data, results and information being generated pursuant to aquatic studies and analyses and impact mitigation programs being conducted at this Facility under the terms of the Hudson River Settlement Agreement, dated December 19, 1980, shall constitute sufficient grounds for the applicant or the DEC to seek modification of this permit under 6 NYCRR 621.13.

Effective Date: <u>November 20, 2000</u> UPA #3-5522/00011 SPDES No.: NY <u>000 4472</u> Part 1, Page <u>12A</u> of <u>19</u>

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SPECIAL CONDITIONS - BEST MANAGEMENT PRACTICES

- 1. The permittee shall develop a modification to the Best Management Practices (BMP) plan to prevent, or minimize the potential for, release of significant amounts of toxic or hazardous pollutants to the waters of the State through plant site runoff; spillage and leaks; sludge or waste disposal; and storm water discharges including, but not limited to, drainage from raw material storage. Completed BMP plans shall be submitted by EDM + 6 Months to the Regional Water Engineer at the address shown on the Recording, Reporting and Additional Monitoring Requirements. The BMP plan shall be implemented within 6 months of submission, unless a different time frame is approved by this Department.
- 2. Subsequent modifications to or renewal of this permit does not reset or revise the deadline set forth in (1) above, unless a new deadline is set explicitly by such permit modification or renewal.
- 3. The permittee shall review all facility components or systems (including material storage areas; in-plant transfer, process and material handling areas; loading and unloading operations; storm water, erosion, and sediment control measures; process emergency control systems; and sludge and waste disposal areas) where toxic or hazardous pollutants are used, manufactured, stored or handled to evaluate the potential for the release of significant amounts of such pollutants to the waters of the State. In performing such an evaluation, the permittee shall consider such factors as the probability of equipment failure or improper operation, cross-contamination of storm water by process materials, settlement of facility air emissions, the effects of natural phenomena such as freezing temperatures and precipitation, fires, and the facility's history of spills and leaks. For hazardous pollutants, the list of reportable quantities as defined in 40 CFR, Part 117 may be used as a guide in determining significant amounts of releases. For toxic pollutants, the relative toxicity of the pollutant shall be considered in determining the significance of potential releases.

The review shall address all substances present at the facility that are listed as toxic pollutants under Section 307(a)(1) of the Clean Water Act or as hazardous pollutants under Section 311 of the Act or that are identified as Chemicals of Concern by the Industrial Chemical Survey.

- 4. Whenever the potential for a significant release of toxic or hazardous pollutants to State waters is determined to be present, the permittee shall identify Best Management Practices that have been established to minimize such potential releases. Where BMPs are inadequate or absent, appropriate BMPs shall be established. In selecting appropriate BMPs, the permittee shall consider typical industry practices such as spill reporting procedures, risk identification and assessment, employee training, inspections and records, preventive maintenance, good housekeeping, materials compatibility and security. In addition, the permittee may consider structural measures (such as secondary containment and erosion/sediment control devices and practices) where appropriate.
- 5. Development of the BMP plan shall include sampling of waste stream segments for the purpose of toxic "hot spot" identification. The economic achievability of effluent limits will not be considered until plant site "hot spot" sources have been identified, contained, removed or minimized through the imposition of site specific BMPs or application of internal facility treatment technology. For the purposes of this permit condition a "hot spot" is a segment of an industrial facility; including but not limited to soil, equipment, material storage areas, sewer lines etc.; which contributes elevated levels of problem pollutants to the wastewater and/or storm water collection system of that facility. For the purposes of this definition, problem pollutants are substances for which treatment to meet a water quality or technology requirement may, considering the results of waste stream segment sampling, be deemed unreasonable. For the purposes of this definition, an elevated level is a concentration or mass loading of the pollutant in question which is sufficiently higher than the concentration of that same pollutant at the compliance monitoring location so as to allow for an economically justifiable removal and/or isolation of the segment and/or B.A.T. treatment of wastewaters emanating from the segment.



Effective te: <u>November 20, 2000</u> UPA #3-552_r00011 SPDES No.: NY <u>000 4472</u> Part 1, Page <u>12B</u> of <u>19 </u>

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The BMP plan shall be documented in narrative form and shall include any necessary plot plans, drawings or maps. Other documents already prepared for the facility such as a Safety Manual or a Spill Prevention, Control and Countermeasure (SPCC) plan may be used as part of the plan and may be incorporated by reference. USEPA guidance for development of storm water elements of the BMP is available in the September 1992 manual "Storm Water Management for Industrial Activities," USEPA Office of Water Publication EPA 832-R-92-006 (available from NTIS, (703)487-4650, order number PB 92235969). A copy of the BMP plan shall be maintained at the facility and shall be available to authorized Department representatives upon request. As a minimum, the plan shall include the following BMP's:

a.	BMP Committee	e. Inspections and Records	i. Security
b .	Reporting of BMP Incidents	f. Preventive Maintenance	j. Spill prevention & response
ċ.	Risk Identification & Assessment	g. Good Housekeeping	k. Erosion & sediment control
d.	Employee Training	h. Materials Compatibility	1. Management of runoff

The BMP plan shall be reviewed annually and shall be modified whenever: (a) changes at the facility materially increase the potential for significant releases of toxic or hazardous pollutants, (b) actual releases indicate the plan is inadequate or (c) a letter from the Regional Water Engineer highlights inadequacies in the plan..

Facilities with Petroleum and/or Chemical Bulk Storage (PBS and CBS) Areas:

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8.

Compliance must be maintained with all applicable regulations including those involving releases, registration, handling and storage (6NYCRR 595-599) and (6NYCRR 612-614). Stormwater discharges from handling and storage areas should be eliminated where practical.

a. <u>Spill Cleanup</u> - All spilled or leaked substances must be removed from secondary containment systems as quickly as practical and in all cases within 24 hours. The containment system must be thoroughly cleaned to remove any residual contamination which could cause contamination of stormwater and the resulting discharge of pollutants to waters of the State. Following spill cleanup the affected area must be completely flushed with clean water three times and the water removed after each flushing for proper disposal in an on-site or off-site wastewater treatment plant permitted to discharge such wastewater. Alternatively, the permittee may test the first batch of stormwater following the spill cleanup to determine discharge acceptability. If the water contains no pollutants it may be discharged. Otherwise it must be disposed of as noted above. See *Discharge Monitoring* below for the list of parameters to be sampled for.

b. <u>Discharge Operation</u> - Stormwater must be removed before it compromises the required containment system capacity. Each discharge may only proceed with the prior approval of the permittee staff person responsible for ensuring compliance with this permit. Bulk storage secondary containment drainage systems must be locked in a closed position except when the operator is in the process of draining accumulated stormwater. Transfer area secondary containment drainage systems must be locked in a closed position during all transfers and must not be reopened unless the transfer area is clean of contaminants. Stormwater discharges from secondary containment systems should be avoided during periods of precipitation. A logbook shall be maintained on-site noting the date, time and personnel supervising each discharge.

c. Discharee Monitorine of Bulk Storage Secondary Containment Systems and Tank Hydrotest Waters - This paragraph only applies to those bulk storage containment system outlets which are not identified in the SPDES permit as an outfall with explicit effluent limitations. Prior to each discharge of contained waters, such waters must be screened for contamination*. The method of screening shall be developed by the permittee as part of the overall Best Management Practices Plan. Examples of screening methods include inspection for any visible evidence of contamination for non-fuel petroleum secondary containment and volatile gas meters for petroleum fuel or volatile materials secondary containment. If the screening indicates contamination, the permittee must collect and analyze a representative sample** of the contained liquid and contact the regional water engineer (or the regional water engineer's authorized representative) to determine if the contained hiquid may be discharged.

d. <u>Discharge Monitoring of Transfer Area Secondarv Containment Systems</u> - This paragraph only applies to those transfer area containment system outlets which are separate from bulk storage containment system outlets and are not identified in the SPDES permit as an outfull with explicit effluent limitations. The first discharge* following any spill or leak must be sampled for flow, pH, the substance(s) transferred in that area and any other pollutants believed to be present**.

Effective Pate: November 20, 2000 UPA #3-5. /00011 SPDES No.: NY 000 4472 Part 1, Page 12C of 19 W2

c. <u>Discharge Reporting</u> - Results of analytical monitoring required above must be submitted to the Department by appending them to the corresponding discharge monitoring report (DMR). Failure to perform the required discharge monitoring and reporting shall constitute a violation of the terms of the SPDES permit.

f. <u>Prohibited Discharges</u> - The following discharges are prohibited unless specifically authorized elsewhere in this SPDES permit or unless proper notification is provided to the department and the department determines such discharge may proceed without modification to this permit: spills or leaks, tank bottoms, maintenance wastewaters, wash waters where detergents or other chemicals have been used, contained fire fighting runoff, fire training water contaminated by contact with pollutants or containing foam or fire retardant additives, and, unnecessary discharges of water or wastewater into secondary containment systems. An example of a necessary discharge could be the addition of steam to prevent bulk storage containment area sump pumps from freezing during cold weather. In all cases, any discharges which contain a visible sheen, foam, or odor, or may cause or contribute to a violation of water quality are prohibited.

* Discharge includes stormwater discharges and snow and ice removal. If applicable, a representative sample of snow and/or ice should be collected and allowed to melt prior to assessment.

** If the stored substance is a petroleum fuel (i.e. fuel oil, gasoline, kerosene, etc.), then the discharge should be sampled for oil & grease, benzene, ethylbenzene, naphthalene, toluene and total xylenes. If the stored substance(s) are listed in Tables 6-8 of application form NY-2C sampling is required. If the substance(s) are listed in NY-2C Tables 9-10 sampling for appropriate indicator parameters may be required, e.g., substituting BOD5 for methanol, substituting toxicity testing for demeton. The volume of discharge may be calculated by measuring the depth of water within the containment area times the wetted area converted to gallons or by other suitable methods. Form NY-2C is available on the NYSDEC web site. Contact the facility inspector for further guidance.

91-20-2e (7/84)

Facility 10 # NY 000 4472 Part 1, Page 13 of 19

Definition of Daily Average and Daily Maximum

The daily average discharge is the total discharge by weight or in other appropriate units as specified herein, during a calendar month divided by the number of days in the month that the production or commercial facility was operating. Where less than daily sampling is required by this permit, the daily average discharge shall be determined by the summation of all the measured daily discharges in appropriate units as specified herein divided by the number of days during the calendar month when the measurements were made.

The daily maximum discharge means the total discharge by weight or in other appropriate units as specified herein, during any calendar day.

Monitoring Locations

Permittee shall take samples and measurements to meet the monitoring requirements at the location(s) indicated below:

(Show locations of outfalls with sketch or flow diagram as appropriate). The sampling for the internal waste streams 001A thru 001L shall be taken in the internal waste streams before entering the circulating cooling water discharge canal.



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91-20-2c (9/85)

Facility ID. # <u>NY 000 4472</u> Part 1, P <u>15</u> of <u>19</u>

FINAL SCHEDULE OF COMPLIANCE FOR EFFLUENT LIMITATIONS

(a) Permittee shall achieve compliance with the effluent limitations specified in this permit for the permitted discharge(s) in accordance with the following schedule:

3077

Action Code	Outfail Number(s)	Compliance Action	Due Date
04	001A	Respondent shall begin construction of the "Sanitary Waste Pipeline Connection from the Indian Point Generating Facility to the Village of Buchanan.	4/1/88
08	001A	Respondent shall complete construction of the "Sanitary Waste Pipeline Connection from the Indian Point Generating Facility to the Village of Buchanan."	12/1/88
27	001A	Respondent shall cease discharges from the Sanitary Waste Treatment Plant, Outfall OOIA, at the Indian Point Generating Facility.	1/1/89
	The permit	tee shall comply with all terms and conditions of the	ordere

on consent dated July 17, 1986 and <u>August 20, 1987</u>, described as attachments "A & B". Said terms and conditions are incorporated, herein, by reference.

(b) The permittee shall submit to the Department of Environmental Conservation the required document(s) where a specific action is required in (a) above to be taken by a certain date, and a written notice of compliance or noncompliance with each of the above schedule dates, postmarked no later than 14 days following each elapsed date. Each notice of noncompliance shall include the following information:

1. A short description of the noncompliance,

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2. A description of any actions taken or proposed by the permittee to comply with the elapsed schedule requirement without further delay;

3. A description of any factors which tend to explain or mitigate the noncompliance; and

4. An estimate of the date permittee will comply with the elapsed schedule requirement and an assessment of the probability that permittee will meet the next scheduled requirement on time.



91-20-2d (7/84)

Facili. B # <u>NY 000 4472</u> Part 1, Page <u>16</u> of <u>19</u>

SCHEDULE OF COMPLIANCE FOR EFFLUENT LIMITATIONS (continued)

(c) The permittee shall submit copies of the written notice of compliance or noncompliance required herein to the following offices:

Chief, Compliance Section New York State Department of Environmental Conservation 50 Wolf Road Albany, New York 12233

Regional Water Engineer, Region 3

New York State Department of Environmental Conservation

202 Mamaroneck Avenue

White Plains, NY 10601

The permittee shall submit copies of any engineering reports, plans of study, final plans, as-built plans, infiltration-inflow studies, etc. required herein to the New York State Department of Environmental Conservation Regional Office specified above unless otherwise specified in this permit or in writing by the Department or its designated field office.



91-20-2: (9/85)

Facility ' Y_	NY	000	44	72
Part 1: Page	17		f	19

MONITORING, RECORDING AND REPORTING

- a) The permittee shall also refer to the General Conditions (Part II) of this permit for additional information concerning monitoring and reporting requirements and conditions.
- b) The monitoring information required by this permit shall be:
 - Summarized, signed and retained for a period of three years from the date of sampling for subsequent inspection by the Department or its designated agent.
 - Summarized and reported by submitting completed and signed Discharge Monitoring Report forms once every
 - _____ month(s) to the locations specified below. Blank forms available at department offices listed below. The first report will be due no later than _____ November 28, 1987_____

Thereafter, reports shall be submitted no later than the 28th of the following month(s): each month_

Department of Environmental Conservation Regional Water Engineer, Region 3 202 Mamaroneck Avenue White Plains, NY 10601

Department of Environmental Conservation Division of Water 50 Wolf Road, Albany, New York 12233

(Applicable only if checked)

Dr. Richard Baker _____ Chief Permit Administration Branch Planning & Management Division USEPA Region II, 26 Federal Plaza

New York, New York 10278

c) **WENNERSHIP**, Monthly Wastewater Treatment Plant Operator's Reports should be submitted to the Regional Engineer and County Health Department or County Environmental Control Agency specified above. (outfall 001A only)

- d) Monitoring must be conducted according to test procedures approved under 40 CFR Part 136, unless other test procedures have been specified in this permit.
- e) If the permittee monitors any pollutant more frequently than required by the permit, using test procedures approved under 40 CFR 136 or as specified in the permit, the results of this monitoring shall be included in the calculations and recording of the data on the Discharge Monitoring Reports.
- Calculations for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified in this permit.
- g) Unless otherwise specified, all information recorded on the Discharge Monitoring Report shall be based upon measurements and sampling carried out during the most recently completed reporting period.
- h) On or after April 1, 1984, any laboratory test or sample analysis required by this permit for which the State Commissioner of Health issues certificates of approval pursuant to section five hundred two of the Public health Law shall be conducted by a laboratory which has been issued a certificate of approval. Inquires regarding laboratory certification should be sent to the Laboratory Certification/Quality Assurance Group, New York State riealth Department Center for Laboratories and Research, Division of Environmental Sciences, The Nelson A. Rockefeller Empire State Plaza, Albany, New York 12201.

Westchester County Health Department 112 East Post Road White Plains, NY 10601

Interstate Sanitation Commission ATTN: Mr. Thomas R. Glenn, Jr. Director and Chief Engineer 10 Columbus Circle New York, NY 10019

Part 1, Page 18 of 19 Facility ID #: NY 000 4472

Memorandum of Agreement Between New York State Department of Environmental Conservation and the Hudson River Utilities

This Memorandum of Agreement (MOA) is entered into by the New York Stare Department of Environmental Conservation (Department) with Consolidated Edison of New York, Inc. (Consolidated Edison), and Power Authority of the State of New York (Power Authority), Orange and Rockland Utilities, Inc. (O and R), and Central Hudson Gas and Electric Corp. (CH) in accordance with the Department's certification pursuant to Section 401 of the Clean Water Act and to supply the appropriate conditions "Biological Monitoring and Reporting" of the SPDES discharge permit numbers:

NY 000 4472 Consolidated Edison's Indian Point Station Units 1 & 2

NY 002 7065 The Power Authority's Indian Point Station Unit 3

NY 000 8010 Orange and Rockland Utilities' Bowline Point Station

NY 000 8231 Central Hudson's Roseton Station,

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and in accordance with the "Biological Monitoring Program" as provided for in Section 2.J and Attachment V to the Hudson River Settlement Agreement entered into December 19, 1980 (Settlement Agreement).

- 2. This MOA is to embody the agreement of the Utilities to conduct monitoring program studies as described in the Settlement Agreement. Specific studies will be carried out in accordance with work scopes approved by the Department. Nothing contained in this MOA shall cause the Utilities to perform activities or incur expenses in excess of or less than the amount specified in the settlement agreement. Any further studies necessary to fulfill the dollar value of the Utilities' monitoring obligations will be conducted only with the prior written approval of DEC.
- 3. The Utilities agree to use their best efforts to conduct fully the biological monitoring program as specified in the Settlement Agreement. The Department acknowledges that the Utilities will not be deemed to be in non-compliance with the Settlement Agreement or any Condition of any applicable discharge permit or Section 401 Certification if the full complement of all biomonitoring cannot be completed within the original calendar year for reasons beyond the reasonable control of the Utilities. However, should the full complement of biomonitoring not be completed within the original year, at the sole discretion of DEC, either the time to complete such studies shall be extended or the unexpended funds shall be used to supplement the biomonitoring program in the subsequent year.



Part 1, Page 19 of 19 Facility ID #: NY 000 4472

4. The Department and the Utilities hereby agree that the study programs may be modified at any time by written agreement of the Department and the Utilities to fulfill the objectives of the study, provided that any cost savings which accrue through such modifications be redirected to other studies as appropriate.

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- 5. Reports based on these studies and an accounting of funds expended will be submitted within six months of the completion of component studies and no later than June 30 of the subsequent year unless an extended schedule is mutually agreed upon by the Department and the Utilities.
- 6. The term of this MOA shall be from the expiration of the permit currently in force until the expiration date of this permit, after which time this MOA shall be of no further force or effect except for completion of reports, accountings, or studies identified in paragraphs 3 to 5.

Signatures	Con Edison	Date
	Orange & Rockland	Date
	Central Hudson	Date
	Power Authority	Date
•	Niagara Mohawk	Date
• .	NYSDEC	Date

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Clam-Trol (7/91)		SPDES F' NY 0004472		
		Part 1, Attachment #:	<u> </u>	
EFFLUENT LIMITATIONS	AND MONITORING REQUIREMENTS			
During the period beginning	May 15, 1992		·	
and lasting until	October 1, 1992			

the discharges from the permitted facility shall be limited and monitored by the permittee as specified below:

Outfall Number & Effluent Parameter				Minimum Monitoring Requirements		
	Discharge Limitations Daily Avg. Daily Max.	Units	Measurement Frequency	Sample Type		
Outfail(s) 001						
Betz Clam-Trol CT-1 (whole product)	N/A	0.2	mg/l	Duration of chemical application & discharge	Multiple Grab*	

For purpose of this authorization, multiple grab is defined as individual grab samples collected at three hour intervals during the duration of chemical addition and discharge.

Special Conditions

The Betz Clam-Trol CT-1 program for zebra mussel control, application submitted by letter application dated 04/20/92 10 NYSDEC Region 3 New Paltz Office _, is approved with the following conditions:

- The effluent concentrations at the discharge shall not exceed 10 ug/l (ppb) of quaternary ammonium compounds and 1. 6 ug/l (ppb) of dodecyclguanidine hydrochloride. For Betz Clam-Trol CT-1, these limitations will be achieved by limiting effluent whole product concentrations.
- 2. Clam-Trol CT-1 detoxitication with bentonite clay or other Department approved adsorption medium is required for all affected discharge waste streams throughout the treatment period.
- 3. Each individual zebra mussel control treatment is limited to a maximum of 24 hours duration.
- Treatments for zebra mussel control shall be limited to a maximum of four treatments annually. Treatments shall be 4. separated by at least 45 days.
- Caged fish studies are required to be conducted during the discharge of the molluscicide. Sample study protocols are 5. available from the Department's Division of Fish and Wildlife. Specific caged fish study protocols must be approved by the Department prior to commencement of the zebra mussel control program.
- 6. Records of product dosage concentration, effluent flow and effluent concentration of product during addition and discharge must be maintained. The flow shall be measured at the frequency specified for flow elsewhere in this permit or at the frequency of the parameter specified above, whichever is more frequent.
- 7. The Regional Water Engineer shall be notified not less than 48 hours before initiation of a zebra mussel control program.
- Reports describing caged fish studies shall be sent to New York State Department of Environmental Conservation, 8. Division of Fish and Wildlife, Standards and Criteria Unit - Room 530, 50 Wolf Road, Albany, New York 12233-4756, within 60 days following each individual zebra mussel control treatment.
- Reports describing the results of the effectiveness of the zebra mussel control program and the effluent analyses for Betz 9. Clam-Trol CT-1 shall be submitted to the Regional Water Engineer, NYSDEC, within 60 days following each chemical treatment.
- 10. This permit modification is issued based on the best environmental and aquatic toxicity information available at this time. This authorization is subject to modification or revocation any time new information becomes available which justifies such modification or revocation.

3083

EXHIBIT C TO LITTLE AFFIRMATION -SEPTEMBER 3, 1993 DEC LETTER AND COMMENTS RE: DRAFT HUDSON RIVER EIS [3083-3121]

New York State Department of Environmental Conservation 50 Wolf Road, Albany, New York 12233



Thomas C. Joning _____ Commissioner

September 3, 1993

Mr. Raymond R. Kimmel, Jr. Asst. Vice President Consolidated Edison of N.Y., Inc. 4 Irving Place N.Y., N.Y. 10003

Re: Hudson River Generation Stations SPDES Modifications No. 3-5522-00011/00004-9 No. 3-3346-00095/00002-9 No. 3-3922-00003/00003-9

Dear Mr. Kimmel:

The Department of Environmental Conservation has reviewed the preliminary draft Environmental Impact Statement submitted by the Hudson River utilities in support of the above-referenced permit modifications. We have concluded that the applications remain incomplete pending receipt of additional information.

The Department has prepared the enclosed comments. These comments are not exhaustive, however, as the DEIS is very complex and requires a significant effort by staff in the areas of data use, modelling analysis, appropriate reference material, analysis of alternatives, etc., as well an impact analysis and compliance with rules and regulations. In addition, we expect the consultant will be available very soon to assist in further review of some of the topics mentioned above, as per the Scope of Work developed by DEC and the Utilities.

Staff will submit further comments as they are developed. We are available to discuss our comments with the Utilities and your consultants, either at a scheduled meeting or via telephone. It should be noted that the enclosed comments also reflect input from Scenic Hudson, the National Marine Fisheries Service and the U.S. Fish & Wildlife Service. Again, they are expected to provide additional comments in the near future.

The Department expects that responses to comments will be submitted in letter form, with attachments as appropriate. The format will be a copy of the comment followed by the response. New or revised tables or figures should be presented with the response. Upon acceptance of the response by the Department, the Applicants should consider if the response will result in modification of the DEIS. The next step would be preparation of a draft DEIS revision to show

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how the response is incorporated into the document, and finally, revision of the DEIS. Only one revision of the DEIS will be necessary as that will be just prior to the document being Noticed for public review.

Please do not hesitate to contact me if you have any questions.

Sincerely, bohn'M.'Ciancì Project Manager

Div. of Regulatory Affairs

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att. cc: see attached list

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Distribution List-Sept. 3, 1993 letter to R. Kimmel, Con Edison

. .:

W. Elliot
A. Kahnle/K Hattala
B. Young/K. McKown
E. Radle
F. Dunwell
K. Silliman
W. Keller
L. Corin
M. Chang
M. Ludwig
T. Lyons
P. Isaacson
C. Lee
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J. Cronin
W. Mancroni
D. Dunning
R. Kosior

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New York State Department of Environmental Conservation

COMMENTS

Preliminaty Draft Environmental Impact Statement for

SPDES Permit Modifications for Indian Point, Bowline Point and Roseton Electric Generation Stations

SECTION III

SECTION III - SUMMARY A. THE ACTION

Page III-1

Par. 1. Permit conditions will "minimize, to the extent practicable, adverse environmental impact". Please track the wording in ECL 8-0109: "to the maximum extent practical.

Page III-2, Paragraph 2

. . ` What is the reason for the anticipated increase in conditional mortality rates due to entrainment for the years 1994-1998?

SECTION IV - PROPOSED ACTION A. DESCRIPTION OF THE PROPOSED ACTION

Page IV-1

Par. 1. Same comment as Page III-1. Par. 1

1.1.1.1

Page IV-1a Table IV-1, (1)

The approximate flow rates should be presented as gallons per day (gpd). This terminology should subsequently be used consistently throughout the document. The important point is to use standard terminology adapted to flow rates. The documents has gps, gpm, gpd and cfs all related to flow rates.

Page IV-2, top

It is stated that if actual flows at Indian Point exceed those scheduled from May 3 through August 8, offsetting flow reductions providing equivalent credit points will be taken. Apparently the same approach is not planned at Roseton and Bowline. Please explain the rationale for the position.

Page IV-2

There are two sets of dates given for flow restriction goals and mitigation at Indian Point. Based on Table IV-3, it appears that one set of dates, May 10 through August 8 would accomplish the same goals and perhaps be less confusing.



Please consider using one set of dates.

Page IV-4

(ii) No mention is made of continued evaluation of fine mesh screens to mitigate entrainment at Indian Point. Please consider adding such a statement to this section.

Page IV-4, Para. 1

The 6th line down describes a low pressure debris wash on the front of the Ristroph screen. Please confirm that such a spray wash is installed.

Page IV-18

The fourth line indicates tidal flow at Bowline is 77,000 cfs, but on page 12, the flow at Indian Point is given as 140,000 cfs. It does not seem logical for a downstream location (Bowline) would have a lower flow then an upstream one. Also, please check the freshwater flow at Bowline (p18): it seems too large compared to the flow at Indian Point. See also Figure V-8, Hudson River tidal flow and current velocity.

Page IV-20, Table 10

The table and discussion of flow in the text indicate that the condenser can be throttled to provide flow flexibility. However, A VI-1, P45, Table 3 indicates that pumps can also be throttled to provide other flow options. Please modify the text and the tables as necessary to indicate the full potential variability with the existing plant configuration. For example, from Table 3, is operation with two pumps throlled and condenser valves closed an option? What would the resulting flow be?

SECTION V - ENVIRONMENTAL SETTING

General Comments

DEC beach seine survey was designed to estimate the relative abundance of YOY striped bass only. The DEC Indices (Beach Seine, Trawl, and combined) has been validated to the ASMFC (McKown, 1991). The catches of other species are reported in annual reports, but these do not necessarily reflect abundance indices. The DEC striped bass beach seine survey does not sample the Hudson adequately to produce abundance indices for species such as: white perch, American shad, river herring, and spottail shiner. In addition, species such as bay anchovy, hogchoker, weakfish and atlantic and shortnose sturgeon are distributed offshore so the beach seine does not adequately sample them. The DEC does conduct a shad and river herring survey. This data is used in the shad section, but it should also be incorporated into the

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river herring section. The DEC also conducts a Trawl survey in conjunction with the YOY Striped Bass Beach Seine Survey. This data would be more appropriate for the "offshore" species such as bay anchovy, hogchoker, weakfish and the sturgeons.

In tables providing information on estimates of relative and absolute abundance, the DEIS generally cites DEC-Division of Marine Resourses (DMR) catch data for the period mid-August thru mid-November. This DEC-DMR program was expanded temporally in 1985 to begin in mid-July. Please note that the Division of Fish & Wildlife also conducts a beach seing program in the upriver tidal portion of the Hudson, directed at Alosids, as well as a shoal trawling program, directed at striped bass. These programs should be referenced as DEC-DFW studies.

Your decision to report a subset of the DEC-DMR data available in 1985 and later is reasonable in order to maintain consistency.

In general, reporting c/f is preferred since annual effort varies.

The Department will supply summarized data for Division of Fish & Wildlife sampling programs upon request.

All tables with abundance data should cite the specific source.

Page V-8, Paragraph 5

a. The statement is made that some of the reduction of native plants are due to pollution. What type of pollution? Please elaborate.

b. The discussion should mention the importance of the estuary for rare and endangered plant species.

Page V-9

There is no discussion of the recent zebra mussel invation. As their influence is continually expanding, the DEIS should present information on potential impacts of these organisms on the overall ecology and what measures will be taken by utilities to control the populations at intake and discharge structures.

Page V-24 Par. 3

Please correct the error: the Hudson River's widest point is 3.5 miles wide not 2.5.

Page V-36, Paragraph 3

What evidence is available to demonstrate that the reason

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phytoplankton do not uptake phosphorus in harbor because they are over- whelmed by wastewater inputs of phosphorus?

Page V-37, Paragraph 3

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The 9th line should be modified by changing [distributed] to <u>disturbed</u> and ending the sentence there. Current dredging practices causes very little resuspension of sediments.

- Page V-38, Paragraph 3 State which water quality criteria are referenced in the last sentence.
- Page V-39, Paragraph 2 The 3rd line should be modified to read industrial discharges <u>such as that</u> in the Foundry Cove area. The original sentence reads as if Foundry Cove were the only source of cadmium.

The 4th line of this paragraph should be changed to read....with suspended material that [sediments] settles to the river bottom.

Page V-40, 1st whole paragraph a. Citation for Chase et al. (1989) not presented.

b. Ref: citation DEC 1990a. The information contained in the preceeding sentence is not included in the referenced report. This reference should be checked and verified.

Page V-40, Paragraph 3, (1) Citation for FDA (1979) not presented.

. .

- Page V-42, Paragraph 1 Please be advised that recreational fishing advisories are issued with fresh-water fishing licenses.
- Page V-44, 2nd line from top of page, (1) No citation listed for Quirk, Lawler and Matusky Engineers surveys.
- Page V-48a, Figure V-28 Please order the graphs by date, to allow easire reading.
- Page V-50, 1st full paragraph HREMP Quarterly Report update does not appear to be a proper citation. More appropriately Beebe and Savidge AFS Monograph 4: 25-36.

Section V.D.2.A. Striped bass

Life <u>History</u> and <u>Distribution</u>

Page V-53

Please provide support or reference for the statement that PYSL stage duration is 30 days. Recent analyses by the Technical Working Group suggest that life stage duration may be very difficult to estimate from field data. Members of the EPRI striped bass COMPMECH team feel that duration of the PYSL stage is longer than 30 days.

3090

Page V-54, Paragraph 3, first sentence

"... (DEC 1992a)." If the reference for striped bass moving out to western Long Island is from the DEC western Long Island survey, then the citation should be the DEC Report: McKown, K.A. (1992). An Investigation of the Movements and Growth of the 1990 Hudson River Year Class, In: A Study of the Striped Bass in the Marine District of New York VI.

Page V-54a

Figure V-39. Clarification of data summarized in figure is required. Do these fractions represent proportion in three regions relative to entire river BSS data, proportion of YOY in BSS data relative to all data within region, fraction of YOY standing crop estimates in shore zone?

Temporal Changes in Abundance

Page V-55

1. "The haul seine ...may not be a good index of abundance." The haul seine program is not an abundance survey, but was designed to obtain an estimate of age structure.

2. Dew (1988) information on mesh size used and ages caught in the gill net fishery is out of date. Please indicate the rationale for using these data when current information is available. DEC monitoring data suggest that ages five through seven predominated in recent years. Dominant ages would be expected to vary among years with changes in year class production and survival prior to recruitment.

3. Par. 2. Discussion of usefulness of beach seine data to estimate relative abundance. Was any attempt made to combine onshore (BSS or DEC-DMR beach seine data) and offshore data (either from the FSS or DEC DFW trawl program) to avoid problem cited (Versar 1987) and why wasn't this done? Was any offshore data evaluated as to their usefulness as abundance indicators? 4. Par. 3. There is confusion when DEC beach seine programs are referenced throughout the life history section (text and tables) under the same or various names. Since there are two DEC beach seine programs, please rename each survey to refer to the correct program. The DEC-DMR beach seine survey is for striped bass in the lower river (Peekskill and south). The DEC-DFW beach seine survey is for American shad and river herring in the middle and upper river (Newburgh Bay and north). The DEC program mentioned here is DEC-DMR beach seine: please reference the source of the data (i.e. report).

Page V-55a Table 14

1. Table headings are misleading. Gill net c/f are not reported by year-class. No reference is made to DEC-DFW trawl data, why? Indicate which DEC beach seine program data was used.

2. Please indicate if the time period for the DEC-DMR index cited is late August thru November, and that an index based on expanded temporal sampling (beginning mid-July since 1985) produces a higher indes.

3. Provide variance estimates for DEC beach seine and age zero and age 1+ population estimates.

4. The citation for the DEC Beach seine should be the DEC Report: McKown, K.A. (1992). <u>Investigation of the 1991</u> <u>Hudson River Striped Bass Spawning Success.</u> In: A Study of the Striped Bass in the Marine District of New York VI.

The DEC also produced a report for the Atlantic States Marine Fisheries Commission on the DEC-DMR Y-O-Y surveys. The conclusion was that the combined DEC Beach Seine and DEC-DFW Trawl survey gave a better estimate of abundance then either alone, since it incorporated differences in onshore/offshore distribution. I think it would be a good idea to include that index in Table V-14. The citation is McKown, K.A.

(1991). <u>Validation of the Hudson River Young-of-the-Year</u> <u>Striped Bass Indices.</u> Report to the ASMFC (enclosed).

Also, the DEC is changing to a geometric mean index for the beach seine (the combined is already geometric mean) due to the results of the report to ASMFC mentioned above, and recommendation from the ASMFC Striped Bass Technical Committee. The DEC-DMR Beach Seine indices (which are reported in Table V-14 as arithmetic means) should be substituted with the geometric mean indices.

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Page V-56

1. Par. L., "The striped bass bycatch from the .. shad fishery indicates abundance of young striped bass". Clarification of ages sampled in the gill net fishery is necessary. See comment V-55 2 (above) about appropriateness of using Dew, 1988 data. Regarding the use of gill net c/f by catch to estimate egg abundance of spawners, where has this technique been used that would support this use of the data?

2. What sort of analyses were used to determine rate of change in the DEC gill net index, the PYSL index, the Utility BSS index, and in the DEC beach seine index?

Page V-56, Paragraph 1

The average rate of increase in DEC Gill Net By Catch is positively affected by regulatory changes which reduced mortality rates on adult and sub-adult stocks thus affect the number of eggs deposited, YSL, PYSL.

Page V-57

1. The correlation coefficient (r) between the Utilities' BSS index and yearling abundance estimates is listed as 0.95 here and 0.88 in the previous paragraph. Please investigate this discrepency.

2. Did the absolute abundance estimates for age zero fish correlate with any other index? Does the presence or absence of such correlation provide added insight on relative value of indices?

3. Was there a trend among years in age zero absolute abundance estimates?

4. Were attempts made to utilize juvenile abundance data from either the Utilities' fall shoals survey or the DEC-DFW bottom trawl survey?

Potential Influences on Abundance

Page V-58

1. A table of abiotic factors examined by Pace et al. (1993) and CES (1992) would be helpful. Which life stages were evaluated?

2. Par. 1. Reference for relationship between PYSL and juveniles. Should that be CES and not Pace et al.?

3. Density dependence is identified here as a possible explanation for increased abundance of adults and PYSL without a concomitant increase in abundance of juveniles or yearlings. This possibility is apparently embraced by modelling used in Appendices to evaluate impacts of entrainment and impingement. Since the issue of density dependence sparked protracted debate prior to the Hudson River Settlement Agreement, the hypothesis needs a thorough discussion at some place in the document. The possibility of density dependence in striped bass could be made more believable if alternative explanations for stable recruitment were discounted and possible mechanisms of density dependence were suggested along with supporting data. The following two questions touch on alternative hypotheses.

4. Could the asymptotic relationship between the PYSL and BSS indices suggested in Figure V-40 be a result of larval misidentification? If half of the striped bass PYSL each year since 1989 were really white perch, a curve might not fit the data any better than a straight line.

5. The DEIS should address the possibility that the apparent upper limit to the juvenile index might be caused by emigration of juveniles from the estuary during years of high production. Emigrants would be missed form the age one populations estimates if they did not return to the estuary until they had matured.

6. Support the statement that Hudson fish mostly contribute to NY and New England fisheries.

Page V-58, 1st full paragraph

Is it possible that a multivariate analysis is more appropriate than this bivariate analysis. It seems appropriate to compare this value with water temp, DO and possibly salinity. If done please report results.

Page V-58a, Figure V-41

a. No citations for DEC data presented. b.There is no citation for either the SBSSS or LIOHS mortality rates. Identify the source of these numbers.

Page V-59

1. Par. 2. "The 1986 restrictions" adding coast-wide would describe restrictions better.

2. Please provide a table showing harvest restrictions imposed on striped bass in coastal states where Hudson River striped bass are likely to be harvested. Increasingly restrictive regulations have been imposed on commercial and recreational harvest of striped bass since the early 1980's. Changes made in 1986 may not have been substantial relative to others made during the last ten years.

3. Again, the increase in PYSL abundance since 1989 shown

in Figure V-42 may have been caused by an concomitant increase in white perch larvae which were misidentified as striped bass.

4. The citation DEC 1990c is found in the References as NYSDEC. 1990. Striped Bass Management. Other references are cited as New York State Department of Environmental Conservation, and Department of Environmental Conservation. There is a need to have all the Department's citations consistent. For technical resports, please follow the format suggested in the comment on Page V-54, Paragraph 3 (above).

5. The discussion of the two fishing management options F.25 and F.50 are appropriate but it should be made clear that New York State is not contemplating increasing F from .25 to .50, at this time.

Page V-60

1. This section summarizes mean effect of withdrawal facilities as 18 % in 1981-1987 and 16.4 % in 1989-1991. Estimates for the early time frame were made with a combination of CEMR and ETM methods; those for the later time frame with ETM only. If the two estimators (CEMR and ETM) predict different impacts from the same data it might not be appropriate to compare impacts between the two time periods. If comparisons are important, then possible influence of using different estimators should be discussed. Such a discussion should be part of any inferences made about relative effects of withdrawal facilities on survival to the juvenile stage in 1981-1987 vs 1988-1991.

2. Statements concerning the mediating effects of density dependent processes need clarification and support. See earlier comments on density dependent hypothesis on page V-58.

3. The third line refers to IP 1 & 2; shouldn't this be 2 & 3?

Page V-60, 3rd full paragraph, last sentence

Is it possible that the juvenile striped bass have expanded their nursery area? DEC has captured YOY striped bass outside of the Hudson River in Little Neck Bay, Manhasset Bay and Jamaica Bay every year since 1987. This should be examined.

Page V-60a

Table V-15 (and for all species) The title of the table should be changed to reflect what the numbers are. All are Conditional Entrainment or Impingement Mortality Rates and not just "effects".

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Page V-61, 1st partial paragraph

Estimation of F on fish > $28^{\prime\prime}$ TL. Calculations for the value of F=0.04 should be presented.

Page V-61, Paragraph 1, last sentence

The citation DEC 1990 is referring to the citation in the previous comment. There is a DEC 1990a listed in the references cited, but this citation should be NYSDEC (1990). Striped Bass Management.

Page V-61, Pollution

The correct citation (enclosed) for Hudson River PCB trends is Sloan, R. and K.A.Hattala, (1991). <u>Temporal and Spatial</u> <u>Aspects of PCB Contamination in Hudson River Striped Bass</u>. Technical Report 91-2 (Bureau of Environmental Protection), Division of Fish & Wildlife, New York State Dept. of Environmental Conservation.

Section V.D.2.b White perch

Life History and Distribution

Page V-62

a. Are fecundity data available from Hudson River studies? Please use/cite these data if possible.

b. Reference to "reduction on nutrient loading decreased fertility of the nursery area", how does this relate to the Hudson nursery area and decrease in recruitment level?

Temporal Changes in Abundance

Page V-63

1. Par. 4. Indicate which DEC beach seine program, reference report. For the standing crop estimates, where is the detailed methodology explained?

2. Discussion of sampling programs should include trawl survey used in the stock assessment program.

3. How were rates of change in PYSL index and YOY indices determined? Which years were included in each analyses? The BSS YOY index in Table V-16 appears to go through plateaus of abundance rather than a constant change.

4. Please provide error values associated with estimated number of YOY in Table V-16.

5. Why was total catch reported for the DEC beach seine data rather than some calculation of catch per haul?

Perhaps a catch per haul index from the DEC beach seine would correlate with the Utilities' BSS index.

6. Abundance data and a description of analysis supporting the increase in adult white perch from Wells et al. (1992). is necessary. Which year classes contributed to the correlation between egg and larval and adult abundance alluded to in Wells et al. (1992)? Do any other YOY indices correlate with the adult data?

7. Are data available for larval life stage duration?

Potential Influences on Abundance

Page V-64

1. Were any attempts made to evaluate effects of abiotic factors on abundance of early life stages as was described for striped bass?

2. Why were density dependent processes not discussed for white perch? Models described in Appendix used density dependence in the spawner-recruit relationship.

3. A plot of various YOY abundance indices on the PYSL index may be of value in discussing presence or absence of relationships.

Page V-63, White Perch

How has the problem of identification of young white perch and striped bass been resolved in these analyses? Recent analyses funded by the Hudson River Foundation suggest that striped bass and white perch larvae were misidentified in some years. In most cases, white perch were classified as striped bass. If such effors occurred at different rates among years, they might explain interannual trends reported for the striped bass larval indixes. In particular, could the relatively high values of striped bass PYSL since 1989 have been caused by misidentification? Please discuss these concerns and how they could impact calculations presented the these species.

Page V-63a, Table V-16 Provide citations for data presented in Table V-16.

Section V.D.2.C. Atlantic Tomcod

<u>Temporal Changes in Abundance</u>

Page V-66

- 1. Par. 5. YOY index (PYSL and Juvenile)
- (a) how is this calculated
- (b) where is the detailed methodology explained

11



(c) are the two life stages just added together?

2. Explain how were data on temporal abundance of eggs, YSL, and PYSL obtained in Fig V-47 if the LRS survey did not start until mid May?

Page V-67

1. Par. 1. Indicate the specific DEC beach seine program(s) and reference report(s). Were the data summarized as total catch or as some catch-per-unit-effort? These questions also apply to Table V-18.

2. Did these analyses include data from the Utility's beach seine surveys (Appendix VI-4C) and the DEC-DFW trawl survey.

3. Are data from any sample program affected by interannual variation in water temperature which might affect movement in or out of time and location sampled?

4. What analysis was used to determine the average annual rate of change in the LRS index?

Potential Influences on Abundance

Page V-67

Discussion is required on the influence of predation on tomcod abundance.

. Page V-67a, Table V-18

1982 Tomcod catch should be 785 not 758.

Page V-68

1. Provide a reference supporting statements about effects of population size on fecundity.

2. Provide support for statements indicating that tomcod are not sought by recreational fishermen and that health advisories have reduced recreational interests in this species. A small but active recreational fishery exists in the river in late fall. A recent survey by the Hudson River Sloop Clearwater suggests that perhaps half of Hudson River anglers do not know about the consumption advisories.

Section V.D.2.D American shad

Life History and Distribution

Page V-69

Please state references for life history characteristics (age, repeat spawning, fecundity, etc.). (DEC data reports ages to 13, repeat spawning to 8, see Appendix VI-4D)

12

Page V-69 bic

Present a-description of which years of data were summarized in Figures V-51 and V-52.

Temporal Changes in Abundance

Page V-70

1. This section indicates that ages five and six dominate DEC sample data from the commercial fishery. I would expect that ages captured in the commercial fishery would be influenced by year class strength, mortality prior to recruitment, and gill net mesh size. Did ages five and six dominate the entire time series of data since 1980?

2. Par. 2. Reference for DEC 1992b is missing.

Page V-71

i. What analyses were used to determine the lack of trend in the DEC gill net data and the significant increase in the PYSL index? Do DEC gill net data refer to DEC data from the commercial fishery? Were there any changes among years in sampling methods for PYSL that might explain the trend observed?

2. Par. 1. Why correlate male/female catches in the gill net data?

3. Par. 2. Reference for changes in "DEC YOY program"? The BSS YOY index is stated as the preferred index due partly to the longer time series. Table V-20 indicates a time series from 1974-1992. Explain the different time series used here than in the annual year-class reports which indicates the useful time series for shad to be 1979-1992. (i.e. LMS 1990 Year-class Report, values are also slightly different.)

4. How was "trend" of BSS data calculated?

5. Since the BSS data is subsetted to the time period mid-August to mid-October (weeks 33-40):

a. Are the effects of emigration on abundance during this time period accounted for? How do the effects of inter-annual variation in emigration affect presence of American shad in the sampled time window?

b. This same time period (Aug-Oct) misses the peak abundance of juvenile shad. Since most years of the BSS survey (1974-79 and 1987-91) began earlier in the year (at least by mid June, Appendix V), could data be backfitted for the missing June-July period for 1980-86 to obtain a better abundance estimate for the entire time series?
6. Could predation by striped bass or bluefish have affected abundance of juvenile American shad as they emigrate from the estuary in summer and fall?

7. Par. 3. Where are methods outlining calculation of standing crop estimate of YOY shad, is this also the PYSL Forecast (reference report)? Since the PYSL data generated the YOY shad estimate, what was the purpose of running a correlation? They should be highly correlated. Was there any correlation between the PYSL forecast and the BSS data or the DEC beach seine data (DEC-DFW survey) among years?

8. Were weekly mortality rates used to translate PYSL densities to YOY standing crop affected by density or year specific migration rates?

Page 71a, Table V-20

a. The Table should distinguish that the DEC beach seine data is from the YOY Shad Survey (DEC-DFW), not the YOY Striped Bass survey. These are two very different sampling programs and literature citations are appropriate.

b. The "year-class or cohort" column heading is misleading. Gill net CPUE data is reported by year, not by yearclass. Please indicate which DEC beach seine program data was used.

Page V-72

1. PCB sampling for American shad has occurred since the 1980's to the present. The last reported data is available for 1989.

2. Par. 2. Reference the source of current landings for American shad.

3. Provide a reference for the statement that the in-river fishery has been further hurt by declining catches and a saturated market.

4. Par. 4. "Because shad generally migrate north ... ocean harvests from Maryland to Florida likely did not seriously affect Hudson River shad". Please explain how this happens given that this southern harvest occurs in areas where Hudson shad overwinter before the spring spawning migration.

5. Par. 4. and Figure V-53. "The proportion of New York and New Jersey harvest, which would affect the Hudson...." Why are New York and New Jersey's harvests lumped together? How are in-river Delaware River (New Jersey portion) shad stock landings distinguished from the Hudson's? How are the effects of ocean harvest determined for each stock (Delaware River vs. Hudson)? What data sources were used to generate

this graph?

Section V.D.2.E Blueback herring

Life History and Distribution

Page V-74

1. Par. 3. Reference for fecundity? Are fecundity data available for the blueback herring population in the Hudson River estuary?

Page V-74 bic Figures V-55 and V-56.

If egg and larval distributions are for "river herring" (a combination of blueback herring and alewife) please state so on the Figure.

Temporal Changes in Abundance

Page V-75

1. Par. 3. What criteria were used to determine the "best available index". Were BSS data and/or DEC-DFW beach seine data evaluated? Where is methodology for YOY standing crop estimate outlined? Which DEC beach seine program were numbers reported from? (same question for Table V-22)?

2. How was annual rate of change calculated? Which years were used? The text indicates 1975-92 but Table V-22 reports data from 1979-92.

3. Table V-22 - Suggest that the DEC beach seine catch be summarized as catch per haul. Need error estimates for estimated number of YOY.

Page V-75a and b, Tables V-22 and V-23 DEC YOY shad survey data should be used in this table, not the YOY striped bass survey data.

Potential Influences on Abundance

Page V-76

1. Need to address possible impact of predators on abundance of herring. Striped bass move in to the Hudson River estuary in late fall and winter and could feed on blueback herring emigrating from the estuary.

2. Par 1. How do the findings of Sutcliffe et al. or Dow apply to the Hudson stock?

3. Par. 3. Reference for current bycatch data?

Page V-77

1. Discussion is necessary regarding expansion of blueback

herring into the Mohawk River and possible impacts on population of the estuary. This should include a discussion of adding hydro capabilities to existing dams.

Section V.D.2.F Alewife

<u>Life History and Distribution</u>

Page V-78 b&c

Figures V-58 and V-59. If egg and larval distributions are for "river herring" (a combination of blueback herring and alewife) please state so on the Figure.

Temporal Changes in Abundance

Page V-79

1. Please discuss the effect of time of day on sample data used to produce an index of abundance. The observation about low abundance of alewives compared to blueback herring in DEC beach seine data may be a factor of differential inshore movement.

inshore movement. 2. Par. 1. What criteria were used to determine the "best available index". Were BSS data and/or DEC-DFW beach seine data evaluated? Where is methodology for YOY standing crop estimate outlined? Which DEC beach seine program were numbers reported from? (same question for Table V-23)?

3. Par. 2. How was the annual rate of change calculated?

Page V-80

Par. 3. Reference for current bycatch data?

Section V.D.2.G Bay anchovy

Life History and Distribution

Page V-81

1. The conclusion that bay anchovies from estuaries north of Delaware Bay overwinter together along the coastal shelf has no supporting citation.

2. Do maturation and fecundity data exist for bay anchovy of the Hudson River?

Temporal Changes in Abundance

Page V-82

1. Provide an indication of sample years summarized in Figures V-61 and V-62.



2. No rational is given for selection of FSS channel data for use in a juvenile abundance index, what criteria were used to choose this over other data?. What about FSS data from shoal and bottom strata? Is the juvenile index meant to measure only age zero fish? If so, how were older ages excluded from the catch data?

3. Were there any other sources of abundance data which could have been used to corroborate FSS abundance estimates? Possibilities include FSS data from shoal or bottom strata, utility beach seine data, DEC bottom trawl data, River-wide DEC beach seine data. Were any of these program data evaluated?

4. Which DEC beach seine programs were used to generate total catch data? Why were data not summarized as some form of catch per effort to reduce variation caused by variation in number of seine hauls per year?

5. It is stated that "a juvenile index was developed using FSS" data. In the last part of the same paragraph "The utilities beach seine program ... was used in conjunction with the FSS sampling to develop an index of abundance." How was this second abundance index calculated? What was each index used for and how does the reader distinguish one index from the other?

Potential Influences on Abundance

Page V-83

1.

Several issues weaken inferences made about the lack of correlation between abundance of adult anchovies in DEC beach seine and YOY anchovies in the FSS program. - No information is given on age of anchovies indexed by either program.

- No explanation is given for possible influence of sample size variation among years on total catch in DEC beach seine.

- No correlations are attempted with other possible abundance data above.

2. Was any attempt made to identify or correlate abundance of adult or juvenile bay anchovies with changes in physical or water quality parameters in the estuary or in the NY Bight?

3. Hypotheses about movement of adult or juvenile bay anchovies into or out of the estuary could be strengthened by supplementary seasonal data from NMFS trawl surveys in the NY Bight. See V-84 1. comments below.

4. Discussion of possible influence of predation on anchovy

abundance in the estuary is necessary. Anchovy appear to be a popular prey item, and, they go well on a Ritz.

5. The DEC beach seine program samples both adult and YOY bay anchovies, all sizes that recruited to the gear. That is a factor in the lack of correlation with the FSS program.

6. No trend among years was noted in the FSS index or in total DEC beach seine catches. Need a description of data and analysis used to reach this conclusion. What about other possible abundance data noted above?

7. Par. 1. How was annual rate of change calculated? Data from which "DEC Hudson River" beach seine program was used? Was any attempt made to combine onshore and offshore data to obtain a YOY index? Was an attempt made to examine DEC-DFW trawl data, in addition to the FSS data, to examine anchovy abundance? Where are standing crop methods outlined?

Page V-83a, Table V-27

There should be an "a" superscript by the 1984 value of the DEC LI beach seine catch of 7,063. Also CPUE instead of catch would be more appropriate, especially for the LI beach seine data.

Page V-84

1.

The conclusion that Hudson or Hudson-Raritan estuary bay anchovy are part of a coastal population is not supported by any reference. These fish may constitute a discrete spawning population that never leaves the estuary complex. Vouglitois et al.(1987) provided data and suggestions about seasonal movement out of shallow estuaries behind NJ barrier islands. Their conclusions may not apply to large, deep rivers such as the Hudson. Fall trawl data in Vouglitois et al.(1987) for the NY Bight are intriguing. However, corresponding seasonal data are needed from the lower Hudson Estuary before statements can be made about offshore movement of Hudson River bay anchovies. Perhaps data from the Westway study would be helpful.

Page V-84 & 85

2. Par. 2, 4 & 5. Since anchovies are a common prey species, their abundance can potentially affect the abundance and or distribution of predators. With effects of water withdrawals reducing this available prey by 48%, even on a localized in-river population, what evidence is there for constant replenishment, and is there any evidence of effects on predator abundance and distribution?



Section V.D.2.H. Atlantic and shortnose sturgeon .

Potential Influences on Abundance

Page V-89

1. Par. 2. Several questionable statements are made in this paragraph:

a. Please explain basis for statement "This recent increase has prompted regulatory agencies to formulate management plans to meet the potential increase in demand." Recent regulations were put in place in response to the coast-wide decline of Atlantic sturgeon, not to meet a potential demand.

b. "DEC hopes to restore...". The goal stated is that of the Atlantic States Marine Fisheries Commission (ASMFC-1990) Atlantic sturgeon Management Plan, not the DEC's. DEC shares in the goal as a participant in the Plan.

c. The proposed DEC regulations were for a 60 inches minimum size limit, not 72 inches.

d. Please explain the last sentence "New York currently imposes...". At the time the DEIS was produced New York had already implemented new regulations and completed the first fishing season under the new regulations.

2. Par. 3. Several errors and omissions occur in the description of the commercial fishing regulations for Atlantic sturgeon. Why are the regulations described in such detail for sturgeon and not for other species (i.e. striped bass) whose regulations are just as restrictive? The tagging, reporting and sale restrictions are intended to provide a tracking system to obtain an accurate number of fish harvested. An accurate detailed description of the Atlantic sturgeon regulations should be obtained if they are to be included in the DEIS.

3. 2nd to last sentence - NYS regulations are 60 inch (5 feet) minimum size limit (not 72"). The open seasons are May 15 to June 15 for the Hudson River and Marine District, and October 1 to November 30 in the Marine District only. In addition, possession of sturgeon with a dressed length of less than 36 inches is prohibited.

4. The statement is made that a record search failed to disclose a single record of shortnose sturgeon entrainment, while in SVI,P9,§1, it is noted that "During entrainment sampling programs, very few entrainable-size sturgeon have been collected." Suggest the latter sentence be revised to reflect that no shortnose sturgeon and few Atlantic sturgeon

were entrained.

Section V.D.2.I. Bluefish

Temporal changes in Abundance

Page V-90, Paragraph 2, 2nd to last sentence

"Two major spawning aggregate... summer spawning and winter ..." Bluefish spawning is generally referred to as spring spawners (spawn in March-April) and summer spawners (spawn in June-July). In the next paragraph "spring spawned" fish are referred to.

Page V-90a, Table V-30

Is any information on sturgeon impingement at other major water intakes of the Hudson River available? If so, it should be reported in this table.

Page V-92a, Table V-31

DEC Beach seine, a superscript "a" should be next to the 1982 catch of 427, and 1983 catch of 362. Also it might be appropriate to add DEC WLI Beach seine c/f for bluefish to the table. This would give a broader picture of the population, similar to what was reported for bay anchovy. Is it possible to calculate absolute abundance? If not, please revise the table heading.

Page V-92

1. Were DEC-DFW trawl data evaluated in selecting an abundance index? Was any attempt made in combining onshore and off-shore data (beach seine/trawl) to obtain an index? Which DEC beach seine program were numbers reported from (also Table V-31)? Shouldn't these numbers be converted to c/f to account for differences in the number of seine hauls made each year, to allow for inter-annual comparisons?

2. Par. 2. How was annual rate of change calculated?

Potential Influences on Abundance

Par. 3 & 4. Reference for the data and trends reported from NMFS inshore trawl surveys?

Page V-92a

Ċ,

Table title: "Absolute abundance"?

Section V.D.2.J. Hogchoker

Life History and Distribution

Page V-94

Please state references for: Par. 2. overwintering; Par.3. fecundity.

Page V-95

Please state references for: Par. 1. adult movement, ability to sex these fish, is this only during spawning season; Par. 2. maturity and food habits.

Temporal Changes in Abundance

Page V-94 b&c

Figures V-73 & 74. Temporal and spatial distribution for YOY hogchokers is shown using BSS data. Is this correct when the abundance index used FSS data?

Page V-95

1. Par. 3. Were DEC-DFW trawl data evaluated in selecting an abundance index?

2. Par. 4. Which DEC beach seine program were numbers reported from (also Table V-32)? If these are just catch (numbers), please convert them to c/f to provide a basis for annual comparison.

Page V-96

a. Par. 1. How was annual rate of change calculated? b. Please state references for ecological influences. Page V-96a

Table title: "Absolute abundance"?

Section V.D.2.J. Weakfish

Life History and Distribution

Pages V-96 & 97

What are the references for: Par. 5 migration /overwintering habits; Pg. V-96 Par. 1. spawning, evidence to support " duration of larval stage ..depends on prey density", juvenile weakfish food habits and migration; Par. 2. New York Bight spawning, "consist with other estuaries", which ones?; Par. 3. food habits, growth.

Temporal Changes in Abundance

Page V-98

1. Par. 1. Why was only channel data used for the FSS



survey, what criteria eliminated use of shoal or bottom data? Were DEC-DFW trawl data evaluated in selecting an abundance index?

2. Par. 2. Which DEC beach seine program were numbers reported from (also Table V-33)? If these are just catch (numbers), please convert them to c/f to provide a basis for annual comparison.

3. Par. 3. All the ecological influences are possible, are there references to support them?

Page V-98a Table title: "Absolute abundance"?

Section V.D.2.L Rainbow smelt

Life History and Distribution

Page V-100

1. Par 1-3. What are the references for: growth, spawning/maturity, fecundity?

2. Par. 4. How do you explain the presence of eggs in the LRS data, when smelt are stated to spawn in the tributaries? Since eggs are collected in the LRS, wouldn't this suggest that perhaps smelt may be spawning in the main river, as well as the tributaries? The adhesive character of the eggs would support this or are they carried by the current out into the main river to be sampled by the LRS? What is the evidence that larval smelt are carried out of the tributaries, what sampling in the tributaries supports this?

Temporal Changes in Abundance

Page V-101

Par. 4. Why was only channel data used for the FSS survey, what criteria eliminated the use of shoal or bottom data?

Page V-102

Specify which DEC beach seine program? Rainbow smelt were captured by DEC-DMR beach seing in 1987 and 1988 in the extended sampling program.

Potential Influences on Abundance

Page V-102

1. Par. 1. All the ecological factors are possible influences, what are the references to support them? (i.e. interruption of spawning, egg exposure to brackish water,

parasites, etc.)

2. Par. 3. Please see comment V-100.2. above. If eggs are adhesive when spawned, then are the eggs collected upriver in the LRS also non-contributors to the larval population? Although the entrainable eggs are far downriver of the highest densities of YSL and PYSL, wouldn't this perhaps suggest that a small amount of spawning occurs in the lower river or tributaries near the vicinity of the plants?

Section V.D.2.M Gizzard shad

Life History and Distribution

Page V-103

What are the references for: Par. 2. spawning, fecundity; Par. 4. growth?

Temporal Changes in Abundance

Page V-102

Which DEC beach seine program were numbers reported from?

Potential Influences on Abundance

Page V-104

Par. 1,3 & 5. Please reference and explain the statement "gizzard shad primarily occur in the Mohawk", although it is stated that they apparently overwinter in the lower Hudson (impingement at Roseton and Indian Point plants). Which early life stages occur during sampling and where in the river? Could these data support the presence of a small spawning population? Supporting evidence of gizzard shad spawning in the Hudson can be provided through the DEC spring spawning stock sampling for American shad and striped bass. Ripe-running gizzard shad have been collected throughout the Kingston-Catskill area for the past two years.

There are other information which also do not support the theory that the Hudson's gizzard shad population is a result of emigration from the Mohawk River. See Dew, C.B. 1973. Comments on the recent incidence of the gizzard shad, Dorosoma cepedianum, in the lower Hudson River. Third Hudson River Symposium.

Note also the recent impingement of gizzard shad at the Lovett Generating Station. Gizzard shad were the second most abundant fish impinged in 1990 and the dominant (47%) fish impinged in 1991.

Section V.D.2.N Spottail shiner

Life History and Distribution

5.7

Page V-105

1. Par. 2. Please explain how upriver movement is hindered by strong currents at the Troy Dam during a flood tide, or is the reference to the current above the dam?

2. Par. 3. Reference for spawning habitat, fecundity?

3109

Temporal Changes in Abundance

Pages V-105 & 106

How was annual rate of change calculated? Where are methods outlining calculation of standing crop estimates of YOY? Which DEC beach seine program were numbers reported from (also Table V-35)? If these are just catch (numbers), please convert them to c/f (catch per haul) to provide a basis for annual comparison. Were DEC-DFW beach seine data evaluated?

Potential Influences on Abundance

Page V-106

Par. 1. Reference for statement "spottails do not migrate far"?

Par. 4. Source of information documenting the increase in water chestnut?

Section V.D.2.0 White catfish

Life History and Distribution

Page V-107

Par. 1-3. Please reference sources of life history information (movements, growth, spawning, etc.).

A second second second

Temporal Changes in Abundance

Page V-108

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1. Par. 1. If the best available abundance index comes from BSS data, please explain the use of the FSS data to describe distributions and abundance on Page V-107. What were the values for the FSS survey (indicate on Table V-37). Which DEC beach seine program were numbers reported from (also Table V-37)? If these are just catch (numbers), please convert them to c/f (catch per haul) to provide a basis for annual comparison.



2. Par. 2. How was annual rate of change calculated? Potential Influences on Abundance

Page V-108

1. Par. 3. Please reference source of information concerning PCB levels in white catfish.

2. Par. 4. The paragraph is vague in indicating whether or not recreational fishing occurs, it does. The recent survey by Clearwater showed that fishermen were often unaware or did not believe in the advisories.

Page V-108b

Table V-37 title "absolute" abundance?

Section V.D.2.P Blue crab

Life History and Distribution

Page V-109

Please state references for information in Par. 3.

Potential Influences on Abundance

Page V-111

Par. 5. Please reference the source of the landings data.

Page V-117, Paragraph 1

Power plant entrainment/impingement should be included in the list of possible hypotheses to explain the apparent decline in some species in the River. The other hypotheses should be ranked in comparison to estimates of mortality induced by the power plants.

SECTION VI

VI-1, Figure 1

This figure provides the bases to determine satisfaction of thermal parameters for calculating flow management credit points. The Technical Working Group and the Utilities looked further at thermally induced entrainment mortality since the graph was first developed. Please confirm that this more recent work did not alter the graph.

Page VI-1A-1

Reference to Table 12 should be Table 13.

Page VI-1A-3

Roseton Intake and Discharge Temperatures and on the



following page for Bowline Point: Please explain the derivation of the condenser temperature rise given in these paragraphs. Why are Roseton and Bowline delta T temperatures less than those provided in Table IV-4 and Table IV-9.

· . .

Page VI-2-1

The statement is made that no impingement data is available from Westchester RESCO. Enclosed are the impingement results from the May 1985 through April 1986 studies, the only such studies conducted to date at this facility.

Page VI-2-2

The statement is made that the coefficients of the regression model (Table 2) are estimates of reciprocals of the gear efficiencies. However, the reciprocals of the values in Table 2 seem too low to be estimates of gear efficiencies. Please explain.

VI-3, Figure 20

At Indian Point, using the heat rejection rate provided in the text, Table IV-7 (6.96 x $10^{9} + 6.91 \times 10^{9}/BTU/hr.$) for a 24 hour period yields a heat load of 332.88 x 10^{9} BTU/24 hours. Please explain the discrepancy with the values (about 200 x 10^{9}) provided in this figure. AVI-3, Table 23 also supports the higher heat load. Please explain.

Page VI-4

...'

Please provide an expansion on the last sentence in this paragraph which indicates FMCP must be equal or greater than zero at the end of the permit period. Bringing the concept of the credits banked previously and the outages committed to elsewhere in the DEIS together with the FMCP system would be very helpful.

Page VI-8 Paragraph 4

The impacts of the conditional mortality rates identified in Table VI-5 should be assessed and explained, especially for bay anchovy. What are the ecological effects of this level of mortality for bay anchovy?

Page VI-8, Paragraph 5

If an error term or variance could be determined for the entrainment predictions it would be easier to compare those values to 81-87 entrainment values.

Page VI-13, Paragraph 4

a. Why is it predicted that the bay anchovy is the only species that might have a significant increase in combined

mortality rate from what occurred during the 1980s?

b. Again, if there was an error or variance term for the estimated (81-87) and predicted (94-98) moralities we could evaluate the differences better.

SECTION VIII

Page VIII-6

Please explain the derivation of the \$400,000 per day cost of outages at Indian Point.

a. does the extimate include any costs associated with replacement <u>capacity</u>? If so, why has Con Ed recently purchased IPP contracts totalling 350 MW?

b. Is the extimate based upon current LRAC's? If so, for what years?

c. Specify where this power will come from. NYSDEC has either permitted or is reviewing 1726 MW of IPP power contracted to ConEd, plus Con Ed has contracted for over 1000 MW out-of-state. In addition, O&R has contracted for 213 MW in NY from IPP's.

d. Specify the costs associated with outages at Bowline and Roseton, as per (a) and (b) above.

e. For outages at Bowline and Roseton, compare the impacts from replacement power IPP's.

Cooling Towers-General Comment

Please provide an assessment of a cooling alternative that would include a single cooling tower at each generating station that could serve either unit, would be seasonally deployable (used only during periods of high entrainment) with the unit not using the cooling tower taking a maintenance or refueling outage during the high entrainment period.

Page VIII-8, Paragraph 1

Diel flow schedules are discussed at Roseton and Indian Point, but not at Bowline. Please include Bowline in discussing the following mitigative strategy:

a. Figure A-6 from the December 1, 1992 Central Hudson Annual Report on the Consent Order (attached) provides operational information at Roseton for the week of 14 June -20 June 1992. Temperature Rise plots indicate the mitigation achieved through pump on-off cycling, represented by the area between projected and actual temperatures -

significant. The area above actual temperature, bounded by the 10° c_permit limit, represents potential flow mitigation that was not achieved - an area at least as large as the achieved mitigation.

b. Develop a mitigative strategy that includes installation of some variable speed circulating water pumps to more fully take advantage of diel cycling as it occurs at Bowline and Roseton Generating Stations.

Page VIII-9, Paragraphs 1 & 2

. .

The statements are made in §1 that "Warm water is distributed at the <u>top</u> of the tower and that recirculating water is "periodically" discharged. Please confirm these statements as staff's perception is that water is pumped only part way up the tower, and that it is continually discharged.

Page VIII-12

Table VIII-5 <u>follows</u> Table VIII-6. Request this order be revised.

· .

Page VIII-13, Paragraph 2

Please develop and document any estimate of the evaporative loss of water from the Hudson River as a result of the current cooling system configuration at Roseton, Bowline, and Indian Point.

Page VIII-21, Paragraph 2

Please confirm the calculations that led to the conclusion that only 25% of the exposed larvae (12.8mm) would benefit. It seems that with a collection efficiency of 70.9% and an adjusted survival of 64% (=1-mortality of 36%), 45% of the larvae would survive.

Page VIII-21, Paragraph 3

The high retention and good survival of striped bass 15.9 mm in length on fine mesh screens raises the question of what size fish are experiencing mortality in the tables of weekly entrainment credit points. Please provide data on the length frequency distribution of entrained larvae for all species for which entrainment credit point values were calculated. This information will provide insight into the potential mitigative value of fine mesh screens. Please also provide a copy of the Envirex 1993 letter report referenced in VIII- 21, §4.

Page VIII-23, Paragraph 1

Please explain how you calculate it necessary to increase

the net cross-sectional area by a factor of 10 in order to decrease the through-flow velocity by 7.

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APPENDIX IV-1

PAGE A-IV-4

The statement on page A-IV-4, paragraph 2; last sentence "At the end of the discharge permit period, the cumulative FMCP total must be equal to or greater than zero." If FMCP's are equal to zero doesn't that mean that no points are awarded? If that is so - then wouldn't that mean that no "equivalent outages" had occurred? The text does not explain the system for Indian Point well.

Page A-IV-5, Paragraph 2, bullet 2 - end of sentence "..., they would meet the Roseten flow management objective and provide an additional 0.9 FMCP's..." - should be 0.7 FMCP's.

APPENDIX V

Page A-V-2, equation 3 and Page 4, equation 2 What is the variable "Mywi" in the denominator. It is not stated.

APPENDIX VI-1

Page 14, Paragraph 2

"Herring (American shad, blueback herring, and alewife) were treated as one species." In other cases American Shad is treated separately and bluebacks and alewifes are lumped. Why not in this case? Please explain this rationale.

Page 22, Paragraph 3, 1st sentence

Using BSS data to estimate weekly juvenile survival rates does not account for onshore/offshore shifts in distribution. This should be investigated using either the FSS data, or DEC Beach seine and trawl data to see how this might affect survival estimates.

Page 29, equation at bottom of page Should Yy,w,k really be Cy,w,k? Yy,w,k is not defined below, while Cy,w,k is, and is not in the equation.

- General Question on Entrainment Nortality

How does the misidentification of Striped Bass and White Perch YSL and PYSL affect Entrainment Mortality estimates on those two species. A sensitivity analysis should be conducted to examine the effects of misidentification in the LRS, in plant sampling, Mechanical Mortality rates, and W estimates. See also comment V-63.

APPENDIX VI-1-34

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Please explain the flow at Roseton with a 1 unit outage given here as 418,000 gpm while Table IV-5 on Text page 9 indicates that one unit flow with 2 pumps on is 376,000 gpm.

APPENDIX VI-2

Page 15, Table 1 How was survival for yearlings and age 2-3 (method b) estimated?

APPENDIX VI-3 Evaluation of the Impact of Thermal Discharges

a. The thermal analysis provided in this appendix was conducted under average flood and evv conditions. Please conduct a similar analysis, worst case scenario, under the following conditions for Roseton, Bowline Point and Indian Point Generating Stations:

-run CORMIX Model under "slack flood begins" (SFB) condition using lowest 10 percentile of velocity data;

-use the mean low water depth measured at the neap tide and at low flow summer conditions as an input parameter into the CORMIX Model;

-plot plan and elevation views of the thermal plume in near and far-fields along with the observed data for comparison;

-submit input and output files for this model run;

b. Please comment and compare the low river flow summer data, used in the CORMIX Model for the average ebb and flood conditions, with the MA7CD10 flow of 2560 CFS for the Hudson River measured at the Green Island gage station.

APPENDIX VI-4

Page 22, Table II.2

The data in this Table need to be verified as age 0 white perch in 1984 represent the lowest year class recorded, yet are the second largest age 3 cohort shown in the Table. How is this relationship explained. How is vulnerability over time explained. What changes in gear occurred that would affect vulnerability?

APPENDIX VI-4A

Page 3, last paragraph Does factoring in larval Striped Bass misidentification have any effect on the PYSL - YOY relationship? Page 4, Paragraph 4, 1st sentence The citation Young et al. (1993) should be 1992.

Page 4, Paragraph 6

If the data is assumed to be log-normally distributed, what effect does violation of this assumption have on the output. Ichthyoplankton data is generally distributed as a delta distribution, while NYSDEC beach seine data has been examined and it is not log-normally distributed.

Page 5, Paragraph 1

What source was used to obtain the MRFS data? New York has produced a document referenced as Saltz, 1992. A Study of New York's Marine Recreational Fishery from 1979 to 1989. This document contains Marine Recreational fishing trips taken in New York State from 1979 to 1989. Also the number of trips from 1990 to 1992 can be obtained by calling NMFS in Silver Spring, Maryland. Several of the values reported in Table 4 are not in agreement with Saltz (1992).

Page 5, last paragraph

Estimates of Commercial Fishing Mortality on Table 4 are referenced by Coastal 1992. Coastal does not describe how these mortality rates are produced. Please describe how these values were estimated.

Page 5, Paragraph 2

What are the mean lengths at age used to estimate the vulnerability to fishing? Was this based on Chesapeake Bay data? If so, length at age data from either the Hudson River or Long Island would be more appropriate. Also, what size limits are used for each year. How are dual recreational size limits on the Hudson and coast taken into account, and different size limits for recreational and commercial fisheries?

Page 7, 2nd sentence Annual entrainment rates are listed in Table 6 not Table 7.

- Page 7, 1st full paragraph, last sentence The citation (Francis 1992) is not in the Literature cited.
- Page 9, Recruitment anomalies, last sentence The citation Beddington and Cooke (1983) is not in the literature cited.

Page 10, 2nd sentence It refers to an equation 9, there is no equation 9, this should read equation 8.

Page 10, Results, Paragraph 1

F in 1972 = 1.2. Is this calculated on the data from Wilson, Coastal Environmental Services, Inc.? If yes, then this reflects F on the Chesapeake stock not on the Hudson stock. Please reevaluate these values, if possible, on Hudson River stocks.

Page 10, Results, Paragraph 2

The PYSL - YOY relationship does not break down until 1989 and later. The 1985~1987 year classes appear to demonstrate that increased spawning does, in fact, have an impact on year class strength.

Page 13, last paragraph, last sentence

States that h=.8 less than h=.9, but Table 9 shows higher values for h=.8. Please explain this inconsistency.

Page 14, Paragraph 2, 2nd sentence

What is the reasoning (justification) for setting the vulnerability schedule to 1985 for 1993-2017 to estimate an F=.5. This assumes 1)F=.5 in 1985, and 2)that in the future states will decrease size limits to achieve F=.5 rather than increasing quotas or bag limits at the current size limits. How do other changes to achieve F=.5 (other than size - limits) effect the model output.

Page 16, Literature cited

The references Anon., 1992 and Applied Biomathematics, 1992 are not mentioned in the text. Annon 1992 purportedly reports on maturity and fecundity of female Hudson striped bass, while the text says the maturity and fecundity data is from Coastal (1992). Coastal (1992) used Chesapeake Bay data from Dorazio and Rago (1988) for maturity and fecundity schedules.

Page 22, Table 5

These data are inconsistent with what historically occurred in New York. The data evaluated here are for the Chesapeake Bay. Specifically in the period 1972 to 1984 New York's minimum size limit was 16" FL, therefore the larger age 2 fish were vulnerable to capture, a majority of the age 3 fish, as well as nearly 100% of ages 4, 5, and 6. Because of changing management these input values need to be revisited and the model rerun. Please look at commercial monitoring data from New York when attempting to fill in missing values for this table.

Page 23, Table 6

Are these values Conditional Entrainment and Impingement Mortality Rates? If so, why are some of the values different than the ones reported in Table V-15 on page V-60a?

. ...

Page 24, Table 7

Kahnle, Hattala, and Liebig, 1993, is not in the Literature Cited. The DEC document cited in the Literature citations -Young et al does not contain the striped bass by-catch data from the Hudson River Shad Fishery.

APPENDIX VI-4E.

THE EFFECTS OF POWER PLANT MORTALITY ON HUDSON RIVER BAY ANCHOVY.

<u>Methods</u>

Page 2

The source of data measuring relative abundance of spawn and recruits is not clear. The text implies that eggs spawned are measured by the PYSL index (density dependency after entrainment) perhaps from the LRS survey while recruitment is measured by the FSS channel survey. If this is the case, then the following two questions apply:

1. The LRS survey usually ended each year before the end of bay anchovy spawning. The FSS survey often started after the appearance of yoy anchovy. No explanation is provided on the impact of incomplete or inconsistent temporal sampling of life stages on selection of data as measures of spawning stock or recruitment. This may have been exacerbated by further subsetting of data for consistency among years.

2. No rational is given for the selection of FSS Channel data as a measure of recruitment in bay anchovy. What about FSS data from shoal and bottom strata? (See also Appendix V-3, pg 4)

Note that Appendix V-3 addressed, but did not answer these questions.

Page 3

1. No support is provided for the assumption that the data are log-normally distributed. Logging data may not make distributions normal if data are extremely skewed.

<u>Results - Stock Assessment</u>

Page 5

1. Privice a rational for fitting a S/R curve to data which shows no relationship between stock and recruitment.

2. Provide a discussion of alternative hypotheses for stable recruitment other than density dependence and immigration. Possibilities include measurement error or density dependent movement in or out of recruitment sample

1.1

area.

3. For each best fit h or cutoff value, density dependence scenario, and recommended level of immigration, we need a table showing parameters for the age structured and S/R models and plots of S/R lines against S/R data. This information would provide a quick overview and some feeling for whether parameters are reasonable.

4. Explanation how immigration levels were selected.

5. The S/R time series includes 13 years of data (1979-1991). Is this an adequate time series for the concurrent calculation of several model parameters?

6. Stable recruitment during the time series was explained by density dependency and immigration. The possibility of density dependency would be more believable if possible mechanisms were suggested along with supporting data. The possibility of immigration would be more acceptable if data were provided on the timing of seasonal abundance shifts in the NY bight along with information on age classes or sizes_ involved.

7. Was any attempt made to explain recruitment variation by variation in abiotic factors? Were any biotic factors added to S/R relationships?

APPENDIX VI-5

General Comment

There are several data input problems, identified above, in this section. Please verify all data used in the striped bass sections, rerun all models which used these inputs and provide the outputs and analysis of those efforts.

Page 3, Paragraph 1

Maturity data for Hudson stock is available from Specker, University of Rhode Island (enclosed).

Fecundity seems low for older fish. The modeling both Rhode Island and New York has done uses a fecundity - length relationship developed by Gibson (1990) on a data set by Westin and Rogers (1978). This relationship gives much higher fecundity at older ages.

Page 3, Paragraph 2

NYSDEC striped bass spawning stock survey produces mean length by age and sex. This data may be more appropriate to use than data based on Maryland winter gill net fishery. The gill net fishery is very size selective. Page 3, Paragraph 3

What is the juvenile stage defined as? There is certainly a significant number of age 1 fish that do not migrate out of the Hudson.

Page 3, Paragraph 4

What is the basis for using F = 0.84 for 1954-84 and F = 0.31 after 1984. Please identify the sources of fishing mortality information for the Hudson. Please discuss the appropriateness of an F of .31 on the coastal stock under the changing management during the period after 1984. Please present in Tabular form by stock the F's used in the models.

Page 3

Length and Weight at Age - Is this the same data as reported in Table 5, Appendix VI-4a, Striped Bass Pg. 22? There are problems with that Table when applied to the Coastal and Hudson River fisheries. There is a need to discuss how the data chosen apply to the Hudson River. Is data available from New York's coastal commercial and recreational harvest data?

Immigration-Emigration Rates - What is the affect on the analysis if some fraction of the subadult and adult striped bass remain in the Hudson River estuary? There is evidence that not all subadult and adult striped bass leave the river.

Page 5, Paragraph 3, 1st sentence

It states that F = 0.45 used until 1966, but the superscript (1) reports fishing rates of 1963 = .57, 1964 = .63, 1965 = .66, and 1966 = .62. These reported

values are much higher than the rate used. Why was that value selected?

Page 10, Paragraph 1

Fishing Mortality Rate (0.50) - This value should be 0.25. Under the current FMP all states are constrained at F 0.25. Coastal Recreational size limits are generally at 36" TL.

Page 20, Table 5

Commercial striped bass landings. Please verify these data with National Marine Fisheries Service to ensure the accuracy because the values shown in this document are consistently lower than the values reported to ASMFC. Please verify and rerun all models which reference these data with corrected values obtained from NMFS.

Page 21, Table 6

The data reported here are inconsistent with the data provided from MRFSS to the states (copy attached). Please verity these data and rerun all models which reference these data with the corrected values obtained from MRFSS. (Maury Osborn/Ronald Salz, 1993, Marine Recreational Fishery Statistics Survey, Striped Bass Catch Estimates). New York's coastal commercial striped bass harvest was 20,353 fish (Division of Marine Resources, Commercial Landings Reports).

General Comment

It would be helpful to see the model predictions of numbers of fish at each of the chosen size limits 18, 24, 30, 36" in order to assess the scenarios. Tables 7a-11d list a variety of combined options which are difficult to assess against current fishery conditions (Recreational and commercial). It would be useful to compare projected power plant impacts against current harvests of striped bass in numbers. In 1992, New York's coastal recreational fishery harvested an estimated 42,243 striped bass 36" or greater.

APPENDIX VIII

Appendix VIII-3 Page 18

Question the development of the value of replacement power for DHC. It seems that such cost are incurred only when the unit would be at maximum generating capacity but is unable to achieve full electrical output due to the DHC commitment. When a station is not limited by DHC output, no cost for replacement power is incurred.

Appendix VIII-3 Page 48 Reference to Units 1 and 2 should be to Units 2 and 3.

AFFIDAVIT OF MARK D. SANZA, DATED JUNE 1, 2004 [3122-3137]

STATE OF NEW YORK SUPREME COURT COUNTY OF ALBANY

In the Matter of the Application of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, and ENTERGY NUCLEAR INDIAN POINT 3, LLC, as respective owners of Indian Point 2 and Indian Point 3, and Joint Applicants for the Indian Point SPDES permit renewal,

Petitioner-Plaintiffs,

Index Nos.: 6747-03 6749-03

For a judgment pursuant to Article 78 of the Civil Practice Law and Rules,

-against-

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ERIN CROTTY, as Commissioner, New York State Department of Environmental Conservation,

Respondent-Defendants,

MIRANT BOWLINE, LLC, as owner of Bowline Point 1 and 2, and Applicant for the Bowline SPDES permit renewal; DYNEGY ROSETON, LLC, as operator of Roseton 1 and 2; and DYNEGY NORTHEAST GENERATION, INC., as Applicant for the Roseton SPDES permit renewal,

Respondent-Defendants,

RIVERKEEPER, INC.; SCENIC HUDSON, INC., NATURAL RESOURCES DEFENSE COUNCIL, INC.; and RICHARD L. BRODSKY, in his individual capacity,

Respondent-Interveners.

AFFIDAVIT OF MARK D. SANZA

RJI No.: 0103ST3971

Assigned Justice: Hon. E. Michael Kavanagh

AFFIDAVIT OF MARK D. SANZA

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION BEFORE THE SECRETARY

In the Matter of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, ENTERGY NUCLEAR INDIAN POINT 3, LLC, and ENTERGY NUCLEAR OPERATIONS, INC. Docket Nos. 50-247, 50-286

(Indian Point Nuclear Power Station)

DECLARATION OF LAWRENCE W. BARNTHOUSE, PH.D. IN OPPOSITION TO RIVERKEEPER CONTENTION EC-1 AND NEW YORK ATTORNEY GENERAL CONTENTION 31

I, Lawrence W. Barnthouse, Ph.D., declare as follows:

QUALIFICATIONS

1. I am President and Principal Scientist of LWB Environmental Services, Inc. I have 30 years of experience in research and assessment projects involving impacts of energy technologies in freshwater, estuarine, and marine environments. For the last decade, I have served as an expert scientific consultant to several corporations involved in assessments of the potential impacts of cooling water intake structures ("CWIS") and hazardous substance releases on biological resources. I have particular depth and expertise in assessing the potential aquatic impacts of power-plant operations under Clean Water Act ("CWA") §316(b) and equivalent state law. I have served as the senior technical advisor on numerous major ecological risk assessment projects, including in NPDES and SPDES permit proceedings.

2. I have substantial, first-hand experience assessing the Hudson River ecosystem. I have conducted extensive studies of Hudson River fish populations and communities, specifically with regard to the impacts of cooling water withdrawals on these populations and communities. I began this work in 1977, as part of my duties as a research staff member at the U.S. Department of Energy's ("DOE") Oak Ridge National Laboratory ("ORNL"). Along with other ORNL scientists, I supported the U.S. Environmental Protection Agency ("USEPA") in analyzing data collected by the Hudson River power companies concerning the potential impacts of CWIS on striped bass and other key fish populations of the Hudson. I was also a member of the technical team that supported USEPA, power company, and New York State Department of Environmental Conservation ("NYSDEC") negotiators during the development of the Hudson River Settlement Agreement ("HRSA").

3. I spent 19 years as a staff scientist at ORNL. At ORNL, I led or participated in dozens of environmental research and assessment projects involving development of new methods for predicting and measuring the potential environmental impacts of energy technologies. During my years at ORNL, I performed data quality assessments for all of the datasets used to support USEPA's assessments, analyzed data concerning the spatial distributions of entrainable life stages of fish in the vicinities of CWIS and developed quantitative assessments of potential impacts of impingement on white perch, striped bass, and other Hudson River fish species. Following the HRSA, I was the senior editor of a peer-reviewed scientific monograph documenting all of the key utility and agency-sponsored studies related to impacts of CWIS on Hudson River striped bass, white perch, Atlantic tomcod, bay anchovy, American shad, and river herring populations.

4. I am a Fellow of the American Association for the Advancement of Science, Hazard/Risk Assessment Editor of the journal *Environmental Toxicology and Chemistry*, and Founding Associate Editor of the journal *Integrated Environmental Assessment and Management*. I am a member of the Atlantic States Marine Fisheries Commission Cumulative Impacts Assessment Panel, and am Chair of the Society of Environmental Toxicology and Chemistry's Population-Level Ecological Risk Assessment Work Group. I hold a Ph.D. degree in Biology from the University of Chicago, and a Bachelor of Arts degree in Biology from Kenyon College. My current curriculum vitae, including a list of my peer reviewed scientific publications, is attached hereto as Attachment 1.

THIS PROCEEDING

5. I understand that this proceeding ("Proceeding") before the Nuclear Regulatory Commission ("NRC" or the "Commission") concerns the May 2007 application by Entergy Nuclear Operations, Inc. ("Entergy") to renew, for a period of 20 years, the operating licenses for Entergy Nuclear Indian Point 2, LLC ("IP2") and Entergy Nuclear Indian Point 3, LLC ("IP3"), nuclear power generating units located in Buchanan, New York. 72 Fed. Reg. 26,850 (May 11, 2007). I understand that Riverkeeper, Inc. ("Riverkeeper") and the New York Attorney General ("NYS") have filed petitions ("Petitions") to intervene in this license renewal proceeding, in which they specifically request a hearing before the NRC with respect to certain issues that they maintain are not adequately addressed in Entergy's license renewal application ("LRA").

6. I have reviewed the contentions related to the issues of entrainment and impingement – Riverkeeper Contention EC-1 and NYS Contention 31 (the "EI Contentions"). I have reviewed the declarations of Drs. Richard Seaby and Peter Henderson in support of Riverkeeper's Contention EC-1, and accompanying reports co-authored by Drs. Seaby and Henderson entitled *Status of Fish Populations and the Ecology of the Hudson River* ("Pisces Hudson Report") and *Analysis of Entrainment, Impingement, and Thermal Impacts at Indian Point Power Station* ("Pisces EI Report"). I have also reviewed the declaration of Roy A. Jacobson in support of NYS Contention 31.

7. This Declaration is submitted in support of Entergy's response to the EI Contentions.

<u>AEI REPORT</u>

8. Together with Drs. Douglas F. Heimbuch of AKRF, Inc., Webster Van Winkle of Van Winkle Environmental Consulting, and John Young of ASA Analysis & Communications, Inc., I have prepared a report, entitled *Entrainment and Impingement at IP2 and IP3: A Biological Impact Assessment* (Jan. 2008) ("AEI Report"). The AEI Report is attached hereto as Attachment 2 and is incorporated herein by reference. To the best of my knowledge, the factual statements in the AEI Report are true and accurate, and the opinions expressed therein are based on my best professional judgment.

9. As detailed therein, the AEI Report contains a comprehensive evaluation of whether entrainment and impingement by the respective CWIS at IP2 and IP3 have caused an adverse environmental impact ("AEI"), using biologically-based definitions of AEI that are consistent with established definitions and standards of ecological risk assessment and fisheries management.

10. The AEI Report confirms that, considering all of the fish species for which abundance trends can be evaluated, there is no relationship between long-term trends in fish abundance and susceptibility to IP2 and IP3's respective CWIS. Perceived negative trends in species abundance in the Hudson River can only be termed AEI, using a biologically-based definition of that term, if there is a reasonable degree of scientific certainty that such trends are the result of the operation of IP2 and IP3's respective CWIS. This has not been established. Rather, using data provided by nearly 30 years of intensive monitoring of key Hudson River fish populations, the AEI Report demonstrates that IP2 and IP3's respective CWIS have had no detectable impact on the abundance of any species. Instead, as the AEI Report also demonstrates, overharvesting (fishing) and predation by striped bass have been the most important influences on trends in species abundance.

RESPONSE TO PISCES HUDSON REPORT

11. Below, I respond to the Pisces Hudson Report. The Pisces Hudson Report addresses the larger and general Hudson River ecosystem without regard to IP2 and IP3 (or even any mention of it). Therefore, the Pisces Hudson Report does not permit any inferences to be made regarding the possible effects of Indian Point's operations on the ecosystem. Rather, the Pisces Hudson Report is a general assessment of the health of the Hudson River ecosystem, in that its focus is on whether certain fish species in the River have either increased or decreased in abundance over the past three decades. The Report, however, contains no mention of IP2 and IP3 or any allegation that the operation of IP2 and IP3's respective CWIS has had an influence on the abundance of any species. The Report therefore offers no scientific opinion on AEI, using the biologically-based definition of that term as described above in paragraph 11.

12. In fact, the Pisces Hudson Report offers alternative explanations for the declines in several species, none of which involve impingement or entrainment at Indian Point, and many of which have been confirmed by rigorous hypothesis testing in the AEI Report:

- Bay Anchovy: The Pisces Hudson Report asserts that declines in bay anchovy "may be linked to the increase in abundance of the predatory striped bass." Pisces Hudson Report, at 25. This hypothesis was tested in the AEI Report, which concludes that striped bass predation is the most likely explanation for these declines (AEI Report, §3.4.6.2).
- Atlantic tomcod: The Pisces Hudson Report states that Atlantic tomcod have declined due to climatic changes that have resulted in higher summer River temperatures. See Pisces Hudson Report, at 24-25. This hypothesis was tested in the AEI Report, which concluded that striped bass predation (primarily) and climatic temperature increases in summer river temperatures (secondarily) are strongly related to the declines in Atlantic tomcod (AEI Report, §3.4.4.3).
- White perch: With respect to white perch, the Pisces Hudson Report suggests that declines in this species are "much more clearly shown in the changing abundance of yearling and older age classes," Pisces Hudson Report, at 22, which are age classes older than those that are potentially susceptible to entrainment at Indian Point.¹ The AEI Report examines this question, and concludes that causes other than entrainment and impingement, including striped bass predation and zebra mussel activities, are responsible for any observed decline in white perch abundance (AEI Report, §3.4.2.3)
- American shad: The Pisces Hudson Report asserts that "American shad has been declining in the Hudson for many years because of overfishing, pollution and other anthropomorphic effects." Pisces Hudson Report, at 26. The AEI Report concludes that overfishing and, to a lesser degree, striped bass predation, are the likely causes of declines in American shad (AEI Report, §3.4.3.4).

In short, nothing in the Pisces Hudson Report offers an expert opinion that there has been any AEI or contradicts the principal conclusion of the AEI Report – that impingement and entrainment at IP2 and IP3 are not related to observed declines in key fish species in the Hudson River.

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The Pisces Hudson Report also observes that white perch has "staged a mild recovery" over the past 10 years. Pisces Hudson Report, at 22.

RESPONSE TO PISCES EI REPORT AND JACOBSON DECLARATION

13. I have reviewed the Pisces EI Report and Jacobson Declaration, which, unlike the Pisces Hudson Report, at least purport to offer opinions about IP2 and IP3. Below, I reply in part to these documents. I disagree with many of the opinions offered in these documents. The fact that I do not specifically address a particular opinion or contention in this Declaration does not mean that I agree with such opinions or contentions.

Entrainment and Impingement

14. The Pisces EI Report and Jacobson Declaration argue, generally, that entrainment and impingement losses at IP2 and IP3 are high, and therefore that the operation of IP2 and IP3's respective CWIS must be causing adverse effects on fish populations. *See, e.g.*, Pisces EI Report, at 1 ("Entrainment and impingement mortality each year is in the order of billions and hundreds of thousands of fish respectively."); *see also id.* at 3-5, 11; Jacobson Decl. ¶ 15 ("The impingement and entrainment impacts caused by IP2 and IP3 are well-documented.... The millions of fish that are killed each year from operations at Indian Point represent a significant mortality and stress on the River's fish community."); *see also id.* ¶¶ 17, 20.

15. The concerns expressed in the Pisces EI Report and Jacobson Declaration regarding entrainment and impingement mortality are unsupported by scientific evidence, and therefore invalid. Both the Pisces EI Report and the Jacobson Declaration simply assert, without any evidence, that if there is entrainment and impingement mortality, then that mortality must be a major cause of any negative trend in abundance. Such an assertion is not valid scientific technique, nor is it scientifically correct in this instance.

16. Specifically, as evidenced by the AEI Report, even assuming entrainment and impingement by IP2 and IP3's respective CWIS were "high" it is not reasonable, as a matter of science, to conclude that the operation of IP2 and IP3's respective CWIS is *causing* AEI. Rather, the AEI Report demonstrates that impingement and entrainment at IP2 and IP3 are *not* related to observed declines in key fish species in the Hudson River.

17. Moreover, the Pisces EI Report's general assertion that high levels of impingement and entrainment are harmful to fish species is directly contradicted by the Pisces Hudson Report. In the Pisces EI Report, for example, Pisces alleges that entrainment of striped bass has increased by over 750% during the period from 1987 and 2005. *See* Pisces EI Report, at 11. But in the Pisces Hudson Report, Pisces states that "[s]triped bass populations are known to be doing well in the north east coast of the USA, and the population has shown a steady increase from the early 1980s." Pisces Hudson Report, at 17. Thus, Pisces' own assessment does not support the argument that high levels of impingement and entrainment necessarily result in declines in abundance of fish species.

Use of Conditional Mortality Rates ("CMRs")

18. The Pisces EI Report reaches a number of mistaken conclusions based on the use of Conditional Mortality Rates or CMRs. CMRs are a measure of the mortality imposed on a population by a stressor such as a CWIS. In the Pisces EI Report, Pisces improperly relies on CMRs in order to conclude that mortalities caused by entrainment and impingement of certain species by the operation of IP2 and IP3's respective CWIS "are large." Pisces EI Report, at 11; *see also id.* at 1, 5, 7. These conclusions hinge on a flawed understanding of the appropriate use of CMRs and are incorrect.

19. Pisces attempts to use CMRs as measures of adverse impacts on populations. See, e.g., Pisces EI Report, at 5-7. As discussed in the AEI Report, $\S2.3$, however, CMRs cannot be validly used as measures of AEI, because CMRs are measures of short-term mortality caused by entrainment and impingement, not measures of the impacts of that mortality on the long-term abundance or sustainability of susceptible populations. The reason for this is that CMRs do not account for the density-dependent processes that can partially offset mortality due to entrainment and impingement (Barnthouse et al. 1984). Depending on the strength of density-dependence in a given population, a particular CMR value corresponds to either a negligible or a substantial impact on the sustainability of a population.²

20. As discussed in the AEI Report, and contrary to the assertions of the Pisces EI Report, analysis of long-term trends in the abundance of important Hudson River fish populations, available from 30 years of intensive data collection, is the best method available for assessing impacts of IP2 and IP3 on Hudson River fish populations.

21. Moreover, even if CMRs were appropriately used as measures of shortterm mortality due to entrainment and impingement, the Pisces EI Report's statement that "[t]hese deaths will be contributing to the decline of these species," Pisces EI Report, at 7, is speculative, unsupported by scientific evidence, and directly contradicted by the AEI Report's analysis and conclusions, which show that mortality caused IP2 and IP3, as measured using CMRs, has had no measurable effect on the abundance of any of the fish species discussed in the Pisces EI Report.

22. Further, as the Pisces EI Report itself acknowledges, "[t]o analyze the relationships fully, data are needed on the density of the fish in the vicinity of the power plant." Pisces EI Report, at 11. The AEI Report provides precisely such an analysis, because the model used to calculate entrainment CMRs is based on weekly estimates of the distribution of eggs and larvae throughout the estuary. Moreover, the community-level trends analysis provided in the AEI Report, §5, is based on comparisons of average densities of larvae in the vicinity of IP2 and IP3 to Riverwide average densities.

² Although there can be substantial uncertainty concerning the strength of density-dependence in specific populations, there is strong theoretical and empirical evidence that the great majority of biological populations, including fish populations, are regulated in part by density-dependent mechanisms (Murdoch 1994, Turchin 1999, Rose et al. 2001, Brook and Bradshaw 2006).

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Adjusting Entrainment Estimates With New Data

23. The Pisces EI Report suggests that the data used by Entergy to assess the impact of entrainment and impingement are "old," and implies that Entergy's conclusions are therefore less reliable. *See* Pisces EI Report, at 1, 7. Similarly, the Report asserts that "[m]odern data suggest that striped bass entrainment is likely to have increased by over 750% from the level at the time when the data was [sic] gathered." *Id.* at 1; *see also id.* at 11. These purported concerns regarding the dataset are misguided.

24. The assertions in the Pisces EI Report refer only to data on the numbers of organisms entrained and impinged. As discussed in the AEI Report, §2.2, counts of the numbers of organisms entrained and impinged are irrelevant for the purpose of determining AEI. Long-term data on the abundance and distribution of susceptible species are the best data for evaluating impacts of entrainment and impingement on fish populations. The Hudson River Biological Monitoring Program ("HRBMP") dataset on which Entergy's Environmental Report ("ER") and the AEI Report rely provides such data. These data are collected using state-of-the-science sampling methods and are validated under a strict Quality Assurance program that has since become the industry standard. See Declaration of Mark T. Mattson, Ph.D., ¶¶ 9-26 (Jan. 18, 2008); Declaration of John R. Young, Ph.D., ¶¶ 9-17 (Jan. 18, 2008).

25. The AEI Report utilized data for all available years through 2004. Although the 2005 data were not available at the time the AEI Report was finalized, *see* Young Decl. (Jan. 18, 2008), I have reviewed these data in connection with the opinions set forth in this Declaration. Specifically, I reviewed 2005 data (the most recent validated data), as set forth in the 2005 Year Class Report. The 2005 data show *no* significant departures from the trends observed through 2004, and no significant changes in the status of any of the species evaluated in the AEI Report. Hence, in my professional opinion, inclusion of the 2005 data would not change any of the conclusions in the AEI Report.

Misuse of Barnthouse et al. 2002 Report

26. The Pisces EI Report cites an unpublished report by Barnthouse et al. 2002. See Pisces EI Report, at 7. The paragraph from Barnthouse et al. 2002 quoted in the Pisces EI Report cites three characteristics of a healthy fish community: (1) relative stability of key populations; (2) relative constancy of species composition; and (3) maintenance of important functional relationships. The Pisces EI Report discusses only the first of these three characteristics, and inaccurately states that "many" key populations have declined in abundance. While some common species have declined in abundance, other species have increased in abundance (AEI Report, §5). As documented in the DEIS and in the ER, the species composition of the Hudson River fish community has been relatively constant, and there is no evidence that important functional relationships have been disrupted.

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<u>CONCLUSION</u>

27. The AEI Report concludes that entrainment and impingement resulting from the operation of IP2 and IP3's respective CWIS have not caused AEI.

28. The Pisces Hudson Report addresses the larger and general Hudson River ecosystem without regard to IP2 and IP3 (or even any mention of it). Therefore, the Pisces Hudson Report does not permit any inferences to be made regarding the possible effects of Indian Point's operations on the ecosystem.

29. In my professional opinion, nothing in the Pisces EI Report or Jacobson Declaration undermines the ER, or alters the conclusion set forth in the AEI Report that entrainment and impingement associated with IP2 and IP3's respective CWIS does not adversely impact Hudson River fish populations. Therefore, as a matter of science, the Pisces EI Report and Jacobson Declaration do not alter the conclusion that the operation of IP2 and IP3's respective CWIS has not caused harm to the Hudson River ecosystem, and also therefore that closed-cycle cooling would not improve the Hudson River ecosystem.

Signed this 18th day of January, 2008.

Lawrence W. Barnthouse, Ph.D. LWB Environmental Services, Inc. President and Principal Scientist

ATTACHMENT 1

LAWRENCE W. BARNTHOUSE, Ph. D.

President and Principal Scientist LWB Environmental Services, Inc.

Adjunct Associate Professor of Zoology Miami University

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Education

Ph.D., Biology, University of Chicago, Chicago, Illinois, 1976 A.B., Biology, Kenyon College, Gambier, Ohio, 1968

Experience Summary

Dr. Barnthouse is the President and Principal Scientist of LWB Environmental Services, Inc. His consulfing activities include 316(h) demonstrations for nuclear and non-nuclear power plants, Superfund ecological risk assessments, Natural Resource Damage Assessments, riskbased environmental restoration planning, and a variety of other projects involving close interactions with regulatory and resource management agencies. He formerly spent 19 years as a research staff member and Group Leader at Oak Ridge National Laboratory, where he was involved in dozens of environmental research and assessment projects involving development of new methods for predicting and measuring environmental risks of energy technologies. After leaving Oak Ridge National Laboratory in 1995; he spent two and a half years with McLaren-Hart, Inc. prior to establishing LWB Environmental Services.

Dr. Barnthouse has authored or co-authored more than 90 publications relating to ecological risk assessment. He is a Fellow of the American Association for the Advancement of Science. Hazard/Risk Assessment Editor of the journal Environmental Toxicology and Chemistry, and Founding Editorial Board Member of the new journal Integrated Environmental Assessment and Management. He frequently serves on committees of the National Academy of Sciences and on peer review panels for major federal agency projects. He chairs the Society of Environmental Toxicology and Chemistry's Ropulation-Level Ecological Risk Assessment Work Group. He recently chaired a SETAC sponsored workshop on population-level ecological risk assessment in Roskilde, Denmark. The report from the workshop will be published in 2007.

Current Activities

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Development of biologically based methods for compliance with EPA's **316(b)** Phase II Rule: Funded by the Electric Power Research Institute (1) to develop and demonstrate methods for quantifying biological benefits of reducing entrainment and impingement losses at existing facilities, and (2) to review biological issues affecting the feasibility of using habitat restoration as a compliance approach.

Technical Team Leader, 316(b) assessment for the Salem Generating Station. Responsible for developing methods for quantitative assessment of impacts of entrainment and impingement on estuarine fish species; directed the analysis of data relating to entrainment and impingement impacts to support the facility owner's 1999 and 2006 permit renewal applications.

Technical expert on effects of cooling water withdrawals on Hudson River fish populations. Performing analysis of impacts of cooling water withdrawals on Hudson River fish populations and communities in support of ongoing permitting proceedings for the Indian Point Generating Station. Testified as an expert witness at permit hearings for the Danskammer Generating Station, November December 2005.

Technical expert on entrainment impact assessment for Gulf of Mexico LNG terminals. Providing advice to two major corporations concerning the validity of data and methods used to predict impacts of proposed offshore LNG terminals on Gulf of Mexico fishery resources, and on the design of baseline monitoring programs for these facilities.

Senior ecological risk assessor, restoration of the southeastern Tennessee Copper Basin. The project involves development and implementation of an adaptive management-based watershed restoration plan for the North Potato Creek Watershed, Tennessee, which was seriously degraded by historic mining and sincling activities. This project was recently cited by the National Academy of Sciences as an example that should be followed at other large, complex sites.

Technical expert on ecological risk assessment and NRDA for General Electric Co operations in New York and Massachusetts. The project involves support of ongoing EERCLA risk assessment and Natural Resource Damage Assessment activities relating to historic discharges of PCBs to the Hudson and Housatonic Rivers.

Technical expert on ecological risk assessment and NRDA for pulp mill in castern North Carolina. Provided confidential comments to facility owner concerning validity of ecological risk assessments performed by consultants to the owner and by the U.S. Environmental Protection Agency; advised the owner concerning, the types and magnitudes of potential natural resource damage habilities due to contamination of sediment by dioxing and mercury.

Technical advisor, remediation of contaminated sediment at Langley AFB, Virginia. Provided advice to remediation feam concerning (1) establishment of cleanup goals in lead-contaminated sediment, and (2) development of a postremediation monitoring program involving measurement of lead concentrations in fish and mussels.

Significant Previous Projects

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LWB Environmental Services

Member, National Academy of Sciences Committee on Superfund Site Assessment and Remediation of the Coeur d'Alene River Basin. This committee independently evaluated the U.S. Environmental Protection Agency's scientific and technical practices in Superfund site characterization, human and ecological risk assessment, remedial planning, and decisionmaking with regard to the Coeur d'Alene Basin Superfund site. The committee's report was released in July, 2005.

Expert witness, NPDES Permit action in western Pennsylvania. Engaged by corporate client to evaluate claims that discharges from the client's steel mills have caused ecological degradation of the Allegheny and Kiskiminetas Rivers. Led technical team performing quantitative ecological risk assessment. Testified at trial, February, 2001. Prepared supplemental report following successful appeal of initial decision by client, case was settled out-of-court in November, 2004.

Expert witness, NPDES Permit action in Ohio. Engaged by corporate client to evaluate allegations by federal and state agencies that discharges from the client's metal plating plant caused lish kills in the Ohio River. Charges against the client were withdrawn prior to trial.

Technical expert on 316(a) and 316(b) issues at the Diablo Canyon Power Plant. Reviewed historical predictive and retrospective thermal effects assessment studies; provided expert review of draft 316(b) Demonstration. Represented client at regional water board hearing, March 2001.

Peer Review Coordinator, Columbia Basin PATH Project. Organized and chaired an external review committee for a multi-stakeholder project that developed and tested models of the impacts of hydropower operations, harvesting, hatchenes, habitat quality, and oceanic conditions on endangered Snake River Basin salmontd populations. Organized an expert briefing on salmon issues for senior executives of the Bonneville Power Administration.
McLaren-Hart, Inc.

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Senior Technical Advisor for an assessment of ecological risks of chlorinated solvents, heavy metals, mercury, and PCBs at a chemical manufacturing facility in southwest Louisiana. Responsible for selection of risk assessment methodologies used by Jeam of risk assessors evaluating on-site and off-site risks to fish, wildlife, and sediment-dwelling biota. Developed a strategy for negotiating major elements of the project work plan with EPA Region VI. Responsible for defining strategy for integrating results of ecological risk assessment into corrective measures planning and potential NRDA defense activities.

Environmental Sciences Division, Oak Ridge National Laboratory

Co-principal investigator, 5-year EPA/DOE research program on ecological risk assessment methods. This was the first federally funded research project explicitly identified as an "ecological risk assessment" project. Methods for uncertainty analysis of ecological models developed for this project were the forerunners of Monte Carlo food chain exposure models that are widely used today. Much of the ecological risk assessment terminology now used by EPA and other agencies (e.g., "assessment endpoints" and "measurement endpoints") originated with this project. The final publication from this research was named the best scientific paper published at Oak Ridge National Laboratory in 1990.

Project manager for a basic research program on biological mechanisms underlying density-dependent population growth in fish. The project pioneered the development and application of "individual-based population models" that are now widely used in biological research and in management of endangered species.

Technical advisor and expert witness for EPA Region II in NPDES permit hearings related to impacts of fossil and nuclear power plants on fish populations in the Hudson River. Assisted EPA lawyers in preparation of case, performed independent data evaluations and model-based analyses, testified in administrative law hearings. Represented EPA on a technical team that assisted EPA, the State of New York, and the Consolidated Edison Co. In the negotiation of a widely publicized settlement agreement. Became senior editor for an American Fisheries Society monograph presenting scientific results from 10 years of monitoring and research on the Hudson. Assessment methods developed for the "Hudson River Power Case" are now used by utility companies and regulatory agencies throughout the United States,

Group leader for ecological risk assessment team performing CERCLA baseline ecological risk assessments for U.S. Department of Energy facilities in Oak Ridge, Tennessee, Portsmouth, Ohio, and Paducah, Kentucky (EPA Regions IV and V). Major assessments included a five-year investigation and basefine risk assessment for the Clinch River; Tennesseer reservation-wide assessments for the Portsmouth Gaseous Diffusion Plant and the Oak Ridge National Laboratory; and operational-unit-level assessments for numerous burial grounds and waste ponds.

Expert advisor on ecological risk assessment for the DOE Office of Air, Water, and Radiation. Surveyed ecological risk assessment capabilities at all major DOE facilities, initiated development of standard ecological screening benchmarks for all DOE sites, reviewed EPA draft Ecological Risk Assessment Guidance for Superfund for DOE; developed training course on Natural Resource Damage Assessment for DOE site managers, led NRDA case study project at the Savannah River Site, prepared white paper on the application of the EPA Data Quality Objectives Process at DOE sites.

Professional Society Activities

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Member, Ecological Society of America, Society for Environmental Toxicology and Chemistry, Society for Risk Analysis

Hazard/Risk Assessment Editor, Environmental Toxicology and Chemistry, 1992 - present.

Founding Editorial Board Member, Integrated Environmental Assessment and Management, 2004 present

Chair, SETAC/ESA Workshop on Sustainable Environmental Management, Pellston, Michigan, August 1993.

Chair, SETAC Workshop on Population-Level Ecological Risk Assessment, Roskilde, Denmark, August, 2003.

Short Course Instructor, Annual SETAC meeting

Ecological Risk Assessment (1992, 1994)

Product Life Cycle Assessment (1996, 1997)

Chair, Applied Ecology Section, Ecological Society of America, 1995-1997

Ecological Risk Assessment Specialty Group Chair, Society for Risk Analysis, 1991-1993

Member, Advisory Panel, Society for Risk Analysis, 1996-1998

Other Professional Activities

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Member, External Laboratory Review Panel, EPA Midwest Ecology Division, Duluth, MN, February, 2002.

Peer reviewer, EPA Drake Chemical Site Incinerator Risk Assessment, 1998.

Member, Ecological Committee on FIFRA Risk Assessment Methodologies (ECOFRAM), 1997-2000

Reviewer and issue paper author, EPA Risk Assessment Forum Ecological Risk Assessment Guidelines Program, 1991-present

- Member of Peer Review Panel for EPA Framework for Ecological Risk Assessment
- Author of issue paper on Conceptual Model Development
- Member of Peer Review Panel for EPA Ecological Risk Assessment Guidelines
- Member of Peer Review Panel for EPA Generic Endpoints for Ecological Risk Assessment

Chair, National Research Council Workshop on Ecological Risk Assessment, Warrenton, Virginia, February 1991.

Member, National Research Council Committee on Environmental Remediation at Naval Facilities, 1997-1998.

Member, National Research Council Committee to Review the DOI's Biomonitoring of Environmental Status and Trends Program, 1994

Member, National Research Council Committee on Risk Assessment Methodology (Chair, Ecological Risk Assessment Topic Group), 1989-1993

Member, National Research Council Board on Environmental Studies and Toxicology, 1989-1992

Member, National Research Council Committee on Pesticides and Ecological Risk Assessment, 1986-1987

International Activities:

Workshop on Population-Level Ecological Risk Assessment, 12th SETAC Europe Congress, Vienna, Austria, 2002

Ninth SETAC Europe Congress, Leipzig, Germany, 1999

XIIIth International Plant Protection Congress, The Hague, The Netberlands, 1995

Fifth SETAC Europe Congress, Copenhagen, Denmark, 1995

IPPC Special Workshop on Article 2 of the U.N. Framework Convention on Climate Change, Fortaleza, Brazil, 1994

SGOMSEC Workshop on Methods to Assess the Effects of Chemicals on Ecosystems, Montpellier, France, 1994

IAEA Validation of Assessment Models Project, Vienna, Austria, 1992

International Biospheric Model Validation Project, Vienna, Austria, 1992

Seventh International Congress of Pesticide Chemistry, Hamburg, Germany, 1990

Workshop on Ecological Risk Assessment for Chemicals, Schmallonburg, West Germany, 1987

NATO Conference on Safety Assurance for Environmental Introductions of Genetically-Engineered Organisms, Rome, 1987

Awards and Honors

- Martin Marietta Energy Systems Technical Achievement Award, 1991
- Martin Marietta Energy Systems Author of the Year, 1991
- Martin Marietta Energy Systems Technical Achievement Award, 1994
- Fellow, American Association for the Advancement of Science, 1994.

Publications

Books and Monographs

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Suter, G. W. II, S. B. Norton, and L. W. Barnthouse. 2003. The evolution of frameworks for ecological risk assessment from the Red Book ancestor. *Human and Ecological Risk Assessment* 9:1349-1360.

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Barnthouse, L, W., D. G. Heimbuch, V. C. Anthony, R. W. Hilborn, and R. A. Myers. 2002. Indicators of AEI applied to the Delaware Estuary. *The Scientific World* 2:(S1): 169-190.

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Barnthouse, L. W. 2000. Impacts of power-plant cooling systems on estuarine fish populations: The Hudson River after 25 years. Environmental Science & Policy 3:S341-S348.

K. A. Rose, L. W. Brewer, L. W. Barnthouse, G. A. Fox, N. W. Gard, M. Mondonca, K. R. Munkittrick, and L. J. Vitt. 1999. Ecological responses of oviparous venebrates to contaminant effects on reproduction and development. Ch. 4. IN: Di Giulio, R. T., and D. E. Tillin (eds.). Reproductive and Developmental Effects of Contaminants in Oviparious Ventebrates. SETAC Press, Pensacola, Florida.

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ATTACHMENT 2

ENTRAINMENT AND IMPINGEMENT AT IP2 AND IP3: A BIOLOGICAL IMPACT ASSESSMENT

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Executive Summary

This report evaluates whether entrainment and impingement by the respective cooling water intake structures ("CWIS") at Indian Point Unit 2 ("IP2") and Indian Point Unit 3 ("IP3") have caused an adverse environmental impact ("AEI"), using biologically-based definitions of AEI that are consistent with established definitions and standards of ecological risk assessment and fisheries management.

The approach involves three elements. First, we use the extensive Hudson River fisheries datasets to determine (1) whether changes in the status of species of interest identified by the New York State Department of Environmental Conservation ("NYSDEC") have occurred since IP2 and IP3 began commercial operation, (2) whether cooling-water withdrawals by IP2 and IP3 during this period could have been responsible for any such changes, or (3) whether alternative stressors including striped bass predation, zebra mussels, and harvesting are the more probable cause of perceived changes.

Second, we use a widely-accepted method for quantifying the impacts of harvesting on the sustainability of fish populations, termed the Spawning Stock Biomass per Recruit ("SSBPR") model, to determine whether entrainment and impingement at IP2 and IP3 could have adversely affected the sustainability of the Hudson River striped bass and American shad populations.

Third, we examine long-term trends in the abundance of all Hudson River fish species for which adequate trends data sets can be developed to determine whether species with high susceptibility to entrainment at IP2 and IP3 are more likely to have declined in abundance over the past 30 years than are species with low susceptibility to entrainment.

All three elements of the assessment support a conclusion that IP2 and IP3 have not caused an AEI. Evaluation of alternative hypotheses concerning the causes of changes in abundance of Hudson River fish populations found no evidence supporting the hypothesis that IP2 and IP3 contributed to these changes. Instead, the evaluation shows that overharvesting is the most likely cause of recent declines in abundance of American shad, with striped bass predation being a potentially significant contributing factor. Increased predation by the rapidly growing Hudson River striped bass population is the most likely cause of recent declines in the abundance of Atlantic tomcod, river herring and bay anchovy. Striped bass predation probably

contributed to the decline in abundance of white perch, although other unknown causes were also involved.

Two additional lines of evidence support a conclusion that entrainment and impingement at IP2 and IP3 have not resulted in AEI. Application of the SSBPR model to stock assessment data for striped bass and American shad shows that mortality caused by entrainment at IP2 and IP3 is negligible, particularly compared to fishing mortality, and does not impair the ability of these populations to sustain themselves. Analysis of community-level trends data show that species with relatively high susceptibility to entrainment at IP2 and IP3 are no more likely to have declined in abundance since 1974 than are species with relatively low susceptibility to entrainment.

Considered together, the evidence evaluated in this report shows that the operation of IP2 and IP3 has not caused effects on early life stages of fish that reasonably would be considered "adverse" by fisheries scientists and/or managers. The operation of IP2 and IP3 has not destabilized or noticeably altered any important attribute of the resource.

Glossary

Ichthyoplankton: Eggs and larvae of fish with limited swimming abilities that float in the water-column and are passively transported by currents

Entrainment: The drawing of ichthyoplankton and other small aquatic organisms through a cooling water intake structure into the cooling system of a power plant

Impingement: The trapping of fish and other aquatic organisms against intake screens by the force of the water being drawn through a cooling water intake structure

Individual: A single organism

Population: A group of plants, animals, or other organisms, all of the same species, that live together and reproduce

Community: An assemblage of species populations that occur together in space and time

Yolk-sac larvae (YSL): Fish larvae that have recently hatched and are still receiving nutrition from yolk deposited in the eggs before they were spawned

Post yolk-sac larvae (PYSL): Fish larvae that have absorbed the yolk and obtain nutrition by feeding

Young-of-the-year (YOY): Fish that have completed the transformation from the larval to the juvenile stage and have grown large enough to be captured by the gear used in the generators' Beach Seine Survey and Fall Shoals Survey

Longitudinal River Survey (LRS): The Hudson River generators' annual riverwide ichthyoplankton survey

Beach Seine Survey (BSS): The Hudson River generators' annual survey of YOY and older fish abundance in the shorezone

Fall Shoals Survey (FSS): The Hudson River generators' annual survey of YOY and older fish abundance in the shoal zone

Early life stage: The collective term for the egg, YSL, PYSL, and early juvenile (juveniles too small to be captured by the gear used in the BSS and FSS) life stages

Conditional mortality rate (CMR): A measure of the mortality imposed on a population by a stressor such as a cooling water intake structure

Recruit: A fish that has grown large enough to be caught in gears used by agencies performing stock assessments for harvested fish species; as used in the spawning stock biomass per recruit model, a one-year-old fish

Spawning stock biomass per recruit (SSBPR): The expected lifetime reproduction of a typical female recruit, measured in terms of the expected future egg production or biomass

Density-dependence: A relationship between the abundance of a population and the growth rates or mortality rates of individuals belonging to that population

Stressor: An anthropogenic or environmental factor that increases mortality or decreases growth of organisms belonging to a population exposed to that factor

Stressor metric: A measure of the intensity of a stressor

Response metric: A measure of the response of an exposed population to one or more stressors

1. Introduction

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This report evaluates whether entrainment and impingement by the respective cooling water intake structures ("CWIS") at Indian Point Unit 2 ("IP2") and Indian Point Unit 3 ("IP3") has caused an adverse environmental impact ("AEI"), as that term is employed in §316(b) of the Clean Water Act ("CWA") and 6 NYCRR §704.5 and reasonably may be interpreted by the scientific community.¹ Our evaluation of whether entrainment and impingement by the respective CWIS at IP2 and IP3 has caused AEI is based on biologically-based definitions of "adverse environmental impact" consistent with established definitions and standards of ecological risk assessment (USEPA 1998) and fisheries management (Restrepo et al. 1998, Quinn and Deriso 1999). Our approach involves three elements.

First, we use the extensive Hudson River fisheries datasets (prepared under the direction and oversight of the New York State Department of Environmental Conservation ("Department" or "NYSDEC")) to determine (1) whether changes in the status of species of interest identified by NYSDEC have occurred since IP2 and IP3 began commercial operation, (2) whether coolingwater withdrawals by IP2 and IP3 during this period could have been responsible for any such changes, or (3) whether alternative stressors including striped bass predation, zebra mussels, and harvesting are the more probable cause of perceived changes.

Second, we use a widely-accepted method for quantifying the impacts of harvesting on the sustainability of fish populations, termed the Spawning Stock Biomass per Recruit ("SSBPR") model, to determine whether entrainment and impingement at IP2 and IP3 could have adversely affected the sustainability of the Hudson River striped bass and American shad populations.

Third, we examine long-term trends in the abundance of all Hudson River fish species for which adequate trends data sets can be developed to determine whether species with high

As applicable here, the CWIS for IP2 and IP3 extend from the point at which water is withdrawn from the Hudson River (the "River") up to, and including, the intake pumps. See, e.g., In Re Matter of Bowline, LLC, 2001 WL 1587359 (N.Y. Dept. Env. Conserv.) (Nov. 30, 2001), at *6-7 (relying on USEPA definition, now codified at 40 C.F.R §125.93); 40 C.F.R. §125.93. The CWIS at IP2 and IP3 are shown schematically in Figures IV-12 through IV-15 of the Draft Environmental Impact Statement for State Pollutant Discharge Elimination System Permits for Bowline Point, Indian Point 2 & 3, and Roseton Steam Electric Generating Stations, dated December 1999 (the "DEIS"), subsequently incorporated into the Final Environmental Impact Statement by the New York State Department of Environmental Conservation, accepted June 25, 2003 (the "FEIS"). See FEIS, p. 12. These intake structures generally commence with bar racks and debris barriers at the point of entry, include modified Ristroph traveling screens and fish return systems upstream of the point of entry, and terminate with the circulating water pumps.

susceptibility to entrainment at IP2 and IP3 are more likely to have declined in abundance over the past 30 years than are species with low susceptibility to entrainment.

Although the technical analyses documented in this report emphasize entrainment, the conclusions reached apply to the combined impacts of entrainment and impingement. There are two reasons for this. First, the trends data that are the primary focus of this assessment reflect the combined effects of entrainment and impingement. Second, entrainment is the focus of the Department, as the existing retrofits (i.e., Ristroph screens and fish returns) have resolved the Department's concerns regarding impingement (Draft SPDES Permit, Special Condition 27).

2. Approach to Impact Assessment

Populations² and communities³ are the proper focus for evaluating adverse impacts of cooling-water withdrawals on the Hudson River estuary. The fundamental reason for focusing on populations and communities is that, whereas all individual organisms have finite life spans, populations and communities can persist. Because populations and communities can persist in spite of the inevitable mortality of the individual organisms, populations and communities can be managed and restored. Most commonly, fisheries management agencies establish harvesting policies to manage populations of fish while allowing harvesting of individual fish to continue (Restrepo et al. 1998). The U.S. Environmental Protection Agency ("USEPA") develops biological assessment methods, based on measures of aquatic communities that are impaired and in need of restoration (USEPA 2002). Established principles of population and community ecology underly both fisheries management and biological assessment. These scientific disciplines also provide a sound foundation for assessing impacts of entrainment and impingement on the biological resources of the Hudson River.

Our evaluation is primarily based on an analysis of empirical data collected over the 30 years during which IP2 and IP3 have been operating, in a manner that appropriately accounts for other potential causes of changes in fish populations. This is because factors other than entrainment and impingement affect the abundance of fish populations, including short-term

³ A community is an assemblage of species populations that occur together in space and time (Begon et al. 1996).

² A population is a group of plants, animals, or other organisms, all of the same species, that live together and reproduce (Gotelli 1995).

natural environmental fluctuations, long-term environmental change, introductions of exotic species, pollution, and over-harvesting (Pew Oceans Commission 2003). The preamble to USEPA's Phase II Rule, 69 Fed. Reg. 41588 (July 9, 2004), also acknowledges the potential influence of these factors on Hudson River fish populations. Where potentially adverse changes in Hudson River fish populations have occurred over the past 30 years, we attempt to determine whether those changes are reasonably attributable to entrainment and impingement, or whether they are more likely to have resulted from other factors.

This impact assessment focuses on eight of the ten species identified for quantitative assessment in NYSDEC's October 1, 1992 Scope of Work for the DEIS: (1) striped bass; (2) white perch; (3) American shad; (4) Atlantic tomcod; (5) alewife; (6) blueback herring; (7) bay anchovy; and (8) spottail shiner. All of these species have been included in §316(b) studies for Indian Point and other Hudson River power plants since the 1970s (TI 1980). Six of these species, striped bass, white perch, Atlantic tomcod, alewife, and bay anchovy, were listed by USEPA as Representative Important Species ("RIS") for the Hudson River (TI 1980). Although not officially listed as RIS, blueback herring was included in the list of species studied because of its abundance in impingement collections at Indian Point, and American shad was included because of its commercial importance (TI 1980).

NYSDEC finalized the Scope of Work for the DEIS following a public scoping meeting and the integration of comments received from the generators, state and federal agencies, and environmental organizations. Two of the species identified in the Scope of Work, blue crab and shortnose sturgeon, are not addressed in this report. These two species are not addressed here because there is broad consensus that the CWIS at IP2 and IP3 have no impact on these species. *See, e.g.*, DEIS, p. V-125, 126 (sturgeon); Technical Comments on the DEIS, Pisces Conservation, Ltd., June 2000 ("Pisces Comments"), p. 27 ("There seems no basis for suggesting that power plants are linked to [changes in Atlantic and shortnose sturgeon abundance]."); DEIS, p. V-157 (based on preferred habitat, blue crab eggs and larvae not entrained at IP2 and IP3; very high impingement survival); Pisces Comments, p. 28-29 (numbers of blue crab within the estuary have risen dramatically since 1980).

2.1 Definition of "adverse environmental impact"

Neither §316(b) of the CWA (including USEPA's Phase II Existing Facilities Rule), nor New York regulation provides a definition of the term "adverse environmental impact." *See, e.g.*, 6 NYCRR §704.5. However, both regulations governing fisheries management in the United States and other USEPA guidance provide a foundation for a scientifically appropriate definition of this term.

2.1.1 Definition of adverse environmental impact in the context of fishery management

In the context of fisheries management, mortality *per se* could not be considered an AEI, because the act of fishing necessarily causes mortality. To the contrary, fisheries management agencies, including NYSDEC, actively encourage the responsible harvesting of fish. For example, NYSDEC has issued a guide to saltwater fishing in the New York City area (http://www.dec.ny.gov/outdoor/8377.html) that discusses equipment, fish identification, and specific fishing locations in all five New York City boroughs.

Fishery policy in waters under the control of the U.S. federal government, including estuaries and rivers utilized by anadromous fish, is established in the Magnuson-Stevens Fishery Conservation and Management Act ("Magnuson-Stevens Act"). The amended Act states:

Fishery resources are finite but renewable. If placed under sound management before over-fishing has caused irreversible effects, the fisheries can be conserved and maintained so as to provide optimal yields on a continuing basis.

16 U.S.C. §1801(a)(5).

Federal guidelines implementing the Magnuson-Stevens Act state that "[c]onservation and management measures shall prevent over-fishing while achieving on a continuing basis, the optimum yield ("OY") from each managed fishery for the U.S. fishing industry." 70 Fed. Reg. 36240, 36250 (June 22, 2005). Thus, a fish population is viewed by managers as a renewable resource for which mortality in the form of harvesting is permissible, provided that this mortality does not threaten the long-term productivity of the population. Over-fishing that threatens the long-term sustainability of harvests is considered to be adverse. The National Oceanic and Atmospheric Administration ("NOAA") guidelines and other related technical guidance documents (e.g., Restrepo et al. 1998) provide specific procedures for determining whether overfishing is occurring. Fishery management councils are required to take action to reduce harvest levels if over-fishing is found to exist. 70 Fed. Reg. 36240, 36257 (June 22, 2005).

The Magnuson-Stevens Act is often cited as the "Sustainable Fisheries Act." The term "sustainable" is often used in a wider environmental policy context to refer to an approach to economic development and resource utilization that meets the needs of the present without compromising the ability of future generations to meet their own needs (World Commission on Environment and Development 1987). Sustainable uses of resources preserve those resources for future use; non-sustainable uses degrade or destroy the resources so that they may be unavailable in the future (World Commission on Environment and Development 1987).

Applying the definition of sustainable use provided by the World Commission on Environment and Development, sustainable use in the context of a fish population refers to a resource-management approach that permits the population to persist indefinitely into the future, while continuing to perform its normal ecological function and support normal human use. Ecological function is included as part of the definition of sustainable use of fish populations because fish have a role in the maintenance of healthy aquatic systems that can be compromised by over-fishing (Dayton et al. 2002). Predatory fish, such as striped bass, control the abundance of other fish species upon which they prey, and forage fish, such as bay anchovy, serve as both food for other fish species and as controls on the abundance of smaller organisms at the base of the marine food chain (Dayton et al. 2002). Over-fishing has led to a wide variety of direct and indirect changes in the structure and function of fish communities throughout the world (Dayton et al. 2002).

The sustainability of a population is a function of the abundance and other characteristics of the population (e.g., age and size structure) and also of the ability of members of the population to reproduce and replace themselves. Thus, with respect to the harvest-related mortality imposed on a fish population, an adverse impact consists of harvest-related reductions in abundance, changes in age/size structure, increases in mortality rates, or reduction in reproduction rates that threaten the capacity of the population to persist, perform its normal ecological function, and support normal human uses.

2.1.2 Definition of AEI in the context of ecological risk assessment

USEPA's Guidelines for Ecological Risk Assessment (USEPA 1998) provide a general discussion of adverse ecological effects of environmental stressors, including criteria for evaluating whether or not observed or predicted changes should be considered adverse. These guidelines were expressly issued to "set forth current scientific thinking and approaches for conducting and evaluating ecological risk assessments" (USEPA 1998, p. 8). This guidance discusses adverse ecological effects of environmental stressors, including criteria for evaluating whether or not observed or predicted changes should be considered adverse. According to USEPA and the scientific community, adverse ecological effects are changes that "alter valued structural or functional attributes of the ecological entities under consideration" (USEPA 1998, p. 106). USEPA (1998, p. 106) further states that the following criteria should be considered when determining whether an observed or predicted effect is adverse:

- Nature and intensity of effects;
- Spatial and temporal scale; and
- Potential for recovery.

"Nature and intensity of effects" refers to the types of effects that have occurred (or are predicted to occur), and the magnitude of the measured or predicted effects, the statistical significance of measured effects, and the ecological significance of the effects. "Spatial and temporal scale" refers to the size and location of the area within which an effect occurs, and the duration of the period required for the effect to appear. "Potential for recovery" refers to the expected rate and extent of return of an affected population or community following elimination of the stressor responsible for an effect that has been determined to be ecologically significant.

USEPA's definition and criteria for determining ecological adversity are consistent both with accepted principles of fishery management and with the current scientific understanding of the potential effects of harvesting on fish populations and communities. As noted in the introduction to this Section, in the context of §316(b) and §704.5, the ecological entities of interest are the populations and communities potentially affected by entrainment at CWIS. A definition of AEI of CWIS consistent with the Guidelines for Ecological Risk Assessment (USEPA 1998) should be expressed in terms of undesirable alterations in the structural or functional attributes of these populations and communities. An assessment whether adverse

impacts have occurred (or will occur) should address the three criteria provided in the Guidelines.

2.1.3 Definition of adverse environmental impact in the context of entrainment and impingement

The definition of sustainable use in the Magnuson-Stevens Act and the definition of ecological adversity in USEPA's Guidelines for Ecological Risk Assessment provide a reasoned basis for a definition of AEI applicable to entrainment and impingement at CWIS. A sustainable approach to managing a fishery would ensure the long-term persistence and productivity of the population being managed. A non-sustainable approach, in contrast, would cause harvest-related reductions in abundance, changes in age/size structure, increases in mortality, or reductions in reproduction that could threaten the capacity of a population to persist, perform its normal ecological function, and support normal human uses. Since the ecological function of a population is understood by scientists to include interactions with other populations, non-sustainable use of a population can affect an entire community.

Abundance, age/size structure, mortality, and reproduction are examples of the "structural and functional attributes" discussed in the USEPA Guidelines. Hence, nonsustainable management of a fishery would be an example of an AEI according to USEPA's definition. Entrainment mortality differs from mortality caused by harvesting only in that the mortality is imposed on early life stages of fish or shellfish rather than on adults. Excessive levels of entrainment mortality could potentially affect most of the same structural and functional attributes affected by harvesting.

In sum, the term AEI, as it relates to entrainment and impingement, is reasonably and appropriately defined as follows:

An adverse environmental impact due to entrainment and impingement consists of adverse changes in important population or community characteristics sufficient to threaten the sustainability of susceptible populations or to cause significant or potentially irreversible changes in population or community structure and function.

Such a definition would be consistent with recognized principles of both natural resource management and ecological risk assessment, as discussed above.

2.2 Why entrainment losses alone are insufficient to demonstrate AEI

Context is essential to understanding what the term AEI reasonably may mean with respect to fisheries biology. As a matter of science and logic, losses, even large numbers of early life stage individuals do not necessarily equate to AEI. This is because fish species inhabiting the Hudson River exhibit either "periodic" or "opportunistic" life history traits (Winemiller and Rose 1992). From an ecological perspective, periodic fish species are characterized by high fecundity (i.e., they spawn a large number of eggs), large size, and long life spans during which a female fish may spawn many times (Winemiller and Rose 1992). Striped bass is an example of a periodic species (Winemiller and Rose 1992). Opportunistic species are characterized by small body size, short life spans, and the ability to disperse offspring widely throughout the environment (Winemiller and Rose 1992). Bay anchovy is an example of an opportunistic species. Periodic and opportunistic traits are advantageous to fish species that live in unstable or unpredictable environments, such as the Hudson River, which experiences significant withinyear and between-year variation in environmental conditions (e.g., temperature, salinity, freshwater flow, etc.). In other words, the reproductive strategies of these fish in these unstable conditions, including the very large numbers of eggs produced, ensure that sufficient offspring will survive to sustain the populations, even in unstable environments characterized by the presence of multiple stressors.

Entrainment losses consist mainly of eggs and larvae. Only a small fraction of the entrained fish would survive to adulthood, even if IP2 and IP3 did not exist. For example, an 18-year-old Hudson River striped bass was found to contain more than 3 million eggs (Hoff et al. 1988). A 16-year-old female striped bass examined by Olsen and Rulifson (1992) was found to contain nearly 5 million eggs. Since striped bass can live for up to 30 years (Secor and Piccoli 1996), a single fish could potentially spawn tens of millions of eggs over her entire lifespan. According to early life stage survival estimates developed by Secor and Houde (1995), more than 99.99% of young striped bass eggs die from natural causes within 60 days following spawning. Less than one striped bass egg in 100,000 is likely to survive to become a one-year-old fish, and less than one in a million is likely to survive to reach six years of age, the median age at which female striped bass become sexually mature (EPRI 2005).

Because nearly all of the eggs and larvae entrained at IP2 and IP3 would have died in any case, counts of total numbers entrained reveal nothing meaningful about the potential impact of IP2 and IP3 on fish populations. What matters is whether or not entrainment significantly reduces the number of fish that survive the early period of high natural mortality. As discussed in the next sections, this fact was recognized more than 30 years ago by the scientists who performed the first entrainment impact assessments for IP2 and IP3, in conjunction with other Hudson River generating stations.

2.3 Role of the conditional mortality rate (CMR) in impact assessment

The first assessments of the effects of cooling-water withdrawals on Hudson River fish populations, conducted on behalf of the Consolidated Edison Company of New York and various federal regulatory agencies were based on mathematical models that predicted the potential effects of entrainment losses on the abundance and other characteristics of fish populations, especially striped bass (Barnthouse et al. 1984). Many of these models were developed to support U.S. Atomic Energy Commission licensing proceedings for IP2 and IP3, and were incorporated in environmental impact statements prepared to support these proceedings (Barnthouse et al. 1984). At the time they were first developed, in the early and mid-1970s, modeling was undertaken because no actual fisheries data were available to test whether coolingwater withdrawals would have adverse impacts on important fish populations. When data from riverwide ichthyoplankton sampling became available in the late 1970s, scientists studying entrainment impacts developed an empirical model, termed the Empirical Transport Model ("ETM", Boreman et al. 1981), and used it to estimate the impact of entrainment on the abundance of juvenile fish. The metric calculated using the ETM, which was termed the "conditional mortality rate" ("CMR"), provides an estimate of the fraction by which the abundance of young-of-the-year fish is reduced due to entrainment. A similar model, termed the Empirical Impingement Model ("EIM", Barnthouse and Van Winkle 1988), was used to estimate a CMR for impingement.

It was recognized at the time that the CMR could not be used to predict long-term impacts on populations, however, because neither the ETM, nor the EIM, accounts for the density-dependent processes that can partially offset mortality due to entrainment and

impingement (Barnthouse et al. 1984). CMRs could, however, be used to compare the relative potential effectiveness of alternative technologies intended to reduce entrainment and impingement mortality. As discussed by Englert et al. (1988), CMRs calculated using the ETM also were used to develop the cross-plant outage credits that were included in the Hudson River Settlement Agreement ("HRSA"). CMRs were also used in the DEIS to compare alternative entrainment mitigation approaches. In all of these applications, CMRs were used usefully as measures of mortality caused by entrainment and impingement, not as measures of the impacts of that mortality on the long-term abundance or sustainability of susceptible populations.

Because it does not account for density-dependent effects, the CMR is not a valid measure of long-term entrainment impacts. Depending on the strength of density-dependence in a given population, a particular CMR value corresponds to either a negligible or a substantial impact on the sustainability of a population.⁴ CMRs can, however, be used as a measure of the annual rate of mortality imposed by entrainment and as inputs to assessment models that estimate the combined impacts of entrainment mortality and fishing mortality on the sustainability of populations (Goodyear 1977, 1993). For this assessment, CMRs are used for both of these purposes. They are not, however, used as measures of AEI, because CMRs are not appropriately used in that fashion and superior methods for assessing adverse impacts are available. As discussed in the following sections, analysis of long-term trends in the abundance of important Hudson River fish populations, available from 30 years of intensive data collection, is the best method available for assessing impacts of IP2 and IP3 on the sustainability of the Hudson River striped bass and American shad populations, using the SSBPR model.

2.4 Role of long-term datasets in impact assessment

Today, nearly 30 years of data are available from both generator and agency-sponsored monitoring programs. Together, these overlapping datasets provide information concerning long-term trends in the abundance and distribution of eggs, larvae, and juveniles of all of the species addressed in this report. For some commercially harvested species, data on long-term

⁴ Although there can be substantial uncertainty concerning the strength of density-dependence in specific populations, there is strong theoretical and empirical evidence that the great majority of biological populations, including fish populations, are regulated in part by density-dependent mechanisms (Murdoch 1994, Turchin 1999, Rose et al. 2001, Brook and Bradshaw 2006).

trends in the abundance, age distribution, and mortality of adult fish are available. These datasets can be used both to assess trends in the status of important fish populations and to test alternative hypotheses concerning potential causes of adverse changes.

In this report, information concerning long-term trends on key population characteristics and on the intensities of potential stressors is used to test specific hypotheses concerning the expected impacts of cooling-water withdrawals, termed "risk hypotheses" in USEPA's Guidelines for Ecological Risk Assessment (USEPA 1998). These hypothesis tests are used to distinguish changes that could have been caused by cooling-water withdrawals from changes that are most likely related to other causes.

The following generator-sponsored long-term datasets are the primary datasets used in assessing the effects of the CWIS at IP2 and IP3:

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- Longitudinal River Ichthyoplankton Survey ("LRS"). This program samples eggs, larvae, and juvenile fish, weekly from April through July. The region between the George Washington Bridge and the Federal Dam at Troy (Figure 1) has been sampled with only minor changes in methodology since 1974. In 1988, the LRS was extended to sample the region between the Battery and the George Washington Bridge.
- *Beach Seine Survey ("BSS").* This program samples juvenile fish, also called "young-of-the-year" fish ("YOY") (i.e., fish spawned earlier in the year) on alternate weeks from June through October. Sampling is conducted from the George Washington Bridge to the Federal Dam. The BSS has been conducted annually with only minor changes in methodology since 1974.
- *Fall Shoals Survey ("FSS").* This program samples YOY and older fish in offshore habitats, on alternate weeks from the BSS. Approximately 200 samples are collected per week, from Manhattan to the Federal Dam. The FSS uses two different gears in order to sample as much of the Hudson River as possible: a 1-m² Tucker trawl and a 3-m beam trawl. This
program was also initiated in 1974, however, the beam trawl was not used until 1985. From 1974 through 1984 an epibenthic sled was used to sample near the river bottom. To ensure comparability between years, only the data collected from 1985 onward are used in this assessment.

 Atlantic Tomcod Mark-Recapture Program. This program has been conducted in most years since 1974 to generate estimates of the number of tomcod in the winter spawning population.⁵ Box traps and bottom trawls are used to collect fish for marking and recapture.

The above datasets were selected as the primary datasets for this assessment because they have been conducted continuously since the mid-1970s. They cover nearly all of the period of commercial operation of IP2 (1973 startup) and all of the period of commercial operation of IP3 (1976 startup). These four datasets provide the most comprehensive and consistent estimates of long-term trends in the abundance of multiple life stages of important Hudson River fish populations. More detailed descriptions of these datasets are provided in ASA (2007).

A variety of other programs, conducted by the generators, NYSDEC, and federal resource management agencies provide information that can be used to test the validity of the primary trends data. These programs include:

• Striped Bass Mark-Recapture Program. This program was initiated in 1984, to estimate the contribution of the Hudson River striped bass hatchery (established as a condition of the HRSA) to the Hudson River population. The program targets 1-year-old and 2-year-old striped bass, and is conducted from November through March. Data from this program are used to estimate the numbers of striped bass greater than 150 mm in length overwintering in the lower estuary. Growth and survival rate estimates are also obtained from this program.

⁵ The program was not conducted in 1984 and 1986.

NYSDEC Beach Seine Survey. Since 1976, the NYSDEC Division of Marine Resources has conducted a beach seine survey in the lower Hudson River estuary. The program focuses on the Tappan Zee and Haverstraw Bay. It samples juvenile fish using a method similar, but not identical to, the generators' BSS.

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- Juvenile Alosid Survey. NYSDEC conducts a beach seine survey in the middle and upper regions of the estuary (above River Mile 55) to estimate the relative abundance of YOY American shad and other juvenile fishes. This program was initiated in 1980 and continues to the present.
- Western Long Island Survey. NYSDEC conducts a survey for subadult striped bass in the bays around western Long Island Sound. Sampling is conducted using a 200-ft. beach seine. The program was initiated in 1984 and is continuing, although it has been modified over time.
- Spawning Stock Assessment. NYSDEC conducts a haul seine survey in the Hudson River to provide information on length, age and sex distribution, and mortality rates for adult American shad and striped bass. The program was initiated in 1982 and continues to the present.
- Commercial Fishery Monitoring. NYSDEC monitors the commercial gill net fishery for American shad. The objective of the program is to determine the relative abundance and age structure of the commercial catch of American shad.

As shown in Appendix A, indices derived from these datasets are strongly correlated with indices derived from the primary datasets. These correlations support the use of the primary datasets in this assessment.

In addition to the Hudson River monitoring programs, information on population status and trends for important fish species is also available from the National Marine Fisheries Service ("NMFS") and the Atlantic States Marine Fisheries Commission ("ASMFC"). Quantitative stock assessments, which include estimates of age structure, natural mortality, and fishing mortality, are available for striped bass (ASMFC 2005) and American shad (ASMFC 2007a). These assessments provide additional information for determining whether these populations have been harmed by CWIS.

2.5 Indicators of adverse impacts potentially related to CWIS

As discussed above, an adverse impact of CWIS would consist of entrainment and impingement-related adverse changes in important population or community characteristics sufficient to threaten the sustainability of relevant populations, or to cause significant or potentially irreversible changes in community structure and function. Characteristics that influence the sustainability of a fish population include the total size of the population, the relative abundances of different life stages or age groups, the sizes and reproductive rates of the individual fish, and the rates of mortality of fish at different life stages or ages. Measures of any of these population characteristics could, at least in principle, be used as indicators of adverse impact. Some of these measures are not suitable as indicators of adverse impacts potentially caused by CWIS, however, because they measure changes that cannot be reasonably attributed to cooling-water withdrawals. For example, a reduction in fecundity could be an indicator of a potential impact caused by a toxic chemical but, because impingement and entrainment do not affect fecundity, this characteristic is not an appropriate indicator of impacts caused by CWIS. Similarly, some indicators of impact are not particularly useful in narrowing the potential causes of impacts. For example, a prolonged downward trend in the abundance of adult fish could be the result of any number of causes, including over-fishing or environmental factors.

CWIS may impose mortality on early life stages of fish (i.e., eggs, larvae, and YOY) in addition to the mortality that would have occurred naturally. Therefore, characteristics that are either directly or indirectly affected by increased mortality of these life stages are potentially useful as indicators of harm related to CWIS. Increased mortality imposed on a particular life stage would reduce the fraction of organisms in that stage that survive to the next stage. Accordingly, this assessment focuses on whether CWIS have had a measurable influence on the survival of early life stages of fish in the Hudson River.

As discussed in Section 2.1 of this report, however, mortality of early life stages as a result of CWIS is insufficient, of itself, to establish that an adverse impact has occurred. It is necessary, in addition, to evaluate whether the magnitude, spatial extent, and duration of this mortality are large enough to constitute an adverse impact (USEPA 1998). Fisheries scientists have developed metrics, termed "biological reference points," for determining whether harvested fish populations are being harmed by over-fishing (Restrepo et al. 1998). These reference points, expressed in terms of either the total spawning stock biomass ("SSB") or the SSBPR, are viewed as indicators of the risk that over-fishing will lead to future declines in abundance and harvest. The methods that fisheries scientists use to estimate effects of fishing mortality on SSB and SSBPR can also be used to estimate impacts of entrainment-related mortality on SSB and SSBPR (Goodyear 1993). Hence, the indicators used to determine whether fish populations are being adversely affected by fishing can also be used as indicators of whether these same populations are being adversely affected by cooling-water withdrawals. Accordingly, for species for which published agency stock assessment reports provide relevant information, this assessment addresses whether the magnitude of entrainment mortality (as measured using the CMR) is sufficient to produce an ecologically significant reduction in SSB or SSBPR.

Information needed to estimate SSBPR is available for both striped bass and American shad. A coastwide SSB estimate is available for striped bass.

The following indicators have been selected for this assessment:

- 1. Long-term declines in the abundance of YOY fish belonging to species with life stages susceptible to impingement and entrainment, *see*, *infra*, Section 3;
- 2. Reductions in the spawning potential of female fish below the sustainable level as estimated using the SSBPR approach, *see, infra*, Section 4; and
- 3. Long-term trends in the abundance of species with high susceptibility to entrainment at IP2 and IP3 as compared to species with low susceptibility to entrainment at IP2 and IP3, *see, infra*, Section 5.

The analyses documented in Sections 3, 4, and 5 of this report evaluate whether any such declines or reductions in spawning potential have occurred and, if so, whether they may reasonably be attributed to the CWIS of IP2 and IP3.

3. Evaluation of changes in abundance of fish populations with life stages susceptible to entrainment

In complex ecological systems, such as the Hudson River estuary, fish populations are influenced by many factors in addition to CWIS, including water quality impairment, introductions of non-native species, and overfishing (Pew Oceans Commission 2003). Many of these factors are discussed in the preamble to USEPA's Final Phase II Existing Facilities Rule. 69 Fed. Reg. 41575, 41588 (July 9, 2004). For this reason, investigations of the causes of changes in fish populations must consider multiple hypotheses, weighing the evidence for and against each hypothesis (Hilborn and Mangel 1997, Suter et al. 2007). This approach has been termed "ecological detection" by Hilborn and Mangel (1997) and "ecoepidemiology" by Suter et al. (2007).

Most environmental factors affecting Hudson River fish populations vary in intensity over time. Knowledge of these variations can be used to predict the change in each metric that should have occurred, if that stressor had been affecting a particular fish population. To test each hypothesis, this analysis utilizes rules for evaluating causal associations provided by Suter et al. (2007, p. 50). These authors identified five criteria that should guide analyses of potential causes of adverse environmental effects:

- 1. *Co-occurrence*: An effect occurs where and when its cause occurs and does not occur in the absence of its cause.
- 2. *Sufficiency*: The intensity or frequency of a cause should be adequate to produce the observed magnitude of effect.
- 3. *Temporality*: A cause must precede its effect.
- 4. *Manipulation*: Changing the cause must change its effect.
- 5. *Coherence*: The relationship between a cause and effect must be consistent with scientific knowledge and theory.

Evaluations of co-occurrence discussed in this sections rely on a commonly-used and relatively straightforward statistical method known as correlation analysis (Clarke and Kempson 1997). In simple terms, correlation is a measure of whether two different variables are related to one another and, if so, how strong that relationship is (Clarke and Kempson 1997). A positive correlation between two variables indicates that as the value of one variable increases, so does the other. For example, height and weight among people are positively correlated. Although some taller people weigh less than shorter people, on average the taller a person is, the more that person is likely to weigh. Conversely, a negative correlation indicates that, as the value of one variable increases, the other decreases (Clarke and Kempson 1997). For example, weight and fuel efficiency among automobiles are negatively correlated. Although some heavier cars get better gas mileage than some lighter cars, on average the heavier a car is, the lower its gas mileage will be.

The existence and strength of correlations between stressor metrics and response metrics provides evidence concerning the co-occurrence criterion. If, for example, entrainment mortality at IP2 and IP3 is reducing the survival of eggs and larvae of a particular fish species, then there should be a negative correlation between entrainment mortality and a measure of the fraction of eggs and larvae that survive to reach older life stages. This means that in years when mortality due to IP2 and IP3 is high, survival should be relatively low, and in years when mortality due to IP2 and IP3 is low, survival should be high. Data showing the presence of a negative correlation between early life stage survival and IP2 and IP3-related mortality would constitute evidence supporting this impact hypothesis; data showing the absence of a correlation would constitute evidence against this hypothesis.

Evaluations of sufficiency in this assessment rely on measures of the magnitude of the stressor, as compared to the magnitude required to cause the observed response. For example, the rate of fishing mortality imposed on the striped bass and American shad populations can be compared to overfishing thresholds established by the ASMFC.

Evaluations of temporality in this assessment rely on time trends of the various stressor and response metrics. For any stressor to be a potential cause of a decline in the survival or abundance of a fish population, the decline should be preceded by an increase in the intensity of the stressor. If the decline in survival or abundance precedes the increase in the stressor, then the stressor cannot have caused the decline. Evaluations of manipulation in this assessment rely on observations of responses of populations to deliberate changes in the magnitudes of stressors, e.g., the harvesting restrictions imposed on the striped bass fishery in the 1980s.

Evaluations of coherence in this assessment rely on the consistency of the responses with all relevant scientific information.

Because the focus of the permit proceedings is on entrainment and impingement of age 0 fish, the analysis will focus primarily on age 0 response metrics. The steps in the analysis include:

- 1. Develop a conceptual model of each stressor, including (1) a description of the stressor itself, (2) the reasonably expected causal mechanisms through which fish populations would be affected, (3) the species that would likely be affected, (4) the life stages (e.g., juveniles) that would likely be affected, (5) the life history characteristics (e.g., survival and growth) that would likely be affected, and (6) the type of measurable effects that would likely occur (increase or decrease);
- 2. Identify appropriate sets of "stressor metrics" and "response metrics" that can be used to test the potential influence of the various stressors;
- 3. Summarize the expected effect of the stressor on each response metric;
- 4. Apply the five evaluation criteria discussed above to the available data for each fish species; and
- Summarize conclusions regarding (1) whether changes in the response metrics could have been caused by entrainment by CWIS at IP2 or IP3, or (2) whether other stressors are more likely to be responsible for these changes.

3.1 Species addressed

The DEIS assessed entrainment and impingement impacts on striped bass (Morone saxatilis), white perch (Morone Americana), Atlantic tomcod (Microgadus tomcod), bay anchovy (Anchoa mitchilli), American shad (Alosa sapidissima), alewife (Alosa

pseudoharengus), blueback herring (*Alosa aestivalis*), and spottail shiner (*Notropis hudsonius*) (DEIS, Sections 5 and 6). This report assesses entrainment and impingement impacts on these same species, focusing on the most economically important species (striped bass) and on the three species (white perch, American shad, and Atlantic tomcod) identified in the draft permit fact sheet as being of potential concern with respect to IP2 and IP3. Fact Sheet, Draft SPDES Permit, Attachment B, at 1 of 8. The datasets used in these analyses are documented in the 2005 Year Class Report (ASA 2007). The stressor and response metrics are documented in Appendix B.

3.2 Impact hypotheses and stressor metrics

This section documents expected effects of CWIS and four other stressors that are widely regarded as potentially having affected Hudson River fish populations: fishing, invasion of the Hudson River by zebra mussels (*Dresseina polymorpha*), temperature (Atlantic tomcod only) and predation by striped bass.

3.2.1 CWIS

CWIS may cause mortality of fish due to entrainment and impingement. For most species, this mortality is largely limited to eggs, larvae, and YOY. Because most of the susceptible life stages are planktonic⁶ and are widely dispersed throughout the estuary due to tidal and nontidal flows, cooling-water withdrawals would not be expected to alter the spatial distributions of the affected species. In addition, the CWIS would not be expected to reduce the survival of fish that have grown through the most susceptible life stages, or to reduce fish growth rates at any life stage.

As discussed in Section 2.3, the CMR is a direct estimate of the rate of mortality caused by entrainment and impingement, independent from natural mortality. Similar measures are used by fisheries scientists to estimate the rate of mortality imposed on adult fish by fishing. The CMR can have values ranging between 0.0 and 1.0. The higher the value of the CMR, the greater the mortality imposed on early life stages of fish.

⁶ Planktonic organisms are small organisms such as fish larvae that have limited swimming capabilities and are passively transported up and downriver with tidal currents.

Expected effects of CWIS on the life stages potentially susceptible to entrainment and impingement (i.e., eggs, larvae, and YOY) are summarized in Figure 2. As shown in Figure 2, CWIS should affect the survival rates of the susceptible life stages, but should not affect the survival of stages that are not susceptible to entrainment or impingement. If entrainment or impingement were having a measurable impact on a fish population, then in years when the IP2 and IP3 CMR is high, the survival rates of susceptible life stages of that species should be lower than in years when the IP2 and IP3 CMR is low. As a consequence, long-term trends in IP2 and IP3 CMR values for that species should be negatively correlated with long-term trends in the survival rates of susceptible life stages.

Although entrainment would not affect the number of eggs spawned by females of susceptible species, it is still possible that entrainment could directly affect the abundance of early life stages. The reason for this is that the LRS is conducted during the period in which entrainment at IP2 and IP3 is occurring. Therefore, entrainment could affect the abundance estimates derived from LRS data. If entrainment at IP2 and IP3 is reducing early life stage abundance, then the IP2 and IP3 CMR values should also be negatively correlated with PYSL abundance estimates.

3.2.2 Fishing

Fishing imposes mortality primarily on harvestable-sized⁷ fish.⁸ For managed Hudson River fish species (i.e., striped bass and American shad), harvesting is largely limited to age 1 and older fish (ASMFC 1998, 2002). Fishing has predictable effects on the age distribution of adult fish and on the abundance (numbers and biomass) of the spawning stock (Dayton et al. 2002). Measures of age distribution and spawning stock abundance are used by fisheries managers as indicators of fishing (Restrepo et al. 1998). Fishing reduces the total reproductive output of a fish population (Goodyear 1993).

The most appropriate estimate of stress due to fishing is the annual rate of fishing mortality (F) imposed on the population. Estimates of F for two of the species addressed in this analysis, striped bass and American shad, are available from the ASMFC.

⁷, Harvestable-size fish are fish that fall within the size range for which harvesting is permitted.

⁸ Fish outside the permitted range are frequently caught by trawls and other fishing gear. Although they are returned to the ocean, substantial mortality may still occur. This mortality is termed "bycatch" mortality.

Expected effects of fishing on age 0 life stages are summarized in Figure 3. Overharvesting reduces the size of the adult population and necessarily the total number of eggs produced per year. The reduction in egg production would be expected to reduce the number of eggs surviving to become one-year-old fish. Fishing should not reduce the survival or growth rate of any age 0 life stage, however, because early life stages of fish are not susceptible to harvesting.

3.2.3 Zebra mussels

Zebra mussels invaded the Hudson River in the early 1990s (Caraco et al. 1997). Zebra mussels form dense beds on the bottom of colonized water bodies. Because of their high filtering capacity, zebra mussels remove phytoplankton from the water column, thus reducing the food base that supports pelagic fish larvae, such as American shad, striped bass, and white perch (Strayer et al. 2004). Because less food is available to support fish species that feed in open water, the survival and growth of these species may decrease. The increased water clarity caused by zebra mussel filtration can result in improved growth of rooted vegetation. The survival and growth of species that inhabit vegetated areas may increase because of increased habitat availability (Strayer et al. 2004). Zebra mussels are limited to fresh water, and are not found in substantial numbers below approximately river kilometer ("RKM") 100 in the Hudson River. For this reason, zebra mussels could potentially alter the spatial distributions of some species, reducing their abundance above RKM 100 as compared to below RKM 100.

There is no readily available quantitative metric for zebra mussel abundance. Due to the discontinuous nature of the zebra mussel invasion (absent prior to 1992; highly abundant after 1992), however, the qualitative evaluation can use presence/absence to develop predicted effects, and the quantitative analysis can use a simple index to distinguish between these two periods (e.g., "0" for all years prior to 1993 and "1" for 1993 and later). Expected effects of zebra mussels on age 0 life stages are summarized in Figure 4. Zebra mussels would be expected to reduce the survival and growth rates of post yolk-sac larvae and YOY utilizing freshwater regions of the Hudson River. These changes in survival and growth could result in a shift in the relative abundance of YOY present in predominantly freshwater regions (Regions 6-12; Figure 1) as compared to marine and brackish regions (Regions 0-5; Figure 1). Specifically, if zebra

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mussel activity reduces the growth and survival of pelagic fish species in freshwater regions as compared to marine and brackish regions, then during the post-invasion period a greater fraction of the populations of pelagic species, such as striped bass, white perch, alewife, and river herring, should be found in marine and brackish regions than during the pre-invasion period.

3.2.4. Predation by striped bass

Increased abundance of yearling and older striped bass, which are piscivorous⁹ (Gardinder and Hoff 1982, Walter et al. 2003), could lead to increased predation mortality. Savoy and Crecco (2004) have attributed a recent decline in American shad and blueback herring populations in the Connecticut River to predation by large adult striped bass on spawning adults of these species.

Because the abundance of striped bass early life stages has been found to be strongly correlated with the relative abundance of adults (Pace et al. 1993; Barnthouse et al. 2003), estimates of striped bass larval abundance from the LRS can be used as a surrogate for adult striped bass abundance.

Predation on adults would, like harvesting, reduce the number of spawning adults and, as a consequence, the number of eggs spawned. The reduction in egg production would be expected to reduce the number of eggs surviving to become one-year-old fish. Predation on YOY would directly reduce YOY abundance, over and above and reductions resulting from reduced egg production (Figure 5).

3.2.5 Temperature

Changes in temperature can cause either increases or decreases in the growth and survival of affected species, depending on species-specific temperature tolerances. Long-term trends in Riverwide temperatures could potentially lead to long-term changes in the abundance of sensitive species, such as Atlantic tomcod (FEIS, pp. 65-66). Expected effects of elevated summer temperatures on age 0 temperature sensitive species are summarized in Figure 6. Elevated summer temperatures would be expected to cause decreases in survival and growth of temperature-sensitive species during this period. Growth and survival of early life stages would

⁹ Piscivorous fish are fish that eat other fish.

not be depressed, however, because these life stages are present only during the winter and early spring, when temperatures would be well below adverse effects thresholds.

According to McLaren et al. (1988), the growth of juvenile Atlantic tomcod in the Hudson River ceases during the summer when river temperatures regularly exceed 25°C. The lethal temperature for juvenile Atlantic tomcod is 26.5°C (McLaren et al. 1988). Temperature records available from the Poughkeepsie Water Works (PWW) were used to develop a degreeday index for evaluating the potential effects of elevated summer temperatures on Atlantic tomcod. A degree-day is defined as the number of degrees by which the temperature measured at the PWW on that day exceeds 24°. If, for example, the temperature measured at the PWW on a given date was 27°C, then the degree-day value for that date would be 3. If the temperature on a date is 24° or less, then the degree-day value for that date is recorded as 0. The degree-day index for a years is calculated by summing the degree-days for all days during that year.

3.3 Response metrics

Because not all data sets are suitable for evaluating all species, the response metrics used in this assessment are not the same for all species.

3.3.1 Response metrics for striped bass, white perch, American shad, alewife, blueback herring, and bay anchovy

For species other than spottail shiner and Atlantic tomcod, the LRS and BSS provide the most reliable data concerning survival, growth, and spatial distribution. Because the durations of egg and YSL life stages are comparatively short, such that individuals can hatch and develop through one or both of these stages between survey dates, most of the fish captures in the LRS are PYSL. The PYSL stage is typically much longer, so that PYSL are susceptible to sampling for at least one and possibly two or more survey dates. For these reasons, estimates of total larval abundance from the LRS are best interpreted as estimates of the abundance of PYSL. Although the beach seine used in the BSS and the beam trawl used in the FSS do not capture larvae, they effectively sample YOY fish present in the sampled habitats (shore zone for the BSS and shoal zone for the FSS). The response variables that can be calculated from the generators' survey data are:

- 1. Abundance of PYSL, as measured in the LRS;
- 2. Survival from the PYSL to the YOY stage, as measured by the ratio of densities of larvae in the LRS dataset to densities of juveniles in the BSS or FSS,
- 3. Abundance of YOY, as measured in the BSS or FSS;
- 4. YOY growth, as measured by the average length of YOY fish from the BSS or FSS; and
- 5. Spatial distribution of PYSL and YOY relative to river regions with high zebra mussel densities, as measured by the per cent of the total population occurring downriver from RKM 100.

3.3.2 Response metrics for spottail shiner

Because the LRS does not adequately sample areas of the Hudson River inhabited by spottail shiner, for this species, no estimates of egg and larval abundance are available. However, the BSS provides estimates of both YOY abundance and adult abundance (age 1 and 2 adults) for this species. For the purpose of trends analysis, adult abundance is used as a surrogate for egg production.

3.3.3 Response metrics for Atlantic tomcod

Because a substantial fraction of Atlantic tomcod larvae and YOY occur downriver from the regions sampled by the generators' surveys, for Atlantic tomcod, the data provided by the Atlantic tomcod mark-recapture program should be more reliable than the LRS, BSS, or FSS data for estimating survival rates. The mark-recapture program provides annual estimates of age-1 abundance, spawning stock size, and total egg production that can be used to calculate the fraction of eggs produced during a given year that survive to become age-1 spawners the following year. The LRS data can be used to characterize both year-to-year variations in early life stage abundance and the distribution of Atlantic tomcod larvae and juveniles within the Hudson River. For this species, the response variables include:

- 1. Abundance of PYSL and early juveniles, as estimated from the LRS;
- 2. Abundance of Age-1 and Age-2 fish, as estimated from the mark-recapture program;
- 3. Total age 0 survival, as measured by the ratio of total egg production each year to age 1 abundance during the following year;
- 4. Juvenile growth, as measured from growth rates of juveniles from the FSS; and
- 5. Spatial distribution of PYSL and early juveniles, as measured by the fraction of the total PYSL/juvenile population found in river regions 1-5 (LRS dataset).

3.4 Tests of impact hypotheses

The predicted impacts of the stressors on the response metrics are summarized below and in Tables 1 (striped bass, white perch, American shad, river herring, bay anchovy, and spottail shiner) and 2 (Atlantic tomcod):

- *CWIS*: Entrainment at IP2 and IP3 would be expected to reduce survival from the PYSL to the YOY stage, and could also reduce the abundance of PYSL. Entrainment should have no effect on growth or spatial distribution.
- *Fishing*: Fishing would be expected to reduce the abundance of eggs and early larvae because of reduced spawner abundance, but should not reduce the survival of any age 0 life stage.
- Zebra mussels: Zebra mussel activity would be expected to decrease both PYSL survival and YOY growth, and also to shift the spatial distribution of juveniles toward the lower regions and away from the freshwater regions where zebra mussels are abundant.

- *Temperature*: Since Atlantic tomcod are known to be sensitive to high summer water temperatures, increased summer temperatures would be expected to decrease the growth and survival rates of life stages of this species that are present in the Hudson during this season.
- Striped bass predation: Predation by older striped bass would be expected to decrease juvenile abundance, if the juveniles are susceptible to predation, and early life stage abundance, if adults are susceptible to predation.

Appendix B documents the stressor and response metrics and statistical methods used in this analysis. The subsections below present the results of the analyses performed for each species, and evaluate the consistency of these results with the impact hypotheses.

3.4.1 Striped bass

Figure 7a depicts long-term trends in the abundance of striped bass PYSL and YOY in the Hudson. Figure 7b depicts long-term trends in striped bass PYSL to YOY survival. The abundance of juvenile striped bass in the Hudson has shown no trend, even though the abundance of striped bass early life stages has greatly increased. The increase in abundance of striped bass larvae has occurred concurrently with an increase in the abundance of the Hudson River spawning stock of striped bass (Barnthouse et al. 2003). The increase in spawning size has been attributed to coastwide restrictions on harvesting that were imposed to promote the recovery of the Chesapeake Bay striped bass stock (Young-Dubovsky et al. 1995). As first noted by Pace et al. (1993), and later confirmed by Barnthouse et al. (2003), there is no correlation between the abundance of striped bass PYSL and striped bass YOY (Figure 8a). There is a strong negative relationship between PYSL abundance and PYSL survival, however (Figure 8b). This negative correlation has been interpreted by both Pace et al. (1993) and Barnthouse et al. (2003) as evidence for density-dependent mortality of striped bass larvae. This densitydependent mortality is reflected in the long-term trend in PYSL to YOY survival (Figure 7b), which has declined through time as the size of the spawning population has increased.

3.4.1.1 CWIS

Co-occurrence

Appendix B (Tables B-11 and B-12) summarizes the results of the correlation analysis for striped bass. If entrainment at IP2 and IP3 were reducing the survival or abundance of early life stages of striped bass, then there should be a negative correlation between the CMR and striped bass PYSL survival, PYSL abundance, or both. However, as shown in Figure 9, there is no correlation between the IP2 and IP3 CMR and either PYSL survival (Figure 9a) or PYSL abundance (Figure 9b) for striped bass. Hence, the CWIS hypothesis fails the co-occurrence criterion for striped bass.

Sufficiency

There are no independent measures of sufficiency that can be applied to this hypothesis. The objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Hence, the sufficiency criterion is inapplicable to the CWIS hypothesis.

Temporality

If entrainment at IP2 and IP3 were reducing the survival or abundance of early life stages of striped bass, then a decline in PYSL survival, or PYSL abundance should have occurred after the startup of commercial operations of IP2 (1974) and IP3 (1976). However, as shown in Figure 7, no such declines occurred. PYSL abundance was relatively stable until 1985, and then rapidly increased. Striped bass PYSL survival has declined over time (Figure 7b), but the decline did not begin until several years after the startup of IP2 and IP3. Hence, the CWIS hypothesis fails the temporality criterion for striped bass.

Manipulation

No experimental manipulations of plant operations have been performed for the purpose of evaluating entrainment impacts on fish populations. However, outages, including refueling and maintenance outages mandated by the HRSA (Englert et al. 1988), have frequently occurred during the months when entrainable striped bass are present in the River. The peak abundance of striped bass eggs and larvae typically occurs during May and June (Boreman and Klauda, 1988). IP2 was offline during the entire months of May and June in 1976, 1989, 1991, 1997, 1998, and 2000. IP3 was offline during the entire months of May and June in 1975, 1982, 1993, and 1994. If entrainment at Indian Point were reducing the survival of striped bass PYSL, then PYSL survival should have been higher in years when one unit was offline than in years when both units were operating. As shown in Figure 10a, the measured PYSL survival values are inconsistent with this expectation. Figure 10a shows the time series of annual PYSL survival indices from 1975 through 2002. The horizontal line in Figure 10a shows the median survival index value for this time period. The median is defined as the midpoint of the entire distribution of survival index values, meaning that one-half of the survival indices are above the median and one-half are below the median. If striped bass PYSL survival were higher in years of one-unit operation than in years of 2-unit operation, then significantly more survival index values for years of one-year operation should be higher than the median than lower than the median. However, Figure 10a shows that the PYSL survival index was higher than the median for only 3 of the 11 years of one-unit operation. The PYSL index was lower than the median in 8 years of one-unit operation.

This result is confirmed by Figure 10b, which shows the relationship between the striped bass PYSL survival index and the May-June total water withdrawals by IP2 and IP3 for the years 1975-2002. There is no correlation between withdrawals by IP2 and IP3 and striped bass PYSL survival. Hence, the CWIS hypothesis fails the manipulation criterion for striped bass.

Coherence

As noted above, the objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Including "coherence" as an explicit evaluation criterion for CWIS would be redundant. Hence, the coherence criterion is inapplicable to the CWIS hypothesis.

3.4.1.2 Fishing

Co-occurrence

Fishing indirectly affects the abundance of early life stages of fish by reducing the abundance of spawning adults (Goodyear 1993). If a population is being overfished, then reducing the rate of fishing should cause the spawning population, and therefore the number of eggs spawned, to increase. As discussed by Young-Dubovsky et al. (1994), a coastwide ban on harvesting of striped bass was imposed in 1986. Estimates of fishing mortality and adult population abundance developed by the ASMFC (2005) show that the coastwide adult population has increased greatly since 1986. As shown in Figure 7a, the abundance of striped bass PYSL began increasing in 1988 and increased steadily throughout the 1990s. This is the same period during which the adult striped bass population was expanding. Hence, the overfishing hypothesis satisfies the co-occurrence criterion.

Sufficiency

Fishing mortality estimates for individual striped bass spawning stocks are not estimated by the ASMFC, because much of the fishing occurs along the Atlantic coast when fish from the individual spawning stocks are mixed (ASMFC 2003). Since the magnitude of fishing mortality imposed specifically on Hudson River striped bass has never been estimated, it is not possible to determine whether the fishing hypothesis satisfies the sufficiency criterion.

Temporality

The ban on striped bass harvesting preceded the increase in abundance of striped bass PYSL in the Hudson River by approximately 2 years. Hence, the fishing hypothesis satisfies the temporality criterion.

Manipulation

The 1986 ban on striped bass harvesting was described by Young-Dubovsky et al. (1996) as an "adaptive management experiment." In other words, fishing was deliberately reduced in order to observe the response of the striped bass population to reduced harvesting. The fact that the adult population of striped bass began to increase immediately following the ban was

interpreted by Young-Dubovsky et al. (1994) as strong evidence that overfishing was, if not the only cause, at least the primary cause of the depressed abundance of Atlantic striped bass prior to the ban. Because the response of the population to this management was consistent with the expectations from the fishing hypothesis, the fishing hypothesis satisfies the manipulation criterion.

Coherence

Atlantic striped bass are managed as a single coastwide fishery because a large fraction of the harvest occurs when fish originating in Chesapeake Bay, the Delaware River, and the Hudson River are mixed and migrating along the Atlantic coast (ASMFC 2003, Waldman et al. 1990, Waldman and Fabrizio 1994). If reduced harvesting had been the cause of increases in the abundance of early life stages of striped bass in the Hudson River, then similar increases should have occurred in the Chesapeake Bay and the Delaware River as well. As shown in the ASMFC's 2003 stock assessment, the abundance of juvenile striped bass in both Chesapeake Bay and the Delaware River grew rapidly after the harvest ban. Hence, the overfishing hypothesis is consistent with the coherence criterion.

3.4.1.3 Zebra mussels

Co-occurrence

As documented in Appendix B (Table B-11), the zebra mussel index is negatively correlated with the striped bass PYSL survival index. This correlation is consistent with the zebra mussel hypothesis. Hence, the zebra mussel hypothesis satisfies the co-occurrence criterion.

Sufficiency

The potential effects of zebra mussel activity on early life stages of fish are indirect, and related to reductions in prey abundance and changes in habitat quality. No experiments have been performed that could quantify the relationship between zebra mussel activity and fish growth or survival, and no mathematical models that could be used to quantify the indirect

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effects of zebra mussel activity have been developed. Hence, whether or not the zebra mussel hypothesis satisfies the sufficiency criterion is unknown.

Temporality

Zebra mussels first became abundant in the Hudson River in 1992 (Caraco et al. 1997). However, as shown in Figure 7b, striped bass PYSL survival began declining in the 1980s and had already fallen to a very low level by 1990. Because the decline in striped bass PYSL survival preceded, rather than followed, the appearance of zebra mussels in the River, the zebra mussel hypothesis fails the temporality criterion.

Manipulation

No deliberate manipulations of zebra mussel populations in the Hudson River have been performed, therefore, this criterion is inapplicable to the zebra mussel hypothesis.

Coherence

Because the proposed mechanism through which zebra mussel activity could have affected striped bass in the Hudson River involves reducing food availability, the growth as well as the survival of striped bass PYSL and YOY should have been reduced. Although Strayer et al. (2004) found a negative relationship between the growth rate of YOY striped bass and the presence of zebra mussels, no significant correlation was found in the analyses performed to support this report (Appendix B, Table B-11). Zebra mussel activity should also have shifted the distribution of striped bass PYSL and YOY downriver, away from the freshwater zone in which zebra mussels are abundant. Strayer et al. (2004) found no downstream shift in the distribution of striped bass PYSL and YOY. In the analyses performed to support this report (Appendix B, Table B-11), no downstream shift in the distribution of PYSL was found, and an upstream shift (i.e., a shift in the opposite direction from the shift predicted by the zebra mussel hypothesis) in the distribution of YOY was found. The negative effect of zebra mussel activity on striped bass YOY growth that was reported by Strayer et al. (2004) conflicts with the findings in Appendix B, moreover, neither Strayer et al. (2004) nor the present analysis (Appendix B) found the predicted relationship between zebra mussel activity and striped bass PYSL and juvenile distribution. Hence, the zebra mussel hypothesis fails the coherence criterion for striped bass.

3.4.1.4 Summary evaluation of hypotheses

Table 3 summarizes the consistency of the striped bass trends data with the CWIS, overfishing, and zebra mussel hypotheses. Two of the five evaluation criteria – sufficiency and coherence – are inapplicable to the CWIS hypothesis. However, this hypothesis fails all three of the remaining criteria. Hence, the CWIS hypothesis can be rejected as an explanation for long-term trends in the abundance of age 0 striped bass in the Hudson River. The zebra mussel hypothesis passes the co-occurrence criterion, but fails the temporality and coherence criteria. Because striped bass PYSL survival declined several years prior to the invasion of the Hudson River by zebra mussels, and because predicted effects of zebra mussels on the growth and distribution of striped bass PYSL and YOY were not observed, the zebra mussel hypothesis also can be rejected as an explanation for long-term trends in the abundance of age 0 striped bass in the Hudson River.

The overfishing hypothesis, in contrast, passes four of the five evaluation criteria. The remaining criterion (sufficiency) is inapplicable to this hypothesis. The abundance of striped bass PYSL in the Hudson began increasing shortly following a reduction in striped bass harvesting. The reduction in harvest was specifically intended to promote striped bass reproduction, and was followed by simultaneous increases in striped bass reproductive success in all three of the major east coast spawning populations. It is reasonable to conclude, therefore, that elimination of overfishing is the most likely cause of trends in the abundance of early life stages of striped bass in the Hudson River.

3.4.2 White perch

Figure 11 depicts long-term trends in the abundance of white perch YOY and PYSL in the Hudson. As shown in Figure 11, the abundance of juvenile white perch declined steadily throughout the 1980s, but has increased since 1990. Despite the recent increase, over the entire time series, there is a statistically significant decline in YOY abundance (Appendix B, Table B-13 and Figure B-4). There is no long-term trend in the annual abundance of PYSL (Figure 11), however, which suggests that larval production is stable. There is no relationship between PYSL abundance and YOY abundance in white perch (Figure 12a). The survival rate of white perch from the PYSL to the juvenile stage has declined (Appendix B, Table B-13). Moreover, there is a strong positive relationship between PYSL survival and YOY abundance (Figure 12b, Appendix B, Table B-14). Because YOY abundance in white perch is closely related to PYSL survival but not to PYSL abundance, we can conclude that the decline in YOY abundance was due to a decline in PYSL survival rather than to a decline in white perch reproduction.

3.4.2.1 CWIS

Co-Occurrence

Appendix B, Table B-13 and B-14 summarize the results of the correlation analysis for white perch. If entrainment at Indian Point had caused the observed decline in white perch PYSL survival, there should be a negative relationship between the entrainment CMR for white perch and white perch PYSL survival. This means that in years when the CMR was high, white perch PYSL survival should have been low, and in years when the CMR was low, white perch PYSL survival should have been high. However, as shown in Figure 13a, the opposite relationship exists. The IP2 and IP3 CMR is *positively* correlated with PYSL to juvenile survival, meaning that the CMR was high in years when PYSL survival was high and the CMR was low in years when PYSL survival was low.

There is a negative relationship between the IP2 and IP3 CMR and white perch PYSL abundance (Figure 13b), but this correlation is significant only at the 10% level. Figure 14 plots time trends in both the CMR and in PYSL to juvenile survival for white perch. The two trend lines show similar patterns, with values decreasing from the mid-1970s to the mid-1980s, fluctuating until the mid-1990s, and then increasing. It is important to note that the recent increase in survival occurred during a period in which the capacity factors for IP2 and IP3 have been higher than in earlier years (Darla Gray, Entergy Corp., personal communication).

Although there is a weak negative relationship between the CMR for IP2 and IP3 and white perch PYSL abundance, the much stronger positive relationship between the CMR and PYSL to YOY survival must be accorded a higher weight. Because this positive correlation clearly conflicts with the CWIS hypothesis, the CWIS hypothesis fails the co-occurrence criterion for white perch.

Sufficiency

There are no independent measures of sufficiency that can be applied to this hypothesis. The objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Hence, the sufficiency criterion is inapplicable to the CWIS hypothesis.

Temporality

As shown in Figure 14, white perch PYSL survival began to decline in 1977, one year following the startup of commercial operation at IP3. Since the startup of 2-unit operation preceded the decline in white perch PYSL survival, the CWIS hypothesis satisfies the temporality criterion.

Manipulation

As discussed in Section 3.4.1.1, outages of IP2 or IP3 have frequently occurred during the entrainment season at Indian Point. The peak abundance of white perch eggs and larvae typically occurs during May and June (Klauda 1988). IP2 was offline during the entire months of May and June in 1976, 1989, 1991, 1997, 1998, and 2000. IP3 was offline during the entire months of May and June in 1975, 1982, 1993, and 1994. If entrainment at Indian Point were reducing the survival of white perch PYSL, then PYSL survival should have been higher in years when one unit was offline than in years when both units were operating. As shown in Figure 15a, the measured PYSL survival values are inconsistent with this expectation. Figure 15a shows the time series of annual PYSL survival indices from 1975 through 2002, which are the years for which cooling water flow data were available. The horizontal line in Figure 15 shows the median survival index value for this time period. The median is defined as the midpoint of the entire distribution of survival index values, meaning that one-half of the survival indices are above the median and one-half are below the median. If white perch PYSL survival were higher in years of one-unit operation than in years of 2-unit operation, then significantly more survival index values for years of one-year operation should be higher than the median than lower than the median. However, Figure 15a shows that the PYSL survival index was higher than the median for only 4 of the 11 years of one-unit operation. The PYSL index was equal to the

median in one year (1989) of one-unit operation, and lower than the median in 6 years of oneunit operation.

This result is confirmed by Figure 15b, which shows the relationship between the white perch PYSL survival index and the May-June total water withdrawals by IP2 and IP3 for the years 1975-2002. There is no correlation between withdrawals by IP2 and IP3 and white perch PYSL survival. Hence, the CWIS hypothesis fails the manipulation criterion for white perch.

Coherence

As noted above, the objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Including "coherence" as an explicit evaluation criterion for CWIS would be redundant. Hence, the coherence criterion is inapplicable to the CWIS hypothesis.

3.4.2.2 Zebra mussels

Co-Occurrence

As shown in Appendix B, Table B-13, the zebra mussel index is negatively correlated with PYSL to YOY survival in white perch. Hence, the zebra mussel hypothesis satisfies the co-occurrence criterion.

Temporality

As shown in Figure 14, however, the decline in white perch PYSL to YOY survival occurred primarily between 1974 and 1986, prior to the zebra mussel invasion. PYSL to YOY survival has actually been increasing since 1993, the first year in which zebra mussels were abundant enough to potentially affect fish populations (Strayer et al. 2004). Hence, the zebra mussel hypothesis fails the temporality criterion.

Sufficiency

The potential effects of zebra mussel activity on early life stages of fish are indirect, and related to reductions in prey abundance and changes in habitat quality. No experiments have

been performed that could quantify the relationship between zebra mussel activity and fish growth or survival, and no mathematical models that could be used to quantify the indirect effects of zebra mussel activity have been developed. Hence, whether or not the zebra mussel hypothesis satisfies the sufficiency criterion is unknown.

Manipulation

No deliberate manipulations of zebra mussel populations in the Hudson River have been performed, therefore, this criterion is inapplicable to the zebra mussel hypothesis.

Coherence

Because the proposed mechanism through which zebra mussel activity could have affected white perch in the Hudson River involves reducing food availability, the growth as well as the survival of white perch PYSL should have been reduced. Although Strayer et al. (2004) reported a negative relationship between zebra mussel activity and white perch growth, the analysis performed to support this assessment (Appendix B, Table B-13) found no significant relationship between zebra mussels and white perch growth. Moreover, the percent of white perch juveniles downriver from RKM 100 is negatively, instead of positively, correlated with the zebra mussel index (Appendix B, Table B-13). This negative correlation implies that over this same period of years, the percentage of the population present downriver from RKM 100 has declined, rather than increasing as predicted by the zebra mussel hypothesis. This result is also consistent with the findings of Strayer et al. (2004). Hence, the zebra mussel hypothesis partially, but not fully, satisfies the coherence criterion.

3.4.2.3 Striped bass predation

Co-occurrence

There is a weak negative correlation between the striped bass index and the white perch PYSL index (Appendix B, Table B-13). This relationship provides weak evidence supporting the hypothesis that striped bass are preying on adult white perch. There is much stronger negative correlation between the striped bass index and the YOY index (Figure 16a). This correlation is consistent with the hypothesis that striped bass are preying on juvenile white perch. There is also a strong negative correlation between the striped bass index and white perch PYSL to YOY survival, however, this relationship is difficult to interpret because striped bass would not be expected to prey on larval white perch. Overall, the striped bass hypothesis satisfies the co-occurrence criterion with respect to predation on YOY white perch.

Sufficiency

Striped bass larger than 200 mm in length have been shown to feed on white perch (Gardinier and Hoff 1982, Dunning et al. 1997). Appendix C to this report documents an analysis of prey consumption by Hudson River striped bass. This analysis compares the change in striped bass prey consumption requirements (August through October) between earlier (1983-1990) and more recent (1991-2004) periods to changes in abundance of YOY fish in the Hudson River between these same two periods. The analysis shows that the increase in prey consumption from the earlier to the later period would be sufficient to explain the decline in YOY white perch abundance between these two periods if 1% of the age 1 and age 2 striped bass seasonal predatory demand was satisfied by YOY white perch, or if 0.3% of the age 1 through age 13 striped bass seasonal predatory demand was satisfied by YOY white perch. Hence, the striped bass predation hypothesis satisfies the sufficiency criterion for white perch.

Temporality

A sustained decline in white perch YOY abundance began in 1989, at the same time the striped bass index began to increase (Figure 16b). However, the historic peak in YOY abundance occurred in 1980 (Figure 16b), and PYSL to YOY survival declined substantially between 1975 and 1985 (Figure 14). White perch PYSL to YOY survival and YOY abundance are strongly correlated (Figure 12b), implying that declining YOY abundance must have been at least in part caused by a decline in PYSL to YOY survival. The decline in PYSL to YOY survival that declined between 1975 and 1985 cannot be explained by striped bass predation. Hence, the striped bass predation hypothesis only partially satisfies the temporality criterion.

Manipulation

No deliberate manipulations of striped bass predation in the Hudson River have been performed, therefore, this criterion is inapplicable to the striped bass hypothesis.

Coherence

If predation by striped bass had caused the decline in abundance of YOY white perch in the Hudson River, then the YOY abundance of other known striped bass prey species, including river herring, American shad, bay anchovy, and Atlantic tomcod should also have declined. As shown in other Sections of this report, YOY abundance for all of these species has declined since the late 1980s, when striped bass abundance began to increase. Moreover, other published studies have concluded that striped bass predation is reducing the abundance of some prey species. Savoy and Crecco (2004) attributed recent declines in the abundance of both blueback herring and American shad in the Connecticut River to striped bass predation. Hartman (2003) estimated that the coastwide annual prey consumption by striped bass between 1 and 10 years of age increased by more than a factor of 8 between 1982 and 1995, from 17,900 metric tons (mt) to 147,900 mt. Uphoff (2003) calculated even larger estimates of striped bass consumption, and attributed a 90% decline in the abundance of Atlantic menhaden in upper Chesapeake Bay from 1980 through 1999 to predation by striped bass.

Because parallel declines in other susceptible species have occurred, and because the other published studies have documented the influence of striped bass predation on susceptible prey species, the striped bass predation hypothesis satisfies the coherence criterion.

3.4.2.4 Summary evaluation of hypotheses

Table 4 summarizes the consistency of the white perch trends data with the CWIS, zebra mussel, and striped bass predation hypotheses. Two of the five evaluation criteria – sufficiency and coherence – are inapplicable to the CWIS hypothesis. The CWIS hypothesis fails the co-occurrence and manipulation criteria. Although the CWIS hypothesis satisfies the temporality criterion because the observed decline in white perch PYSL survival followed the startup of IP2 and IP3, the inconsistency of this hypothesis with the co-occurrence and manipulation hypotheses means that the temporal correspondence between the beginning of the decline in survival and the startup of IP2 and IP3 is very likely a coincidence. Hence, the CWIS hypothesis can be rejected as an explanation for long-term trends in the abundance of age 0 white perch in the Hudson River.

The zebra mussel hypothesis passes the co-occurrence criterion and at least partially satisfies the coherence criterion. However, it fails the temporality criterion because the declines in white perch PYSL survival and YOY abundance began prior to the appearance of zebra mussels in the Hudson River. Although zebra mussel activity might have contributed to a decline in white perch PYSL to YOY survival and YOY abundance from 1993 to 2004, zebra mussels could not have been the primary explanation for long-term trends in white perch survival and abundance.

The striped bass predation hypothesis satisfies four of the five criteria. The fifth, manipulation, is inapplicable to this hypothesis. However, the strong relationship between white perch PYSL survival and YOY abundance over the entire period from 1974 to 2004 (Figure 12b) cannot be explained by the predation hypothesis, because striped bass abundance did not begin to increase until 1987. Hence, although striped bass predation likely contributed to the decline in white perch PYSL to YOY survival and YOY abundance, from 1987 onward, predation could not have been the primary cause of declines that took place between 1975 and 1985.

3.4.3 American shad

Figure 17 depicts long-term trends in the abundance of American shad YOY and PYSL in the Hudson. The abundance of both life stages has declined significantly since the initiation of the generators' monitoring program, with declines in the abundance of both life stages beginning in the late 1980s. As shown in Figure 18, there is a strong positive correlation between PYSL abundance and YOY abundance in American shad (Figure 18a), and no relationship between PYSL survival and YOY abundance (Figure 18b). Because YOY abundance is correlated with PYSL abundance but not with PYSL survival, we can conclude that the decline in YOY abundance is a consequence of reduced reproduction rather than reduced PYSL survival.

Four hypothetical causes for these changes are evaluated below: the Indian Point CWIS, overfishing, zebra mussels, and striped bass predation.

3.4.3.1 CWIS

Co-Occurrence

There is no correlation between PYSL survival and the entrainment CMR at IP2 and IP3 (Figure 19a). The IP2 and IP3 CMR is also uncorrelated with American shad PYSL abundance (Figure 19b). Hence, the CWIS hypothesis fails the co-occurrence criterion.

Sufficiency

There are no independent measures of sufficiency that can be applied to this hypothesis. The objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Hence the sufficiency criterion is inapplicable to the CWIS hypothesis.

Temporality

American shad PYSL abundance grew from the mid-1970s, when IP2 and IP3 began commercial operations, until 1986 (Figure 17). The highest values for both PYSL and YOY abundance occurred in 1986, 10 years after the startup of commercial operations at IP3 and 12 years after the startup of IP2 (Figure 17). Hence, the CWIS hypothesis fails the temporality criterion.

Manipulation

As discussed in Section 3.4.1.1, outages of IP2 or IP3 have frequently occurred during the entrainment season at Indian Point. Although American shad eggs and larvae occur only at very low densities in the vicinity of Indian Point (DEIS, Figure V-68), the peak abundance of American shad eggs and larvae typically occurs during May and June (DEIS, Figure V-67). IP2 was offline during the entire months of May and June in 1976, 1989, 1991, 1997, 1998, and 2000. IP3 was offline during the entire months of May and June in 1975, 1982, 1993, and 1994. If entrainment at Indian Point were reducing the survival of American shad PYSL, then PYSL survival should have been higher in years when one unit was offline than in years when both units were operating. As shown in Figure 20a, the measured PYSL survival values are inconsistent with this expectation. Figure 20a shows the time series of annual PYSL survival indices from 1985 through 2002. The horizontal line in Figure 20a shows the median survival index value for this time period. The median is defined as the midpoint of the entire distribution of survival index values, meaning that one-half of the survival indices are above the median and one-half are below the median. If American shad PYSL survival were higher in years of one-unit operation than in years of 2-unit operation, then significantly more survival index values for years of one-year operation should be higher than the median than lower than the median. However, Figure 20a shows that the PYSL survival index was higher than the median in 3 years of one-unit operation. The PYSL index was lower than the median in 3 years of one-unit operation. This difference could easily have arisen by chance. Moreover, 3 of the 5 years with the highest survival rates (1996, 1999, and 2002) were years of 2-unit operation.

This result is confirmed by Figure 20b, which shows the relationship between the American shad PYSL survival index and the May-June total water withdrawals by IP2 and IP3 for the years 1975-2002. There is no correlation between withdrawals by IP2 and IP3 and American shad PYSL survival. Hence, the CWIS hypothesis fails the manipulation criterion for American shad.

Coherence

The objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Including "coherence" as an explicit evaluation criterion for CWIS would be redundant. Hence, the coherence criterion is inapplicable to the CWIS hypothesis.

3.4.3.2 Fishing

Co-Occurrence

If a population is being overfished to the point at which spawner abundance is reduced, then the number of eggs and larvae produced by those spawners should decline. Historically, American shad supported very large unregulated commercial fisheries along the east coast of both the United States and Canada (ASMFC 1999). These harvests have declined dramatically

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in recent years. In its most recent stock assessment for American shad (ASMFC 2007), the ASMFC found that the abundance of adult American shad in the Hudson River peaked in 1985 and 1986 and has since declined. This decline in adult abundance occurred during the same period in which the abundance of American shad PYSL and YOY in the Hudson River declined (Figure 17). Hence, the fishing hypothesis satisfies the co-occurrence criterion.

Sufficiency

There is conflicting information concerning whether the magnitude of fishing mortality imposed on Hudson River American shad has been sufficient to cause the declines in spawner abundance. According to the ASMFC (2007), many American shad stocks have declined in abundance in recent decades. Although the declines appear to be related to an increase in the mortality of adult shad, the contribution of fishing to the increase in mortality is unclear and probably differs between spawning populations. According to Hattala and Kahnle (2007), the Hudson River population of American shad is probably being overfished, however, other sources of mortality cannot be excluded as contributing causes. Although there is still substantial uncertainty concerning causes of decline in American shad population, this assessment accepts Hattala and Kahnle's (2007) results and concludes that the overfishing hypothesis satisfies the sufficiency criterion.

Temporality

The decline in American shad spawner abundance coincided with the decline in abundance of PYSL and YOY (Figure 17). Hence, the overfishing hypothesis satisfies the temporality criterion.

Manipulation

Amendment 1 to the Interstate Fisheries Management Plan for Shad and River Herring (ASMFC 1999) directed all states to phase out the coastal fishery for American shad over a five year period beginning in 2000. The phase-out should reduce fishing mortality on American shad. If the coastal fishery had been contributing to decreased abundance of Connecticut River American shad, then the abundance of this population should increase as a result of this action. Data on fishing mortality and population abundance from the post-closure period are not yet

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available, so it is not yet possible to evaluate whether the overfishing hypothesis satisfies the manipulation criterion.

<u>Coherence</u>

As noted above, there is still substantial uncertainty concerning the impact of fishing on the Hudson River American shad population. However, available data are consistent with a conclusion that fishing is at least a significant contributor to the recent decline in abundance of Hudson River American shad (Hattala and Kahnle 2007). Hence, the overfishing hypothesis satisfies the coherence criterion.

3.4.3.3 Zebra mussels

<u>Co-occurrence</u>

As shown in Appendix B, Table B-15, the American shad PYSL survival index is positively correlated with the zebra mussel index, rather than negatively correlated as predicted by the zebra mussel hypothesis. As can easily be seen from Figure 17, American shad PYSL to YOY survival has increased since the zebra mussel invasion. Hence, the zebra mussel hypothesis fails the co-occurrence criterion for American shad.

Sufficiency

The potential effects of zebra mussel activity on early life stages of fish are indirect, and related to reductions in prey abundance and changes in habitat quality. No experiments have been performed that could quantify the relationship between zebra mussel activity and fish growth or survival, and no mathematical models that could be used to quantify the indirect effects of zebra mussel activity have been developed. Hence, whether or not the zebra mussel hypothesis satisfies the sufficiency criterion is unknown.

Temporality

The decline in abundance of American shad PYSL and YOY began in the late 1980s (Figure 17), several years prior to the zebra mussel invasion. Hence, the zebra mussel hypothesis fails the temporality criterion.

Manipulation

No deliberate manipulations of zebra mussel populations in the Hudson River have been performed, therefore, this criterion is inapplicable to the zebra mussel hypothesis.

Coherence

Because the proposed mechanism through which zebra mussel activity could have affected American shad in the Hudson River involves reducing food availability, the growth as well as the survival of American shad PYSL and YOY should have been reduced. Although Strayer et al. (2004) found a decline in growth rate of American shad PYSL and YOY following the zebra mussel invasion, this relationship was not significant even at the 20% level (Strayer et No relationship between American shad YOY growth and zebra mussel al. 2004, Fig. 7). activity was found in the analysis performed to support this assessment (Appendix B, Table B-15). Zebra mussel activity should also have shifted the distribution of American shad PYSL and YOY downriver, away from the freshwater zone in which zebra mussels are abundant. Strayer et al. (2004) found a net downriver shift in the distribution of American shad YOY, but a net upriver shift in the distribution of PYSL. In the analysis performed to support this assessment (Appendix B, Table B-15), no significant shifts in the distribution of either life stage was found. The observed changes in growth and distribution predicted by the zebra mussel hypothesis were not observed. Hence, the zebra mussel hypothesis fails the coherence criterion for American shad.

3.4.3.4 Striped bass predation

Co-occurrence

American shad PYSL abundance, which reflects spawner abundance and reproduction, is negatively correlated with the striped bass index (Figure 21a), although this relationship is significant only at the 10% level. This correlation provides weak support for the hypothesis that striped bass are preying on adult American shad. There is a negative relationship between the striped bass index and the American shad YOY index, (Figure 21b), however, this relationship is not statistically significant. Hence, the striped bass predation hypothesis appears to marginally satisfy the co-occurrence criterion for predation.

Sufficiency

Striped bass larger than 200 mm in length have been shown to feed on alosids such as American shad (Gardinier and Hoff 1982, Dunning et al. 1997). However, the prey consumption analysis documented in Appendix C to this report did not address predation on YOY American shad. Hence, with respect to YOY American shad, whether or not striped bass predation satisfies the sufficiency criterion is unknown. Kahnle and Hattala (2007) have argued that the great majority of adult striped bass in the Hudson are feeding on river herring rather than shad, and the striped bass predation is insufficient to significantly affect the abundance of adult Hudson River American shad. This assessment accepts the conclusions of Kahnle and Hattala (2007) that striped bass predation on adult Hudson River American shad is probably low.

Temporality

As can be seen from Figure 22, the increase in striped bass spawner abundance that began in the late 1980s closely coincides with the decline in American shad PYSL abundance. As shown in Figure 17, American shad YOY abundance has declined over this same period. Hence, the striped bass predation hypothesis satisfies the temporality criterion with respect to predation on both adults and YOY.

Manipulation

No deliberate manipulations of striped bass predation in the Hudson River have been performed, therefore, this criterion is inapplicable to the striped bass hypothesis.

Coherence

If predation by striped bass had caused the decline in abundance of American shad PYSL and YOY in the Hudson River, then the PYSL and YOY abundance of other known striped bass prey species, including white perch, river herring, bay anchovy, and Atlantic tomcod should also have declined. As discussed in other Sections of this report, no declines in white perch or bay anchovy PYSL abundance have occurred. However, PYSL abundance for river herring and Atlantic tomcod declined over the same period in which PYSL abundance for American shad declined. YOY abundance for all of the above species has declined since the late 1980s, when striped bass abundance began to increase. Moreover, other published studies have concluded that striped bass predation is reducing the abundance of some prey species. Savoy and Crecco (2004) attributed recent declines in the abundance of both blueback herring and American shad in the Connecticut River to striped bass predation on spawning adults, however, Kahnle and Hattala (2007) concluded that predation of striped bass on adult American shad in the Hudson River is relatively low. On the other hand, Hattala and Kahnle (2007) acknowledged that predation by striped bass on young American shad could be substantial and could be contributing to a decline in recruitment of young shad to the adult population.

Hartman (2003) estimated that the coastwide annual prey consumption by striped bass between 1 and 10 years of age increased by more than a factor of 8 between 1982 and 1995, from 17,900 mt to 147,900 mt. Uphoff (2003) calculated even larger estimates of striped bass consumption, and attributed a 90% decline in the abundance of Atlantic menhaden in upper Chesapeake Bay from 1980 through 1999 to predation by striped bass.

Because parallel declines in YOY abundance of other susceptible species have occurred, and because the other published studies have documented the influence of striped bass predation on susceptible prey species, the striped bass predation hypothesis satisfies the coherence criterion with respect to predation on YOY American shad, but not with respect to predation on adults.

3.4.3.5 Summary evaluation of hypotheses

Table 5 summarizes the consistency of the American shad data with the CWIS, overfishing, zebra mussel, and striped bass predation hypotheses. Two of the five evaluation criteria – sufficiency and coherence – are inapplicable to the CWIS hypothesis. The CWIS hypothesis fails the co-occurrence, temporality, and manipulation criteria. Hence, the CWIS hypothesis can be rejected as an explanation for long-term trends in the abundance of age 0 American shad in the Hudson River.

The overfishing hypothesis satisfies the co-occurrence, sufficiency, temporality, and coherence criteria for American shad. The manipulation criterion is inapplicable at present, although applicable data may become available once the response of the population to the phase-out of the ocean intercept fishery has been observed.

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The zebra mussel hypothesis fails the co-occurrence, temporality, and coherence criteria for American shad. Whether the sufficiency criterion is satisfied is unknown, and the manipulation criterion is inapplicable. Hence, the zebra mussel hypothesis can be rejected as an explanation for long-term trends in the abundance of age 0 American shad in the Hudson River.

The striped bass predation hypothesis satisfies two and possibly three of the five criteria. Because no estimates of potential striped bass predation on YOY American shad have been developed, whether this hypothesis satisfies the sufficiency criterion is unknown. The manipulation criterion, is inapplicable to this hypothesis. The simultaneous declines in abundance of susceptible life stages of other prey species in the Hudson River and the published studies documenting impacts of striped bass predation on prey species support for the predation hypothesis. However, substantial uncertainty remains concerning the fraction of the American shad YOY population that might be consumed.

It appears reasonable to conclude that the recent decline in abundance of Hudson River American shad is most likely a result of overfishing, but striped bass predation may be a contributing cause.

3.4.4. Atlantic tomcod

Figure 23 depicts long-term trends in the abundance of Atlantic tomcod as measured by the LRS and the Atlantic Tomcod mark-recapture program. The LRS index reflects the abundance of late PYSL and early juvenile fish. The mark-recapture index reflects the combined abundance of age 1 and older (predominantly age 2) fish. The abundance of Atlantic tomcod has declined since the initiation of the generators' monitoring programs, with the abundance of age 1 and older fish abundance showing an abrupt decline beginning in 1990. The trend in abundance in the LRS time series is less clear, but the LRS index also has declined since 1990. Using Atlantic tomcod survival rates derived from annual mark-recapture surveys, for each year, the total egg to age 1 survival rate is estimated by comparing the total egg production during that year to the number of age 1 fish estimated to be present in the Hudson River during the following year. As shown in Figure 24, there is no relationship between egg deposition and resulting age 1 abundance (Figure 24a). There is a positive relationship between egg to age 1 survival and age 1
abundance (Figure 24b). Hence, the decline in Atlantic tomcod abundance is related to a decrease in survival rather than a decrease in egg production.

Atlantic tomcod are uncommon in freshwater reaches of the Hudson River, therefore, they should not be susceptible to the effects of zebra mussel activity. This potential stressor is not evaluated as a cause of changes in the abundance of this species. Three hypothetical causes for these changes are evaluated below: the Indian Point CWIS, elevated summer temperatures, and striped bass predation.

3.4.4.1 CWIS

<u>Co-occurrence</u>

As shown in Figure 25a, there is no correlation between the IP2 and IP3 CMR and eggto-age 1 survival. There is a negative correlation between the IP2 and IP3 CMR and the Atlantic tomcod LRS index (Figure 25b), but this correlation is significant only at the 10% level (Appendix B, Table B-17). There is no correlation between the IP2 and IP3 CMR and the markrecapture index (Figure 25c). Because the IP2 and IP3 CMR are negatively correlated with only one of the three response metrics, and only at the 10% level, the CWIS hypothesis only weakly satisfies the co-occurrence criterion.

Sufficiency

There are no independent measures of sufficiency that can be applied to this hypothesis. The objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Hence, the sufficiency criterion is inapplicable to the CWIS hypothesis.

Temporality

As shown in Figure 23, the decline in abundance of Atlantic tomcod in the markrecapture survey did not begin until the mid-1980s and the decline in the LRS survey did not begin until 1990. Hence, the CWIS hypothesis fails the temporality criterion.

Manipulation

Although American tomcod spawn in December and January, entrainable larvae and juveniles are still abundant in the lower estuary during May and June (DEIS, Figure 5-56). IP2 was offline during the entire months of May and June in 1976, 1989, 1991, 1997, 1998, and 2000. IP3 was offline during the entire months of May and June in 1975, 1982, 1993, and 1994. If entrainment at Indian Point were reducing the survival of Age 0 Atlantic tomcod, then egg to age 1 survival should have been higher in years when one unit was offline than in years when both units were operating. As shown in Figure 26a, the measured PYSL survival values are inconsistent with this expectation. Figure 26a shows the time series of egg to age 1 indices from 1976 through 2001. The horizontal line in Figure 26a shows the median survival index value for this time period. The median is defined as the midpoint of the entire distribution of survival index values, meaning that one-half of the survival indices are above the median and one-half are below the median. If Atlantic tomcod survival were higher in years of one-unit operation than in years of 2-unit operation, then significantly more survival index values for years of one-year operation should be higher than the median than lower than the median. However, Figure 26a shows that the PYSL survival index was higher than the median for 3 of the 7 years of one-unit operation. The PYSL index was lower than the median in 4 years of one-unit operation.

This result is confirmed by Figure 26b, which shows the relationship between the Atlantic tomcod egg to age 1 survival index and the May-June total water withdrawals by IP2 and IP3 for the years 1975-2002. There is no correlation between withdrawals by IP2 and IP3 and Atlantic tomcod egg to age 1 survival. Hence, the CWIS hypothesis fails the manipulation criterion for Atlantic tomcod.

Coherence

The objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Including "coherence" as an explicit evaluation criterion for CWIS would be redundant. Hence, the coherence criterion is inapplicable to the CWIS hypothesis.

3.4.4.2 Elevated summer temperatures

Co-occurrence

As shown in Appendix B, Table B-17, egg to age 1 survival is negatively correlated with the PWW degree-day index. Egg to age 1 survival is not, however, correlated with the August cooling water flows at IP2 and IP3, which is an index of the thermal loading to the River from IP2 and IP3. Hence, the temperature hypothesis satisfies the co-occurrence criterion, although there is no evidence that IP2 and IP3 contribute to a temperature effect.

Sufficiency

As discussed by McLaren et al. (1988), summer temperatures in the Hudson River frequently exceed optimal levels for juvenile Atlantic tomcod, and occasionally can exceed the lethal tolerance temperature (26.5°C) for this species (McLaren et al. 1988). Although the temperature of the Hudson River is highly variable between locations, depth strata, and years, it can be concluded that the temperature hypothesis satisfies the sufficiency criterion.

Temporality

Figure 27 compares long-term trends in PWW degree-day index to long-term trends in the abundance of age 1 and age 2 Atlantic tomcod, for the period 1987-2001. For each year, the degree-day index is paired with the mark-recapture estimates generated during the following winter (e.g., the 1987 temperature value is paired with the mark-recapture value for the winter of 1987-1988). As shown in Figure 27, a decline in Atlantic tomcod occurred from 1990-2001. However, elevated temperatures that could have explained this decline did not occur. There is no long-term trend in the PWW degree-day index, and three of the four lowest values of the index have occurred since 1990. Hence, the temperature hypothesis fails the temporality criterion.

Manipulation

No deliberate manipulations of Hudson River water temperatures have been performed, therefore, this criterion is inapplicable to temperature hypothesis.

Coherence

If elevated temperatures were adversely affecting Atlantic tomcod in the Hudson River, then other temperature-sensitive species should also be declining. As noted in the FEIS (pp 66-67), the abundance of rainbow smelt in the Hudson River has also been declining. In addition, the temperature hypothesis is consistent with laboratory data on thermal tolerances in Atlantic tomcod and with the geographic distribution of this species. As noted by McLaren et al. (1988), the Hudson River is the southern-most reproducing Atlantic tomcod population. Hence, the temperature hypothesis satisfies the coherence criterion.

3.4.4.3 Striped bass predation

Co-occurrence

Both the Atlantic tomcod mark-recapture index and the LRS index are negatively correlated with the striped bass index (Figure 28). Hence, the striped bass predation hypothesis satisfies the co-occurrence criterion.

Sufficiency

Striped bass larger than 200 mm in length have been shown to feed on Atlantic tomcod (Gardinier and Hoff 1982, Dunning et al. 1997). Appendix C to this report documents an analysis of prey consumption by Hudson River striped bass. This analysis compares the change in striped bass prey consumption requirements (August through October) between earlier (1983-1990) and more recent (1991-2004) periods to changes in abundance of YOY fish in the Hudson River between these same two periods. The analysis shows that the increase in prey consumption from the earlier to the later period would be sufficient to explain the decline in YOY Atlantic tomcod abundance between these two periods if 1.4% of the age 1 and age 2 striped bass seasonal predatory demand was satisfied by YOY Atlantic tomcod, or if 0.4% of the age 1 through age 13 striped bass predation hypothesis satisfies the sufficiency criterion.

Temporality

The increase in striped bass abundance coincides in time with the declines in both Atlantic tomcod abundance metrics (Figure 29). Hence, the striped bass predation hypothesis satisfies the temporality criterion.

Manipulation

No deliberate manipulations of striped bass predation in the Hudson River have been performed, therefore, this criterion is inapplicable to the striped bass hypothesis.

Coherence

If predation by striped bass had caused the decline in abundance of Atlantic tomcod in the Hudson River, then the YOY abundance of other known striped bass prey species, including white perch, river herring, American shad, and bay anchovy, should also have declined. As shown in other Sections of this report, YOY abundance for all of these species has declined since the late 1980s, when striped bass abundance began to increase. Moreover, other published studies have concluded that striped bass predation is reducing the abundance of some prey species. Savoy and Crecco (2004) attributed recent declines in the abundance of both blueback herring and American shad in the Connecticut River to striped bass predation. Hartman (2003) estimated that the coastwide annual prey consumption by striped bass between 1 and 10 years of age increased by more than a factor of 8 between 1982 and 1995, from 17,900 mt to 147,900 mt. Uphoff (2003) calculated even larger estimates of striped bass consumption, and attributed a 90% decline in the abundance of Atlantic menhaden in upper Chesapeake Bay from 1980 through 1999 to predation by striped bass.

Because parallel declines in other susceptible species have occurred, and because the other published studies have documented the influence of striped bass predation on susceptible prey species, the striped bass predation hypothesis satisfies the coherence criterion.

3.4.4.4 Summary evaluation of hypotheses

Table 6 summarizes the consistency of the Atlantic tomcod data with the CWIS, temperature, and striped bass predation hypotheses. Two of the five evaluation criteria –

sufficiency and coherence – are inapplicable to the CWIS hypothesis. The CWIS hypothesis weakly satisfies the co-occurrence criterion, but fails the temporality, and manipulation criteria. The CWIS hypothesis can be rejected as an explanation for long-term trends in the abundance of age 0 Atlantic tomcod in the Hudson River.

The temperature hypothesis satisfies the co-occurrence, sufficiency, and coherence criteria, but fails the temporality criterion. The manipulation criterion is inapplicable to this hypothesis. Hence, the temperature hypothesis cannot be rejected. However, failure to satisfy the temporality criterion indicates that factors other than temperature were responsible for the decline in abundance of Atlantic tomcod that occurred after 1990.

The striped bass predation hypothesis satisfies all of the applicable criteria. The correlations between striped bass abundance and Atlantic tomcod abundance, the temporal correspondence between the timing of the striped bass increase and the Atlantic tomcod decline, the estimates of striped bass prey consumption, the simultaneous declines in abundance of susceptible life stages of other prey species in the Hudson River, and the published studies documenting impacts of striped bass predation on prey species all provide relatively strong support for the predation hypothesis.

3.4.5 Alewife and blueback herring

Figure 30 depicts long-term trends in the abundance of alewife and blueback herring PYSL and YOY in the Hudson. These two species must be considered together for purposes of evaluating impacts of CWIS, because their larvae are indistinguishable. PYSL abundance for both species combined (Figure 30a) was stable until 1985, and has since declined. With respect to YOY abundance, these two species have tended to vary together (Figure 30b). YOY abundance in both species declined abruptly in the mid-1980s and has fluctuated without apparent trend since that time, but without returning to previous abundance levels.

3.4.5.1 CWIS

Co-occurrence

IP2 and IP3 entrainment CMR is uncorrelated with river herring PYSL survival (Figure 31a), river herring PYSL abundance (Figure 31b), alewife YOY abundance (Figure 32a), and

blueback herring YOY abundance (Figure 32b). Hence, the CWIS hypothesis fails the cooccurrence criterion.

Sufficiency

There are no independent measures of sufficiency that can be applied to this hypothesis. The objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Hence the sufficiency criterion is inapplicable to the CWIS hypothesis.

Temporality

As shown in Figures 30a and 30b, alewife and blueback herring PYSL and YOY abundance did not decline until the mid-1980s, nearly a decade after the startup of commercial operations at IP2 and IP3. Hence, the CWIS hypothesis fails the temporality criterion.

Manipulation

The peak abundance of river herring eggs and larvae typically occurs during May and June (DEIS, Figures V-71 and V-74). IP2 was offline during the entire months of May and June in 1976, 1989, 1991, 1997, 1998, and 2000. IP3 was offline during the entire months of May and June in 1975, 1982, 1993, and 1994. If entrainment at Indian Point were reducing the survival of river herring PYSL, then PYSL survival should have been higher in years when one unit was offline than in years when both units were operating. As shown in Figure 33a, the measured PYSL survival values are inconsistent with this expectation. Figure 33a shows the time series of annual PYSL survival indices from 1974 through 2002. The horizontal line in Figure 33a shows the median survival index value for this time period. The median is defined as the midpoint of the entire distribution of survival index values, meaning that one-half of the survival indices are above the median and one-half are below the median. If river herring PYSL survival were higher in years of one-unit operation than in years of 2-unit operation, then significantly more survival index values for years of one-year operation should be higher than the median than lower than the median. However, Figure 33a shows that the PYSL survival index was higher

than the median for 4 of the 11 years of one-unit operation. The PYSL was index lower than the median in 7 years of one-unit operation.

This result is confirmed by Figure 33b, which shows the relationship between the river herring PYSL survival index and the May-June total water withdrawals by IP2 and IP3 for the years 1975-2002. There is no correlation between withdrawals by IP2 and IP3 and river herring PYSL survival. Hence, the CWIS hypothesis fails the manipulation criterion for alewife and blueback herring.

Coherence

The objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Including "coherence" as an explicit evaluation criterion for CWIS would be redundant. Hence, the coherence criterion is inapplicable to the CWIS hypothesis.

3.4.5.2 Zebra mussels

Co-occurrence

As shown in Appendix B, Tables B-19 and B-21, there is no correlation between the zebra mussel index and any abundance index for either alewife or blueback herring. Hence, the zebra mussel hypothesis fails the co-occurrence criterion for both species.

Sufficiency

The potential effects of zebra mussel activity on early life stages of fish are indirect, and related to reductions in prey abundance and changes in habitat quality. No experiments have been performed that could quantify the relationship between zebra mussel activity and fish growth or survival, and no mathematical models that could be used to quantify the indirect effects of zebra mussel activity have been developed. Hence, whether or not the zebra mussel hypothesis satisfies the sufficiency criterion is unknown.

Temporality

The decline in abundance of alewife and blueback herring PYSL and YOY occurred during the mid-1980s, more than 5 years prior to the invasion of the river by zebra mussels (Figure 30). Hence, the zebra mussel hypothesis fails the temporality criterion.

Manipulation

No deliberate manipulations of zebra mussel populations in the Hudson River have been performed, therefore, this criterion is inapplicable to the zebra mussel hypothesis.

Coherence

Because the proposed mechanism through which zebra mussel activity could have affected river herring in the Hudson River involves reducing food availability, the growth as well as the survival of river herring PYSL and YOY should have been reduced. Strayer et al. (2004) found a decline in the growth rate of YOY alewife following the zebra mussel invasion using both the utility beach seine index and the NYSDEC beach seine index. Only the decline in the growth rate calculated from the NYSDEC index was statistically significant, and only at the 20% level. No relationship between alewife or blueback herring growth and zebra mussel activity was found in the analysis performed to support this assessment (Appendix B, Tables B-19 and B-21). Zebra mussel activity should also have shifted the distribution of river herring PYSL and YOY downriver, away from the freshwater zone in which zebra mussels are abundant. Strayer et al. (2004) found net downriver shifts in the distribution of alewife and blueback herring YOY, but a net upriver shift in the distribution of PYSL. None of these shifts was statistically significant, even at the 20% level. In the analysis performed to support this assessment (Appendix B, Tables B-19 and B-21), no significant shift in the distribution of blueback herring was found, but an upstream shift in the distribution of alewife YOY was found. Only one of the predicted effects of the zebra mussel invasion on river herring was observed, in only one out of three analyses, and at a significance level (20%) not usually accepted in scientific studies. Hence, the zebra mussel hypothesis fails the coherence criterion for alewife and blueback herring.

3.4.5.3 Striped bass predation

<u>Co-occurrence</u>

The river herring PYSL abundance index, which reflects spawner abundance and reproduction, is negatively correlated with the striped bass index (Figure 34a). The alewife YOY index, and the blueback herring YOY index are also negatively correlated with the striped bass index, although only at the 10% significance level (Appendix B, Tables B-19 and B-21). (Figures 34b and 34c). Hence, the striped bass predation hypothesis satisfies the co-occurrence criterion for predation, on both adults and YOY.

Sufficiency

Striped bass larger than 200 mm in length have been shown to feed on alosids, including alewife and blueback herring (Gardinier and Hoff 1982, Dunning et al. 1997). According to Savoy and Crecco (2004) and Davis et al. (2007), adult striped bass in the Connecticut River feed heavily on spawning blueback herring. Recently, Kahnle and Hattala (2007) reported that river herring were the most common prey item in the stomachs of adult striped bass captured in the Hudson River. Appendix C to this report documents an analysis of prey consumption by Hudson River striped bass. This analysis compares the change in striped bass prey consumption requirements (August through October) between earlier (1983-1990) and more recent (1991-2004) periods to changes in abundance of YOY fish in the Hudson River between these same two periods. The analysis shows that the increase in prey consumption from the earlier to the later period would be sufficient to explain the decline in YOY river herring abundance between these two periods if 3% of the age 1 and age 2 striped bass seasonal predatory demand was satisfied by YOY river herring, or if 0.9% of the age 1 through age 13 striped bass seasonal predatory demand was satisfied by YOY river herring. Hence, the striped bass predation hypothesis satisfies the sufficiency criterion with respect to predation on YOY river herring. No quantitative estimates of consumption of adult river herring by striped bass are available.

Temporality

The decline in river herring abundance coincides in time with the increase in the striped bass index (Figure 35). Hence, the trends analysis supports the hypothesis that predation by striped bass has contributed to the decline in alewife and blueback herring abundance. Alewife and blueback herring do not return to the Hudson as spawning adults until an age of at least four years (ASMFC 1998). Hence, if only juvenile river herring were susceptible to predation by striped bass, a four-year time lag would be expected between the increase in striped bass abundance and the decline in PYSL abundance. The fact that no such time lag is apparent over the substantial time series available (Figure 35a), is consistent with the hypothesis that spawning adults are also susceptible to predation. Hence, the predation hypothesis satisfies the temporality criterion for both predation on adults and predation on YOY.

Manipulation

No deliberate manipulations of striped bass predation in the Hudson River have been performed, therefore, this criterion is inapplicable to the striped bass hypothesis.

Coherence

If predation by striped bass had caused the decline in abundance of river herring in the Hudson River, then the YOY abundance of other known striped bass prey species, including white perch, American shad, Atlantic tomcod, and bay anchovy, should also have declined. As shown in other Sections of this report, YOY abundance for all of these species has declined since the late 1980s, when striped bass abundance began to increase. Moreover, other published studies have concluded that striped bass predation is reducing the abundance of some prey species. Savoy and Crecco (2004) attributed recent declines in the abundance of both blueback herring and American shad in the Connecticut River to striped bass predation. This conclusion is supported by a recent study of the diet composition of striped bass present in the Connecticut River during the spring shad and river herring spawning run (Davis et al. 2007). These authors found that striped bass between 600 and 800 mm in length feed predominantly on adult river herring. These results are consistent with the results published by Kahnle and Hattala (2007), who found that river herring were the most abundant of the identifiable prey items in the stomachs of adult striped bass captured in the Hudson River. Hartman (2003) estimated that the

coastwide annual prey consumption by striped bass between 1 and 10 years of age increased by more than a factor of 8 between 1982 and 1995, from 17,900 metric tons (mt) to 147,900 mt. Uphoff (2003) calculated even larger estimates of striped bass consumption, and attributed a 90% decline in the abundance of Atlantic menhaden in upper Chesapeake Bay from 1980 through 1999 to predation by striped bass.

Because parallel declines in other susceptible species have occurred, because predation by striped bass on adult river herring has been demonstrated, and because the other published studies have documented the influence of striped bass predation on susceptible prey species, the striped bass predation hypothesis satisfies the coherence criterion.

3.4.5.4 Summary evaluation of hypotheses

Table 7 summarizes the consistency of the alewife and blueback herring data with the CWIS, temperature, and striped bass predation hypotheses. Two of the five evaluation criteria – sufficiency and coherence – are inapplicable to the CWIS hypothesis. The CWIS hypothesis fails the co-occurrence, temporality, and manipulation criteria. Hence, the CWIS hypothesis can be rejected as an explanation for long-term trends in the abundance of age 0 river herring in the Hudson River.

The zebra mussel hypothesis fails the co-occurrence, temporality, and coherence criteria for river herring. Whether the sufficiency criterion is satisfied is unknown, and the manipulation criterion is inapplicable. Hence, the zebra mussel hypothesis can be rejected as an explanation for long-term trends in the abundance of age 0 river herring in the Hudson River.

The striped bass predation hypothesis satisfies all of the applicable criteria. The correlations between striped bass abundance and river herring abundance, the temporal correspondence between the timing of the striped bass increase and the river herring decline, the estimates of striped bass prey consumption, the simultaneous declines in abundance of susceptible life stages of other prey species in the Hudson River, and the published studies documenting predation by striped bass on spawning adult river herring, and studies documenting impacts of striped bass predation on prey species all provide relatively strong support for the predation hypothesis.

3.4.6. Bay anchovy

Bay anchovy is a marine species and, because zebra mussels occur only in the freshwater zone of the Hudson River, bay anchovy should not be susceptible to the effects of zebra mussel activity. This potential stressor is not evaluated as a cause of changes in the abundance of this species. Two hypothetical causes for these changes are evaluated below: the Indian Point CWIS and striped bass predation.

Figure 36 depicts long-term trends in the abundance of bay anchovy YOY and PYSL in the Hudson. The abundance of juvenile bay anchovy, as measured by the FSS, has declined since 1985. There has been no trend in abundance of PYSL.

3.4.6.1 CWIS

Co-occurrence

As shown in Figure 37, the PYSL to YOY survival rate (Figure 37a) and the PYSL index (Figure 37b) are both uncorrelated with the IP2 and IP3 CMR. Hence, the CWIS hypothesis fails the co-occurrence criterion.

Sufficiency

There are no independent measures of sufficiency that can be applied to this hypothesis. The objective of this report is to determine, using all available and relevant evidence whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Hence, the sufficiency criterion is inapplicable to the CWIS hypothesis.

Temporality

There has been no decline in bay anchovy PYSL abundance, and bay anchovy YOY abundance did not decline until the late 1980s, more than 10 years following the startup of IP2 and IP3. Hence, the CWIS hypothesis fails the temporality criterion.

Manipulation

The peak abundance of bay anchovy eggs and larvae typically occurs during June and July (DEIS, Figures V-78). IP2 was offline during the entire months of June and July in 1976, 1998, and 2000. IP3 was offline during the entire months of June and July in 1975, 1982, 1987, 1993, 1994, and 1997. If entrainment at Indian Point were reducing the survival of bay anchovy PYSL, then PYSL survival should have been higher in years when one unit was offline than in years when both units were operating. As shown in Figure 38a, the measured PYSL survival values are inconsistent with this expectation. Figure 38a shows the time series of annual PYSL survival indices from 1985 through 2002. The horizontal line in Figure 38a shows the median survival index value for this time period. The median is defined as the midpoint of the entire distribution of survival index values, meaning that one-half of the survival indices are above the median and one-half are below the median. If bay anchovy PYSL survival were higher in years of one-unit operation than in years of 2-unit operation, then significantly more survival index values for years of one-year operation should be higher than the median than lower than the median. However, Figure 38a shows that the PYSL survival index was higher than the median for 4 of the 7 years of one-unit operation and lower than the median for the other 3 years. This difference could easily have arisen by chance.

This result is confirmed by Figure 38b, which shows the relationship between the bay anchovy PYSL survival index and the June-July total water withdrawals by IP2 and IP3 for the years 1975-2002. There is no correlation between withdrawals by IP2 and IP3 and bay anchovy PYSL survival. Hence, the CWIS hypothesis fails the manipulation criterion for bay anchovy.

Coherence

The objective of this report is to determine, using all available and relevant evidence, whether the magnitude of entrainment and impingement at Indian Point have been sufficient to cause a reduction in the abundance of important Hudson River fish species. Including "coherence" as an explicit evaluation criterion for CWIS would be redundant. Hence, the coherence criterion is inapplicable to the CWIS hypothesis.

3.4.6.2 Striped bass predation

Co-occurrence

Bay anchovy juvenile abundance is negatively correlated with the striped bass index (Figure 39a). Hence, the striped bass hypothesis satisfies the co-occurrence criterion.

Sufficiency

Striped bass larger than 200 mm in length have been shown to feed on clupeids such as bay anchovy (Gardinier and Hoff 1982, Dunning et al. 1997). However, the prey consumption analysis documented in Appendix C to this report did not address predation on bay anchovy. Hence, whether the striped bass predation hypothesis satisfies the sufficiency criterion for bay anchovy is unknown.

Temporality

The increase in striped bass abundance coincides in time with the decline in bay anchovy juvenile abundance (Figure 39b). Hence, the striped bass hypothesis satisfies the temporality criterion for bay anchovy.

Manipulation

No deliberate manipulations of striped bass predation in the Hudson River have been performed, therefore, this criterion is inapplicable to the striped bass hypothesis.

Coherence

If predation by striped bass had caused the decline in abundance of bay anchovy YOY in the Hudson River, then the YOY abundance of other known striped bass prey species, including white perch, American shad, river herring, and Atlantic tomcod should also have declined. As discussed in other Sections of this report, YOY abundance for all of the above species has declined since the late 1980s, when striped bass abundance began to increase. Moreover, other published studies have concluded that striped bass predation is reducing the abundance of some prey species. Hartman (2003) estimated that the coastwide annual prey consumption by striped bass between 1 and 10 years of age increased by more than a factor of 8 between 1982 and 1995, from 17,900 mt to 147,900 mt. Uphoff (2003) calculated even larger estimates of striped bass consumption, and attributed a 90% decline in the abundance of Atlantic menhaden in upper Chesapeake Bay from 1980 through 1999 to predation by striped bass.

Because parallel declines in other susceptible species have occurred, and because the other published studies have documented the influence of striped bass predation on susceptible prey species, the striped bass predation hypothesis satisfies the coherence criterion with respect to predation on YOY bay anchovy.

3.4.6.3 Summary evaluation of hypotheses

Table 8 summarizes the consistency of the bay anchovy data with the CWIS and striped bass predation hypotheses. Two of the five evaluation criteria – sufficiency and coherence – are inapplicable to the CWIS hypothesis. The CWIS hypothesis fails the co-occurrence, temporality, and manipulation criteria. Hence, the CWIS hypothesis can be rejected as an explanation for long-term trends in the abundance of age 0 bay anchovy in the Hudson River.

The striped bass hypothesis satisfies three of the five criteria. The manipulation criterion is inapplicable to this hypothesis, and whether this hypothesis satisfies the sufficiency criterion is unknown. The simultaneous declines in abundance of susceptible life stages of other prey species in the Hudson River and the published studies documenting impacts of striped bass predation on prey species all provide relatively strong support for the predation hypothesis. However, substantial uncertainty remains concerning the fraction of the bay anchovy YOY population that might be consumed.

3.4.7. Spottail shiner

Figure 40 depicts long-term trends in the abundance of spottail shiners and YOY in the Hudson River. The abundance of shiners has significantly declined, while the abundance of YOY has significantly increased. The increase in abundance of YOY spottail shiner is inconsistent with all of the hypotheses evaluated in this report. Hence, there is no need to perform a formal evaluation using the criteria from Suter et al. (2007).

As shown in Figure 41, there is no correlation between the IP2 and IP3 CMR and either spottail shiner response metric. This result is not unexpected because, as discussed in the DEIS (Figure V-107), spottail shiner is a freshwater species that is uncommon in the vicinity of Indian Point. The causes of recent changes in the abundance of this species cannot be identified using the data available for this report; however, the CWIS hypothesis can be rejected.

3.5 Summary evaluation of trends analysis

The results of the trends analysis are inconsistent with the hypothesis that entrainment at IP2 and IP3 is reducing the survival or abundance of any of the eight Hudson River fish species considered in this assessment. Overfishing is the most likely cause of the recent decline in abundance of American shad, with striped bass predation being a potentially important contributing factor. For other species, the striped bass predation hypothesis is the most strongly supported hypothesis. This hypothesis satisfies the co-occurrence, sufficiency, temporality, and coherence criteria for many of the species evaluated. With respect to the co-occurrence criterion, the striped bass index is negatively correlated with abundance indices for white perch, American shad, Atlantic tomcod, river herring, and bay anchovy. With respect to sufficiency, the analyses documented in Appendix C show that the increase in prey consumption by Hudson River striped bass in recent years is sufficient to account for observed declines in the YOY abundance of white perch, Atlantic tomcod, and river herring. With respect to temporality, the increase in striped bass abundance that occurred following the imposition of harvest restrictions in the mid-1980s coincides in time with the declines in abundance of one or more life stages of all of these species. With respect to coherence, striped bass predation has been implicated in declines of susceptible species in other mid-Atlantic northeastern estuaries (Hartman 2003, Uphoff 2003, Savoy and Crecco 2004) and striped bass have been shown to prey on all of the species listed above (Gardinier and Hoff 1982, Dunning et al. 1997, Savoy and Crecco 2004, Kahnle and Hattala 2007).

The available evidence is sufficient to reject Indian Point CWIS as having a measurable effect on any of the species evaluated. Within the limits of the data available for this assessment, it can reasonably be concluded that striped bass predation is a far more likely cause of declines in the abundance of YOY white perch, American shad, Atlantic tomcod, river herring, and bay anchovy than are any of the other potential causes evaluated.

4. Evaluation of impacts of cooling-water withdrawals on spawning potential

Fisheries scientists have developed a variety of quantitative methods for determining whether the sustainability of a fish population is being harmed by excessive harvesting. From the perspective of population dynamics, entrainment and impingement have been characterized (somewhat over simplistically) as a type of "fishing," imposed on early life stages rather than on adult fish (Goodyear 1977). For this reason, these methods may be used to determine whether entrainment or impingement by IP2 and IP3's respective CWIS could have adversely affected Hudson River fish populations that support managed fisheries. The method to be used, the SSBPR model, has a long history of application both in power-plant impact assessment studies and in fisheries management (Goodyear 1993).

4.1 History of the SSBPR model

One of the critical questions in fisheries management is how much spawning stock (essentially, the number of adult fish) must be protected from harvesting to allow a population to replace itself and persist through time (i.e., a sustainable population) (Mace and Sissenwine 1993). The so-called spawning stock biomass per recruit or SSBPR model is the most widely used approach for answering this important question for fish populations subjected to commercial and recreational fishing (Sissenwine and Shepherd 1987, Gabriel et al. 1989, Goodyear 1993, Mace and Sissenwine 1993, Rosenberg et al. 1994). Further, since it was originally developed by Goodyear (1977) as a method for assessing whether entrainment and impingement of striped bass at Hudson River power plants could, in combination with fishing mortality, threaten the ability of the population to sustain itself, its application to entrainment and impingement is well-supported.

The SSBPR model uses information on age-specific mortality and fecundity (i.e., the number of eggs produced by a female fish of a given age) to calculate the expected lifetime reproduction of a one-year-old female fish (a "recruit," in fisheries terminology). Expected lifetime reproduction is a function both of the average fecundity of female fish at each age and

the probability that the female will survive to reproduce at that age (Goodyear 1977). Mortality due to fishing, CWIS, or other causes reduces expected lifetime reproduction either by reducing the probability of survival (in the case of fishing), reducing the probability that spawned eggs will survive to become one-year-old recruits (in the case of CWIS), or reducing the fecundity of female fish (e.g., through adverse environmental conditions, such as toxic chemicals). For the population to persist, each one-year-old female fish must produce at least one female egg that survives to become a one-year-old female recruit (Mace and Sissenwine 1993, Goodyear 1993). An average female has the potential to produce far more eggs than are required to replace her (Mace and Sissenwine 1993). For example, a female striped bass can spawn 3 million or more eggs in a single year (Hoff et al. 1988; Olsen and Rulifson 1992) and can live for up to 30 years (Secor and Piccoli 1996). For the population to maintain itself at a stable level, only one of the female eggs produced by each fish over her lifetime must survive to adulthood. This massive surplus of eggs ensures that the population will be able to persist in spite of natural and potentially extreme fluctuations in environmental conditions. This massive surplus of eggs also ensures that even substantial harvesting by commercial and recreational fishermen will not adversely affect the population.

4.2 Explanation of the SSBPR concept

The use of SSBPR in fisheries management derives from recognition that the lifetime reproductive capacity of a typical recruit provides a useful measure of the replacement capability of a population (Goodyear 1977, 1993, Sissenwine and Shepherd 1987, Mace and Sissenwine 1993, Rosenberg et al. 1994). At low levels of fishing mortality, the lifetime reproductive capacity of a typical female recruit is far larger than is necessary to sustain the population. As fishing mortality increases, the expected life span of each fish decreases, resulting in a reduction in lifetime reproductive capacity. If fishing mortality exceeds a critical threshold, the number of eggs produced by a female over her lifetime will fall below the replacement level. Once egg production falls below this level, recruitment (the number of fish entering the population each year) will begin to decline, and will continue to decline unless fishing is reduced to a level that once again allows lifetime egg production to meet or exceed the replacement level (Sissenwine and Shepherd 1987, Mace and Sissenwine 1993).

In a review of over-fishing definitions used in the management of marine fish stocks, Rosenberg et al. (1994) found that most of these definitions were based on the SSBPR model, and used the SSBPR model to evaluate over-fishing definitions used to manage the marine fish stocks. NOAA guidelines (Restrepo et al. 1998) for implementing National Standard 1 of the Magnuson-Stevens Act identify the SSBPR model as one of the methods that can be used to establishing over-fishing reference points that comply with the Act.

SSBPR is estimated as:

$$SSBPR = \sum_{i} l_i m_i f_i$$

where

 l_i = probability of survival from age 1 to age *i*

 m_i = fraction of the population of age *i* which are mature females; and

 f_i = average fecundity of a female fish at age *i* (average number of eggs/female of age *i*).

The probability of survival to age i is estimated by combining age-specific rates of natural mortality, fishing mortality, and entrainment/impingement mortality:

$$l_i = \prod_{a=1}^{a=i-1} e^{-(M_a + F_a + P_a)}$$

where

 M_a = age-specific instantaneous natural mortality rate at age a;

 F_a = instantaneous fishing mortality rate at age a; and

 P_a = instantaneous power-plant mortality rate at age a.

The impact of fishing and power-plant mortality on expected lifetime egg production is expressed as the ratio of SSBPR including both sources of mortality to SSBPR without these sources of mortality. This ratio is often termed the "spawning potential ratio" ("SPR"):

$$SPR = \frac{SSBPR_{fished}}{SSBPR_{unfished}}$$

Rates of fishing mortality that would produce a given SPR value are used by fisheries management agencies to establish acceptable limits on fishing mortality. Historically, the two reference points most commonly used by fisheries managers are $F_{.35}$ and $F_{.20}$. $F_{.35}$ is the fishing mortality rate that will lead to an SPR value of 0.35. $F_{.35}$ has often been used as a default goal for achieving maximum sustained yield ("MSY"), i.e., the maximum amount of adult fish (in pounds or kilograms) that can be removed from the population each year by fishermen without affecting the sustainability of the population. Values of F greater than $F_{.35}$ would lead to harvests greater than could be sustained over time. $F_{.20}$ is the fishing mortality rate that will lead to SPR value of 0.2, a default value indicating over-fishing. If F consistently exceeds $F_{.20}$, then significant declines in the adult population may occur. Although some fish stocks may be able to maintain recruitment at $F_{.20}$, other stocks are more sensitive to fishing and cannot sustain exploitation at this level (Mace and Sissenwine 1993, Rosenberg et al. 1994).

4.3 Application to Hudson River fish populations

Quantitative stock assessments and biological reference points are available for two of the species addressed in this report: striped bass (ASMFC 2005) and American shad (ASMFC 2007). As long as mortality caused by entrainment and impingement is limited to fish that are younger than one year old (which is true for both striped bass and American shad), the CMR calculated using the generators' empirical entrainment and impingement models provides a direct measure of the reduction in SSBPR caused by IP2 and IP3 (Goodyear 1977). The likelihood that entrainment and impingement at IP2 and IP3 have adversely affected the sustainability of these two species is evaluated in two ways. First, estimates of reduction in SSBPR due IP2 and IP3 are compared to reductions caused by fishing mortality. Second, estimates of combined reductions in SSBPR due to both IP2 and IP3 and fishing are compared to the biological reference points that are currently used to manage these species.

4.3.1 Striped bass

As shown in Figure 42, the striped bass CMR for the 30 years for which data are available corresponds to an SPR of 0.92. In other words, IP2 and IP3 reduce the spawning potential of the Hudson River striped bass population to 92% of the value for an unfished population. Fishing for striped bass at the current target rate established by the ASMFC $(F=0.30)^{10}$ corresponds to an SPR of 0.13. This means that fishing for striped bass, under the current management approach, has reduced the reproductive potential of a typical 1-year-old female striped bass to only 13% of the value that would be expected in an unfished striped bass population. The threshold fishing rate for striped bass is currently set at F=0.41 (ASMFC 2003). This value corresponds to an SPR of 0.096. If the rate of fishing were to rise above F=0.41, the ASMFC would be required to declare the population to be over-fished and would take action to reduce harvesting.

As shown in Figure 42, even when effects of fishing are combined with effects of IP2 and IP3, the combined SPR is still above the threshold. Hence, either alone or in combination with fishing, entrainment and impingement at IP2 and IP3 have not jeopardized the sustainability of the Hudson River striped bass population as defined by ASMFC regulations. Further, as is clear from Figure 42, the impacts of fishing on the sustainability of the Hudson River striped bass population dwarf any impact of IP2 and IP3. Eliminating entrainment and impingement of striped bass at IP2 and IP3 would not have a measurable influence on the sustainability of the population.

4.3.2 American shad

The ASMFC (ASMFC 2007a, 2007b) recently used the SSBPR model to assess impacts of increased mortality on the sustainability of Atlantic coastal American shad populations, including the Hudson River American shad population. Because the relative contributions of fishing mortality and natural mortality to the increase are uncertain, the ASMFC expressed the maximum sustainable rate of mortality in terms of total mortality (Z) rather than fishing mortality. The ASMFC selected Z_{30} , the total mortality rate at which SSBPR would fall to 30%

¹⁰ For assessment purposes, Atlantic striped bass are treated as a single mixed population, and the same fishing mortality rate is assumed to be applicable to all of the individual spawning populations that contribute to the mixed coastal fishery.

of an assumed baseline value, as an excess mortality threshold analogous to $F_{.30}$. Using alternative assumptions concerning the operation of the American shad fishery, the ASMFC developed a range of estimates of $Z_{.30}$ of Z=0.54 to Z=0.73 for the Hudson River American shad population.

Empirical estimates of total annual mortality in Hudson River American shad are available for the years 1984-2004 (ASMFC 2007a). Total mortality has exceeded Z_{30} in most years during this period. Hattala and Kahnle (2007) have contended that the excessive mortality imposed on Hudson River American shad is due primarily to overfishing. However, regardless of the actual cause, it is clear that entrainment at Indian Point is a negligible contributor to American shad mortality. Figure 43 compares reductions in spawning potential of American shad due to IP2 and IP3 to reductions due to other causes, including fishing. The calculations were performed using the Hudson-specific life history parameters from Tables 1.1.5.1-b (ageinvariant natural mortality) and 1.1.5.2-b of ASMFC (2007a) and the revised Type 1 fishery model from ASMFC (2007b).

As shown in Figure 43, entrainment at IP2 and IP3 would reduce the spawning potential of Hudson River American shad by only 1% compared to the baseline value. According to the ASMFC (2007a), the current rate of total mortality on age 1 and older American shad (Z=0.87) corresponds to an SPR of 0.23, well below the threshold level. Because it was derived from an analysis of long-term trends in abundance and age structure of the Hudson River shad population, the total mortality rate estimate already includes the effects of entrainment at IP2 and IP3. If this contribution (as estimated using the CMR) is removed, the decrease in total mortality and increase in SPR level are negligibly small (Figure 43). Eliminating entrainment at IP2 and IP3 would result in less than a 1% increase in spawning potential, leaving the SPR still substantially below the threshold defined by the ASMFC.

5. Community-Level Trends Analysis

Cooling-water withdrawals impose some incremental additional mortality on species susceptible to entrainment. If entrainment at IP2 and IP3 were having an adverse impact on the Hudson River fish community, then species with high susceptibility to entrainment would be more likely to have declined in abundance over the past 30 years than would species with low susceptibility. Among those species that declined in abundance, the magnitude of the decline

should have been greater for species with high susceptibility than for species with low susceptibility. Among species that increased in abundance, the magnitude of the increase should have been lower for species with high susceptibility than for species with low susceptibility.

This hypothesis can be tested using data available from the generators' riverwide survey programs, using data for all Hudson River fish species for which an adequate trends dataset could be developed. The method used to perform the test is analysis of correlations between indices of entrainment susceptibility, as calculated using distributional data obtained from the LRS, and indices of trends in age 0 abundance, obtained from the BSS and FSS.

Evaluating the correlation between entrainment susceptibility and change in YOY abundance requires selecting those species for which data are available for both variables. Entrainment susceptibility at IP2 and IP3 can be estimated by evaluating the distribution of entrainable life stages in the region from which IP2 and IP3 withdraws water in comparison to all the regions sampled. The generators' LRS program is designed to collect such data. The expected effect of continued annual entrainment losses of early life stages of a species, if losses are severe enough to reduce population size, is a decrease in YOY abundance. YOY is the best stage to look for the effect of entrainment losses because entrainment occurs prior to the YOY stage, and because most susceptible species are still in the river during the YOY stage and thus their abundance is measurable. The generators' BSS and FSS sampling programs are designed to monitor YOY abundance.

5.1 Methods

The evaluation involves three steps: (1) calculate a species-specific numeric index of entrainment susceptibility based on data from the LRS; (2) calculate a species-specific numeric index of change in YOY abundance based on data from the BSS and FSS; and (3) determine whether entrainment susceptibility is related to change in age 0 abundance.

Susceptibility to entrainment at IP2 and IP3 was evaluated using an index of standing crop estimated from the generators' LRS for the 31-year period 1974-2004 (Appendix D). Indian Point is located in Region 4 (Figure 1), but because of tidal and nontidal flows, can withdraw water originating in the two adjoining regions as well. Therefore, relative abundance of a species in Regions 3-5 (Figure 1), as compared to the riverwide abundance of that species, was

used to define a susceptibility index termed *EntSus*. For each sampled year (and each seasonal period when possible), *EntSus* is estimated for each species as the ratio of standing crop in Regions 3-5 to standing crop in all sampled regions. For those species occurring in more than one of the three seasonal periods, annual *EntSus* values are calculated as an average across periods, p, weighted by abundance for each period:

$$EntSus_{i} = \frac{\sum_{p} SC_{ip} EntSus_{ip}}{\sum_{p} SC_{ip}}$$

where $EntSus_i$ = fraction of species in the Hudson River estuary in the IP2 and IP3 region in year *i*;

 SC_{ip} = sum of abundance of the species within seasonal period p in year i; and EntSus_{ip} = value of EntSus for seasonal period p in year i.

Annual *EntSus* values for each species for each of 31 years (1974-2004) in which the yolk-sac or post yolk-sac stages appeared in the Hudson River are provided in Appendix D.

The BSS and FSS programs were selected as the best potential indicators of long-term relative abundance of fish in the estuary. These programs have sampled the estuary using similar gear and methodology since the early 1970s, although there have been variations in the regions sampled and in time of initiation and end of the sampling across the years. To maintain consistent sampling effort and maximize comparability of results, data are restricted to Regions 1-12, and weeks 31-42, approximately August through October.

As documented in Appendix D, abundance data by species are categorized into two salinity zones, three habitats, and two time periods. The two salinity zones are brackish (Regions 1-6; river miles 12-61) and freshwater (Regions 7-12; river miles 62-152). The three habitats sampled by these surveys are (a) shorezone (bottom area in water 10 ft or less in depth), (b) benthic (volume of water between river bottom and 3 ft above the bottom), and (c) water column (water volume not included in either the shorezone or benthic habitats). Time series of abundance data are divided into two equal periods: Period 1, covering the years 1974 through 1989, and Period 2, covering the years 1990-2005.

Because freshwater and marine species typically have strong salinity preferences, data from the non-preferred salinity zones (brackish zone for freshwater guild; freshwater zone for marine guild) were excluded when calculating overall relative change in abundance from Period 1 to Period 2 for species in these two guilds. So that species with greatly differing abundances could be compared in the same scale, the between-period changes were expressed as a relative change index (i.e., abundance in Period 2 divided by abundance in Period 1). Details concerning these calculations are provided in Appendix D.

The quantity and quality of abundance and distribution data vary greatly among species. The inclusion of species collected only rarely, or only in a small number of years, would weaken the analysis. Selection criteria are needed to eliminate species caught too infrequently to provide meaningful estimates of *EntSus* or meaningful abundance trends. However, any single choice of selection criteria can be questioned. For this reason, a sensitivity analysis was performed to evaluate influence of selection criteria on the outcome of the hypothesis test. The sensitivity analysis was performed by defining two cases, or sets of species, termed "Case A" and "Case B." Species included in both cases were selected based on the annual numbers of organisms collected in the LRS and BSS/FSS surveys. Species were included in the Case A analysis if (1) an average of at least 100 larvae per year of occurrence was collected in LRS samples during 1974-2005 and (2) at least 100 YOY were collected in BSS or FSS samples in at least one salinity zone-habitat combination in at least one of the two time periods. Species were included in the Case B analysis if (1) an average of at least 1000 larvae per year of occurrence was collected in LRS samples 1974-2005 and (2) at least 1000 YOY were collected in BSS or FSS samples in at least one salinity zone-habitat combination in at least one of the two time periods. The species included in Case B are a subset of the species included in Case A. The selection criteria and the species included in each case are more fully documented in Appendix D.

Three correlation metrics (Pearson, Spearman, and Kendall) were used to evaluate the association between entrainment susceptibility and YOY abundance change. There is no simple mathematical relation between any two of these three methods, and when the true correlation coefficient is not zero, it is likely that each coefficient is sensitive to different types of departures from independence (Sokal and Rohlf, 1995).

5.2 Results and Discussion

Table 9 shows the correlation coefficients and probability values, for both Case A and Case B, for all three correlation indices. None of the correlations are statistically significant. Figure 44 provide plots of mean entrainment susceptibility vs. the normalized index of relative change in YOY abundance from Period 1 to Period 2 for both Case A and Case B.

These figures illustrate the same two patterns. First, more species decreased in abundance than increased. For the 21 species in Case A, 71% decreased and 19% increased (Figure 44a). For the 11 species in Case B, 73% decreased and 17% increased (Figure 44b). Second, the regression of relative abundance change on EntSus is not statistically significant for any case, even at the 20% level. This means that relative change from the earlier to the later period was the same for species with high susceptibility to entrainment (high EntSus) as for species with low susceptibility to entrainment. This result is inconsistent with the hypothesis that the susceptibilities of species to entrainment at Indian Point influenced their rates of increase or decrease over the period 1974-2005. Although the number of taxa (19) included in this analysis is small compared to the total number of species present in the Hudson, these taxa represent approximately 94% (Case A) and 88% (Case B) of all age 0 fish captured in the BSS/FSS programs from 1974-2005.

The guild to which each of the 21 species in Case A belongs is indicated in Figure 44a. Although each guild is represented by only four to six species, at least one species in each guild increased in abundance. This pattern further reinforces the conclusion that the long-term trends in abundance of the fish species inhabiting the Hudson River estuary are similar across all guilds and are unrelated to entrainment at IP2 and IP3.

6. Conclusions

The FEIS and the Draft Permit for IP2 and IP3 stated that three fish species (Atlantic tomcod, American shad, and white perch) have declined in abundance in recent years, and attributed these declines to cooling-water withdrawals at IP2 and IP3. Analyses performed to test alternative hypotheses concerning the causes of these declines show that cooling water withdrawals by IP2 and IP3 did not cause these declines. Overharvesting is the most likely cause of recent declines in the abundance of American shad, with striped bass predation being a

potentially significant contributing factor. Striped bass predation is the most likely cause of the decline in abundance of Atlantic tomcod (as well as river herring and bay anchovy). Striped bass predation probably contributed to the decline in abundance of YOY white perch, although other unknown causes were also involved. The striped bass hypothesis is supported not only by analysis of species abundance trends, but also by four recently-published studies of striped bass predation (Hartman 2003, Uphoff 2003, Savoy and Crecco 2004, Kahnle and Hattala 2007) and by an analysis of the increase in prey consumption needed to support the recent growth of the Hudson River striped bass population (Appendix C).

Two additional lines of evidence support a conclusion that entrainment and impingement at IP2 and IP3 have not resulted in AEI. Application of the SSBPR model to stock assessment data for striped bass and American shad (Section 4) shows that mortality caused by entrainment at IP2 and IP3 is negligible, particularly compared to fishing mortality, and does not impair the ability of these populations to sustain themselves. Analysis of community-level trends data (Section 5) shows that species with relatively high susceptibility to entrainment at IP2 and IP3 are no more likely to have declined in abundance since 1974 than are species with relatively low susceptibility to entrainment.

Considered together, the evidence evaluated in this report shows that the operation of IP2 and IP3 has not caused effects on early life stages of fish that reasonably would be considered "adverse" by fisheries scientists and/or managers. The effects of mortality at IP2 and IP3 on the survival and abundance of susceptible populations cannot be detected, even after 30 years of intensive monitoring. Those changes that have occurred are more likely attributable to predation by the Hudson River's rapidly growing striped bass population.

For all of the above reasons, from the perspective of a science-based definition of AEI, the available data demonstrate that entrainment and impingement associated with cooling-water withdrawals by IP2 and IP3 have not had an adverse impact on Hudson River fish populations and communities.

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Response metric	CWIS	Fishing	Zebra mussels	Predation by striped bass
PYSL Abundance	¥	V		V
PYSL→Juv survival	*		*	
Juvenile abundance				
Juvenile growth			¥	
Spatial distribution			Ą	

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Table 2. Expected effects of stressors on Hudson River fish Atlantic tomcod population: Age 0 survival, age 1 survival, juvenile growth, and spatial distribution.

Response metric	CWIS	Temperature	Striped bass predation
PYSL/early juvenile abundance	Y	_	\checkmark
Egg to age 1 survival		J.	¥
Age 1 &2 abundance		_	Ŷ
Age 1 to age 2 survival		¥	Ŷ
Juvenile growth		Ŷ	
Spatial distribution			

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Table 3. Consistency of hypotheses with evaluation criteria: striped bass.

	CWIS	Fishing	Zebra Mussels
Co-occurrence	-	+	+
Sufficiency	N/A	unknown	unknown
Temporality	-	+	-
Manipulation	-	+	N/A
Coherence	N/A	+	-
Summary evaluation	CWIS and zebra mussel hypotheses rejected Most likely cause: fishing		

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Table 4. Consistency of hypotheses with evaluation criteria: white perch.

	CWIS	Zebra mussels	Striped bass predation	
Co-occurrence	-	+	+	
Sufficiency	N/A	unknown	· +	
Temporality	+	-	+ (?)	
Manipulation	~	N/A	N/A	
Coherence	N/A	+(?)	+	
Summary evaluation	DN CWIS hypothesis rejected. Zebra mussels and striped bass predation may have contributed declines occurring in later years, but other unknown causes were			
1	responsible for declines occurring between 1975 and 1985.			

Table 5. Consistency of hypotheses with evaluation criteria: American shad.

	CWIS	Overfishing	Zebra	Striped bass	
			mussels	predation	
Co-occurrence	-	+	-	+ (?)	
Sufficiency	N/A	+	unknown	unknown	
Temporality	-	+	_	+	
Manipulation	-	N/A	N/A	N/A	
Coherence	N/A	+	-	+	
Summary	CWIS and zebra mussel hypotheses rejected				
evaluation	Most likely cause: fishing, with striped bass predation a potential				
	contributing factor				

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Table 6. Consistency of hypotheses with evaluation criteria: Atlantic tomcod.

	CWIS	Temperature	Striped bass predation		
Co-occurrence	±	+	+		
Sufficiency	N/A	+	+		
Temporality	-	-	+		
Manipulation	-	N/A	N/A		
Coherence	N/A	+	+ .		
Summary evaluation	CWIS hypothesis rejected				
	Temperature a significant influence, but cannot explain post-1990				
	decline Most likely cause of decline: striped bass predation				

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Table 7. Consistency of hypotheses with evaluation criteria: River herring.

	CWIS	Zebra mussels	Striped bass predation	
Co-occurrence	-	-	+	
Sufficiency	N/A	N/A	+	
Temporality	-	-	+	
Manipulation	-	N/A	N/A	
Coherence	N/A	· -	+	
Summary evaluation	CWIS and zebra mussel hypotheses rejected			
-	Most likely cause: striped bass predation			

Table 8. Consistency of hypotheses with evaluation criteria: bay anchovy.

	CWIS	Striped bass predation		
Co-occurrence	-	+		
Sufficiency	N/A	Unknown		
Temporality		+		
Manipulation	-	N/A		
Coherence	N/A	• +		
Summary evaluation	CWIS hypothesis rejected			
Striped bass predation most likely cause of				

Table 9. Pearson, Spearman, and Kendall correlation coefficients for the association between $Log_{10}(R)$ and mean *EntSus*. A value of *p* represents the probability of a sample correlation coefficient larger than the observed sample correlation coefficient, if the true correlation coefficient is zero.

Case	N		Pearson	Spearman	Kendall
A	10	r	0.225	0.182	0.129
	19	p	0.355	0.457	0.442
В	12	r	0.157	-0.042	-0.046
	12	12 p	0.625	0.897	0.837

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Figure 1. Hudson River map, with sample regions



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Figure 2. Impacts of CWIS on Age 0 life stages, partitioned between abundance of each life stage and survival between life stages.



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Figure 3. Impacts of fishing on Age 0 life stages.



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Figure 4. Impacts of zebra mussel activity on Age 0 life stages.



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Figure 5. Impact of striped bass predation on Age 0 life stages.



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Figure 7a. Long-term trends in the abundance of striped bass PYSL and YOY.

Figure 7b. Long-term trend in striped bass PYSL to YOY survival.





Figure 8a. Relationship between striped bass PYSL abundance and striped bass YOY abundance.







Figure 9a. Relationships between IP2 and IP3 CMR for striped bass and striped bass PYSL survival index.

Figure 9b. Relationship between IP2 and IP3 CMR for striped bass and striped bass PYSL abundance index.



Figure 10. (a) Striped bass PYSL to YOY survival during years in which 1 unit (blue) and 2 units (red) at Indian Point were operating during May and June, the peak months during which entrainable life stages of striped bass are present in the Hudson River. The horizontal line shows the median survival index value for the time series. (b) Relationship between total May-June withdrawals by IP2 and IP3 and striped bass PYSL survival.



Combined May-June Flows for IP2 and IP3, 1975-2002

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Figure 12a. Relationship between white perch PYSL abundance and YOY abundance.

White perch PYSL abundance index (millions)





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Figure 13a. Relationship between the IP2 and IP3 CMR for white perch and the white perch PYSL survival index.

Figure 13b. Relationship between the IP2 and IP3 CMR for white perch and the white perch PYSL abundance index.





Figure 14. Long-term trends in IP2 and IP3 CMR for white perch and white perch PYSL survival.

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Figure 15. (a) White perch PYSL to YOY survival during years in which 1 unit (blue) and 2 units s(red) at Indian Point were operating during May and June, the peak months during which entrainable life stages of white perch are present in the Hudson River. The horizontal line shows the median survival index value for the time series. (b) Relationship between total May-June withdrawals by IP2 and IP3 and white perch PYSL survival.



Combined May-June Flows for IP2 and IP3

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Figure 16a. Relationship between white perch YOY abundance and the striped bass predation index.

Striped Bass Abundance Index (millions)

Figure 16b. Long-term trends in white perch YOY abundance and the striped bass predation index.





Figure 17. Long-term trends in abundance of American shad PYSL and YOY abundance in the Hudson River.

Figure 18a. Relationship between American shad PYSL abundance and YOY abundance in the Hudson River.



American shad PYSL abundance (millions)

Figure 18b. Relationship between American shad PYSL survival and YOY abundance in the Hudson River.





Figure 19a. Relationship between the IP2 and IP3 CMR for American shad and American shad PYSL survival.

Figure 19b. Relationship between the IP2 and IP3 CMR for American shad and American shad PYSL abundance.



Figure 20. (a) American shad PYSL to YOY survival during years in which 1 unit (blue) and 2 units s(red) at Indian Point were operating during May and June, the peak months during which entrainable life stages of American shad are present in the Hudson River. The horizontal line shows the median survival index value for the time series. (b) Relationship between total May-June withdrawals by IP2 and IP3 and American shad PYSL survival.

(a)



Combined May-June Flows for IP2 and IP3

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Figure 21a. Relationship between American shad PYSL abundance and the striped bass predation index.

SB Predation Index (millions)

Figure 21b. Relationship between American shad YOY abundance and the striped bass predation index.





Figure 22. Long-term trends in American shad PYSL abundance and in the striped bass predation index.



Figure 23. Long-term trends in the abundance of Atlantic tomcod in the Hudson River.



Figure 24a. Relationship between Atlantic tomcod egg deposition and resulting age 1 abundance.





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Figure 25a. Relationship between IP2 and IP3 CMR and Atlantic tomcod egg to age 1 survival.



Figure 25b. Relationship between IP2 and IP3 CMR and Atlantic tomcod LRS index.



Figure 25c. Relationship between IP2 and IP3 CMR and Atlantic tomcod mark-recapture index



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Figure 26. (a) Atlantic tomcod age 0 survival during years in which 1 unit (blue) and 2 units (red) at Indian Point were operating during May and June, the peak months during which entrainable life stages of Atlantic tomcod are present in the Hudson River. The horizontal line shows the median survival index value for the time series. (b) Relationship between combined IP2 and IP3 May-June withdrawals and Atlantic tomcod egg to age 1 survival.

(a)

(b)





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Figure 27. Comparison of long-term trends in the PWW degree-day index to long-term trends in the abundance of age 1 and age 2 Atlantic tomcod.



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SB Predation Index (millions)

Figure 28b. Relationship between the striped bass predation index and the Atlantic tomcod mark-recapture index.







Figure 29b. Long-term trends in the Atlantic tomcod mark-recapture index and the striped bass predation index.



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Figure 30a. Long-term trend in abundance of river herring PYSL in the Hudson River.

Figure 30b. Long-term trends in abundance of alewife and blueback herring YOY in the Hudson River.





Figure 31a. Relationship between the IP2 and IP3 CMR and river herring PYSL survival.

Indian Point CMR (%)

Figure 31b. Relationship between the IP2 and IP3 CMR and river herring PYSL abundance.



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Figure 32a. Relationship between the IP2 and IP3 CMR and alewife YOY abundance.

Indian Point CMR (%)

Figure 32b. Relationship between the IP2 and IP3 CMR and blueback herring YOY abundance.



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Figure 33. (a) River herring (alewife and blueback herring) PYSL to YOY survival during years in which 1 unit (blue) and 2 units (red) at Indian Point were operating during May and June, the peak months during which entrainable life stages of river herring are present in the Hudson River. The horizontal line shows the median survival index value for the time series. (b) Relationship between IP2 and IP3 May-June water withdrawals and river herring PYSL survival.

(a)

(b)





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Figure 34a. Relationship between the striped bass predation index and river herring PYSL abundance.



Figure 34b. Relationship between the striped bass predation index and alewife YOY abundance.



Figure 34c. Relationship between the striped bass predation index and blueback herring YOY abundance.



Figure 35a. Long-term trends in river herring PYSL abundance and in the striped bass predation index.



Figure 35b. Long-term trends in alewife YOY abundance and in the striped bass predation index.



Figure 35c. Long-term trends in blueback herring YOY abundance and in the striped bass predation index.



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Figure 36. Long-term trends in abundance of bay anchovy PYSL and YOY.





Figure 37a. Relationship between the IP2 and IP3 CMR and bay anchovy PYSL to YOY survival.

Indian Point CMR (%)





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Figure 38. (a) Bay anchovy PYSL to YOY survival during years in which 1 unit (blue) and 2 units (red) at Indian Point were operating during May and June, the peak months during which entrainable life stages of river herring are present in the Hudson River. The horizontal line shows the median survival index value for the time series. (b) Relationship between total IP2 and IP3 June-July withdrawals and bay anchovy PYSL survival.

(a)

(b)



Combined May-June Flows for IP2 and IP3

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Figure 39a. Relationship between bay anchovy YOY abundance and the striped bass predation index.

Figure 39b. Long-term trends in bay anchovy YOY abundance and the striped bass predation index.









Figure 41a. Relationship between the IP2 and IP3 CMR and spottail shiner egg to YOY survival.

Figure 41b. Relationship between the IP2 and IP3 CMR and spottail shiner YOY abundance.



Indian Point CMR (%)

Figure 42. Relative influence of IP2 and IP3 vs. fishing on the spawning potential of Hudson River striped bass.



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Figure 43. Comparative effects of Indian Point and fishing on Hudson River American shad SPR using data and modeling method from 2007 American shad stock assessment (ASMFC 2007a).



Figure 44a. Relationship between relative change in YOY abundance from Period 1 to Period 2 and entrainment susceptibility for the 21 fish species included in Case A. Zero on the logarithmic Y axis corresponds to no change in abundance from Period 1 to Period 2.



Figure 44b. Relationship between relative change in YOY abundance from Period 1 to Period 2 and entrainment susceptibility for the 11 fish species included in Case B. Zero on the logarithmic Y axis corresponds to no change in abundance from Period 1 to Period 2.



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APPENDIX A

Prepared by: AKRF, Inc.

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I. INTRODUCTION

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Indices of relative abundance, derived from Hudson River Generator's Longitudinal River Ichthyoplankton Survey ("LRS"), Beach Seine Survey ("BSS"), and Fall Shoals Survey ("FSS") data, are used to analyze trends in abundance and to test the impact hypothesis for eight different species of finfish found in the Hudson River. These analyses are presented in Appendix B.

To confirm that the selection of relative abundance indices in Appendix B is valid, this document presents an examination of relationships that exist among LRS, BSS and FSS data. It also examines relationships that exist among LRS, BSS and FSS data and data from the Atlantic States Marine Fisheries Commission ("ASMFC"), as well as relationships that exist with the coast-wide striped bass abundance derived from its stock assessment (ASMFC 2005), the New York State Department of Environmental Conservation ("NYSDEC"), and the Hudson River Generators' mark-recapture studies of Atlantic tomcod ("ATMR") and striped bass. Correlation among these surveys validates the use of the LRS, BSS and FSS in Appendix B and demonstrates the robustness of the trends analysis and test of impact.

The strength of the correlation analysis can be evaluated using a power analysis. The power of a particular statistical test refers to the probability that the null hypothesis has been correctly rejected. In the case of a correlation analysis, the null hypothesis is defined as no significant correlation between surveys. The alternative hypothesis is defined as the presence of significant correlation between surveys. The power of a correlation analysis for different sample sizes is shown in Figure 1.

II. COMPARISON OF HUDSON RIVER GENERATORS' DATA

A correlation analysis was used to validate the use of the BSS and FSS surveys. The analysis demonstrates that the abundance index derived from the BSS follow the abundance index derived from the FSS.

A. Methods

Two datasets were compared in this analysis. Species-specific young-of-year indices based on the BSS were compared with species-specific FSS indices. See Appendix B for details on the development of these indices. The BSS and FSS indices are presented in Tables A-1 and A-2. The FSS indices were subset to the time period 1985 through 2004 to ensure that gear were comparable to the gear used in the BSS.

A Pearson correlation analysis was conducted, comparing the indices on a speciesspecific basis. A weighting factor based on the inverse of the variance was used, as described in the formula below:

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$$WF = \frac{1}{\left(SE_{BSS}\right)^2 + \left(SE_{FSS}\right)^2}$$

where:

WF	=	weighting factor for Pearson Correlation Analysis
SE _{BSS}	=	standard error of BSS abundance estimate
SE _{FSS}	=	standard error of FSS abundance estimate

This analysis was conducted for white perch, striped bass, spottail shiner, bay anchovy, American shad, alewife, blueback herring, and Atlantic tomcod.

B. Results

The correlation analysis shows that that seven of the eight species of fish considered in this analysis are significantly and positively correlated (Table A-3). The correlation coefficients among the seven species range from 0.5 to 0.80. According to Figure A-1, the sample size of 20 in the present correlation analysis results in the power for the test ranging from about 60% to about 100%. Spottail shiner is the only species that does not show a significant correlation between the two indices. The lack of correlation is most likely attributable to large variation in the FSS data within individual years (Table A-2). The coefficient of variation for spottail shiner catch rates range between 0.17 and 1 in the FSS. Based on the overall results of the analysis, it can be concluded that species and life stages that share both habitats and are sampled by the two surveys exhibit the same interannual variation. This variation is reflected in the indices of the two surveys.

III. COMPARISON OF STRIPED BASS DATA WITH INDEPENDENT STUDIES

This analysis examines the relationship between the BSS striped bass data with independent studies conducted by the NYSDEC, the ASMFC and the Hudson River Generators.

Striped bass is sampled in a beach seine survey conducted by the NYSDEC. This survey is conducted in the Tappan Zee and Croton-Haverstraw region of the Hudson River. This is an area where a large proportion of the young-of-year ("YOY") striped bass found in the Hudson River are located in late summer and fall. The BSS and the NYSDEC beach seine survey overlap in this area, but the BSS samples a much larger area of the Hudson River, ranging from near the mouth of the river to Troy Dam. The two surveys have run concurrently since 1982. The size and the method of setting the beach seines vary between the two surveys. A correlation analysis was conducted to validate the use of the BSS in Appendix B.

The results from the NYSDEC beach seine survey are also used in the stock assessment of striped bass performed by the ASMFC (2005). An additional 61 age-specific and ageaggregated fishery-independent and fishery-dependent indices were used in the striped bass stock assessment (ASMFC 2005). A correlation analysis between the BSS and the coast-wide striped bass population abundance was conducted to show whether the Hudson River striped bass contribute significantly to the abundance of the coast-wide population.

Finally, the Hudson River Generators conducted a mark-recapture study of striped bass from 1984 through 1993. A correlation analysis was conducted to demonstrate the validity of the BSS when compared to these mark-recapture data.

A. Methods

Input data for this analysis included the ASMFC 2005 striped bass stock assessment – both total stock estimates as well as indices of abundance for different spawning regions, BSS YOY data, and striped bass mark-recapture data presented in the Draft Environmental Impact Statement ("DEIS") (Central Hudson Gas & Electric Corp. et al. 1999).

A linear regression was used to determine the fraction of the overall striped bass stock that could be attributed to the three major spawning stock regions: the Hudson River, the Delaware Estuary, and the Chesapeake Bay. The total estimated population of age-1 striped bass, as reported in the 2005 stock assessment (Table A-4), was compared with the indices of abundance for New York, New Jersey, Maryland, and Virginia (Table A-5) ("Model 1"). The index of New York abundance used by ASMFC was based on NYSDEC sampling data. A second linear regression was developed using BSS YOY data (Table A-1) to represent the New York component of the stock ("Model 2").

A correlation analysis using a Pearson model was used to compare the NYSDEC index, the BSS index, mark-recapture data collected by the Hudson River Generators (Table A-6), the estimate of the New York portion of the striped bass stock based on NYSDEC data (Table A-7), and the estimate of the New York portion of the striped bass stock based on BSS data (Table A-7).

B. Results

The correlation analysis between the BSS and the NYSDEC beach seine survey results in a significant positive correlation (Table A-8). This demonstrates that the two independent surveys of young-of-year striped bass in the Hudson River produce similar annual results. BSS and the coast-wide population abundance of striped bass are also significantly positively correlated. This positive correlation is not surprising, as the NYSDEC beach seine survey is one of many input parameters used in the coast-wide stock assessment of striped bass (ASMFC 2005). It has already been established that the NYSDEC beach seine survey and the BSS are positively correlated (See Section II.B). However, the results show that the many other input parameters in the striped bass stock assessment do not mask this relationship and confirm that striped bass associated with the Hudson River contribute significantly to the population dynamics of the coast-wide striped bass population. Another independent survey, a markrecapture study, shows a significant linear relationship with the BSS. In summary, the BSS correlates significantly and positively with other existing independent surveys of striped bass YOY and older. This shows the robustness of the BSS in predicting young-of-year striped bass abundance.

IV. COMPARISON OF ATLANTIC TOMCOD DATASET WITH INDEPENDENT STUDIES

The ATMR study in the Hudson River has been conducted for 22 years, starting in 1974 (Normandeau Associates, Inc. 2006). Abundance indices of 1 and 2 year old Atlantic tomcod are calculated, using data from the ATMR program (Table A-9). Yearly egg production estimates are also provided in Normandeau (2006).

Atlantic tomcod data from the BSS, FSS, and the LRS were compared with data from the mark-recapture study conducted by the Hudson River Generators to validate the results of the ATMR program by determining if correlations among the datasets exist.

A. Methods

There were multiple inputs used to conduct further examinations of the Atlantic tomcod data used in earlier analyses. These data included the Atlantic tomcod index presented in Appendix A (based on mark-recapture surveys), BSS data, FSS data, and LRS data (Table A-10). Two different statistical methods were used to examine the Atlantic tomcod data.

- A correlation analysis, based on the Pearson model, was conducted comparing the mark-recapture data of age-1 Atlantic tomcod with young-of-year BSS and FSS data.
- A second correlation analysis, also based on the Pearson model, compared the estimated of eggs derived from the mark-recapture study with the post yolk-sac index based on LRS data.

B. Results

The relative abundance of Atlantic tomcod based on the FSS is significantly and positively correlated with their abundance based on the BSS (Table A-11). The mark-recapture program for Atlantic tomcod also correlates positively and significantly to the FSS and the BSS. The egg deposition is borderline positively correlated to the post yolk-sac larvae Atlantic tomcod estimated from the LRS (Table A-12).

V. LITERATURE CITED

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- Normandeau Associates, Inc. 2006. Abundance and stock characteristics of the Atlantic tomcod spawning population in the Hudson River, winter 2003-2004. Prepared for Entergy Nuclear Operations, Inc.

VI. TABLES

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	WHITE	PERCH	STRIPEI) BASS	SPOTTAIL SHINER		BAY ANCHOVY		AMERICAN SHAD		ALEWIFE	
Year	Young-of-	Year	Young-o	of-Year	Young-of-Year		Young-of-Year		Young-of-Year		Young-of-Year	
	Index	SE	Index	SE	Index	SE	Index	SE	Index	SE	Index	SE
1974	566,346	61,280	1,373,138	264,598	658,945	87,448	2,999,066	973,844	2,123,265	232,509	583,238	74,805
1975	2,342,937	440,999	1,367,496	242,374	1,286,297	193,361	5,159,511	1,666,189	1,998,286	161,394	572,550	107,585
1976	1,944,220	255,910	864,743	70,734	1,324,434	203,989	5,234,482	2,595,405	2,354,807	125,450	352,263	96,375
1977	953,799	87,722	1,375,537	124,595	495,690	66,445	4,616,994	875,014	2,123,707	114,152	517,792	49,081
1978	2,675,700	402,374	3,042,920	614,048	1,363,313	148,541	329,478	57,321	4,021,203	251,047	1,027,891	174,698
1979	2,921,393	285,862	794,022	91,389	956,236	97,330	1,860,753	686,496	1,934,405	107,064	340,271	59,099
1980	1,884,895	231,650	1,265,254	147,121	633,323	72,196	3,445,878	818,900	1,632,041	117,820	93,783	17,894
1981	1,862,222	160,903	1,827,767	152,481	1,865,058	216,442	4,505,689	1,862,587	2,558,539	149,238	477,348	84,403
1982	1,967,754	287,490	934,550	97,768	477,090	62,605	2,740,240	1,735,314	1,768,839	150,312	116,606	24,817
1983	1,803,266	399,823	1,642,536	191,103	1,070,822	104,909	364,403	243,354	2,452,068	183,820	214,922	42,154
1984	703,959	145,133	1,300,754	173,872	616,182	128,367	1,887,240	963,767	1,060,902	74,374	49,776	10,864
1985	757,003	82,536	238,259	21,226	543,246	66,532	621,718	203,675	1,263,843	153,248	119,509	22,024
1986	1,036,321	97,303	298,745	31,415	388,736	69,297	975,435	779,300	2,207,907	125,447	119,468	48,899
1987	1,169,236	121,876	2,976,381	314,807	470,267	74,827	830,978	229,609	1,482,041	125,017	80,611	13,768
1988	1,738,310	255,364	1,172,303	68,239	419,874	49,588	546,894	225,975	997,414	59,920	87,080	15,727
1989	1,105,280	278,101	1,238,434	116,464	623,204	95,526	2,840,186	987,471	2,455,819	135,247	43,711	12,956
1990	588,162	75,727	1,486,911	89,409	808,662	101,694	208,541	65,810	2,004,620	162,122	157,159	25,580
1991	580,165	76,201	1,125,126	64,076	855,292	110,557	935,366	246,296	1,499,227	120,544	335,535	63,111
1992	463,555	53,444	1,046,654	53,265	726,888	124,009	1,629,973	1,184,246	1,886,715	101,469	40,507	9,371
1993	806,848	97,157	1,640,132	90,969	655,117	95,425	1,183,278	462,699	815,539	68,698	69,438	11,826
1994	315,662	39,618	1,136,106	63,179	1,624,997	289,784	2,255,731	478,603	1,963,731	124,116	148,030	30,079
1995	425,062	49,042	1,404,935	89,202	603,130	94,204	2,507,280	721,809	552,490	48,911	91,731	22,716
1996	44,925	10,283	299,997	30,506	174,026	39,053	720,000	151,968	1,743,007	125,007	47,371	14,912
1997	571,160	114,812	1,892,597	169,399	1,197,799	170,583	3,496,618	815,723	1,573,674	106,235	291,323	54,177
1998	270,835	51,992	1,384,364	85,327	273,165	53,055	2,675,549	670,172	319,702	47,834	40,865	30,194
1999	1,411,184	169,447	1,715,282	142,568	2,040,399	243,244	858,192	298,574	1,399,557	107,459	445,167	79,622
2000	304,950	52,787	580,006	52,449	303,081	52,956	769,133	427,827	941,909	105,935	76,445	37,606
2001	1,019,516	119,666	2,392,216	170,860	2,143,066	610,761	613,810	401,115	2,479,221	176,132	330,876	70,451
2002	699,145	80,612	1,145,686	60,295	1,132,479	146,862	3,826,181	1,061,795	721,680	72,203	60,954	13,491
2003	2,177,013	228,303	2,282,684	118,276	2,102,568	257,006	1,703,952	451,911	1,071,881	69,880	452,292	87,223
2004	632,961	89,075	807,661	70,743	1,031,399	152,802	404,497	145,762	444,880	31,585	218,118	35,902

.

Table 1. Abundance indices and associated standard errors, based on BSS.

	BLUEBACK	HERRING	ATLANTIC TOMCOD		
Year	Young-c	of-Year	Young-	of-Year	
	Index	SE	Index	SE	
1974	3,647,758	502,857	18,536	4,046	
1975	10,888,524	1,249,788	39,688	11,253	
1976	21,621,271	3,075,761	41,196	12,039	
1977	31,795,371	4,717,652	8,178	2,802	
1978	22,993,451	4,200,939	37,401	11,147	
1979	8,221,314	1,461,758	58,632	18,283	
1980	8,892,467	2,207,337	17,337	6,016	
1981	32,066,440	9,586,015	3,698	1,141	
1982	10,164,307	1,750,817	70,051	14,120	
1983	16,326,879	2,278,723	11,419	3,218	
1984	3,577,323	786,742	50,486	12,104	
1985	3,323,511	664,762	34,760	6,246	
1986	1,555,182	357,032	28,125	5,369	
1987	6,188,101	773,111	35,074	8,600	
1988	5,887,963	1,008,925	21,020	5,249	
1989	3,230,116	497,839	12,946	3,825	
1990	9,436,487	1,274,900	16,941	5,709	
1991	3,530,392	596,059	4,417	1,849	
1992	6,642,282	1,599,250	43,740	10,403	
1993	4,234,168	531,496	2,144	913	
1994	9,584,696	1,308,960	1,198	579	
1995	3,202,735	892,613	0	0	
1996	4,044,353	890,186	9,182	5,836	
1997	12,075,530	2,541,612	5,053	1,572	
1998	155,761	32,365	1,384	616	
1999	5,691,570	776,702	0	0	
2000	2,342,499	572,561	9,823	3,892	
2001	5,268,663	704,402	1,520	752	
2002	1,438,577	299,230	0	0	
2003	10,203,281	1,459,824	0	0	
2004	5,091,421	620,888	5,928	1,647	

Table A-1. Abundance indices and associated standard errors, based on BSS (continued).

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	WHITE	PERCH	STRIPE	D BASS	SPOTTAIL	SHINER	BAY AN	CHOVY	AMERICA	N SHAD	ALE	WIFE
year	Young-	of-Year	Young-	of-Year	Young-of-Year		Young-	of-Year	Young-of-Year		Young-of-Year	
	Index	SE	Index	SE	Index	SE	Index	SE	Index	SE	Index	SE
1985	1,685,851	165,213	164,284	16,636	85,977	39,236	218,612,898	21,269,766	1,591,435	190,139	2,105,489	381,844
1986	1,759,522	207,644	651,049	49,859	49,745	11,399	132,925,173	13,133,411	3,104,605	640,844	595,155	115,129
1987	1,579,037	136,932	4,889,589	239,032	20,977	5,401	246,910,112	26,982,497	647,070	157,299	695,124	245,872
1988	3,777,521	297,018	9,569,544	497,548	83,429	20,121	422,678,791	38,213,532	997,871	144,252	624,702	142,344
1989	3,167,143	357,848	4,235,166	333,577	3,591	1,550	349,952,337	26,107,654	2,754,815	198,752	505,822	105,987
1990	548,583	167,722	2,883,805	200,426	17,347	5,614	161,039,442	14,450,450	1,139,272	235,276	807,620	138,564
1991	443,688	67,292	1,138,102	87,685	131,938	34,430	190,474,265	11,540,891	680,209	72,781	685,242	104,724
1992	1,064,922	136,793	1,186,233	113,756	23,041	8,964	185,902,303	13,738,226	1,306,732	147,744	746,514	158,432
1993	415,097	100,885	2,779,357	178,004	70,379	17,018	249,913,241	19,475,645	464,702	48,446	530,240	83,846
1994	566,404	53,440	3,439,449	209,768	34,772	5,983	206,642,043	14,141,476	1,036,782	88,932	571,174	82,018
1995	1,514,550	230,289	2,878,188	173,061	10,530	3,570	439,617,793	28,732,239	471,444	75,896	308,139	49,342
1996	414,924	60,068	2,396,874	172,968	73,863	15,117	102,941,191	5,959,974	2,859,373	451,439	1,076,096	124,312
1997	539,792	86,123	2,439,137	273,488	6,312	2,846	283,382,412	17,014,202	913,970	107,851	1,233,697	154,951
1998	357,696	35,390	580,977	65,746	2,367	2,367	189,541,611	9,166,785	232,260	56,459	112,261	28,629
1999	2,021,946	166,188	2,655,600	220,747	25,220	5,712	165,375,818	9,972,244	853,411	135,639	2,543,734	197,641
2000	433,794	60,439	1,634,254	228,331	2,010	1,496	57,208,944	3,577,181	878,405	100,807	913,399	108,152
2001	869,631	93,161	1,184,609	105,581	20,724	9,574	109,701,139	8,052,515	1,006,787	162,014	2,253,572	652,056
2002	401,209	46,026	982,555	156,264	14,619	4,774	171,692,430	10,652,063	497,537	57,524	255,519	37,190
2003	2,181,001	165,766	4,787,259	432,818	938	841	148,898,706	11,753,477	351,278	47,131	941,836	102,643
2004	543,243	159,067	991,181	119,540	40,935	8,459	218,178,981	17,899,774	336,973	63,105	249,944	43,269

Table A-2. Abundance indices and associated standard errors, based on FSS.

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	BLUEBACK	HERRING	ATLANTIC TOMCOD		
	Young-o	f-Year	Young-o	of-Year	
year	Index	SE	Index	SE	
1985	63,437,557	9,471,265	3,818,562	537,609	
1986	15,577,561	2,395,825	6,935,212	588,195	
1987	38,342,783	9,373,512	3,431,206	257,718	
1988	61,946,416	6,136,684	3,731,674	370,666	
1989	33,621,840	3,107,711	13,006,674	1,862,570	
1990	63,121,526	6,836,956	1,377,747	247,070	
1991	43,421,773	5,346,974	263,792	37,402	
1992	46,987,241	6,744,931	3,846,993	297,928	
1993	20,223,194	1,817,165	3,742,238	1,013,814	
1994	17,568,127	1,521,183	604,300	55,493	
1995	14,114,745	1,634,192	84,328	16,082	
1996	67,981,601	8,013,906	3,543,737	380,726	
1997	29,241,071	3,323,567	2,392,903	208,967	
1998	927,634	153,551	507,900	73,503	
1999	22,609,332	2,329,531	19,312	6,888	
2000	11,400,882	1,150,959	2,262,871	196,166	
2001	23,294,104	4,713,494	897,887	240,836	
2002	10,219,873	969,053	80,565	17,597	
2003	17,724,162	1,789,797	355,046	74,484	
2004	6,347,406	606,675	2,100,531	318,419	

Table A-2. Abundance indices and associated standard errors, based on FSS (continued).

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Taxa	Number of Years	Inverse-Variance Weighted Correlation Factors	Significance Level
White Perch	20	0.69	0.0007
Striped Bass	20	0.69	0.0008
Spottail Shiner	20	-0.09	0.6969
Bay Anchovy	20	0.55	0.0122
American Shad	20	0.76	<0.0001
Alewife	20	0.50	0.0235
Blueback Herring	20	0.73	0.0002
Atlantic Tomcod	20	0.80	< 0.0001

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Table A-3. Correlations between BSS and FSS data

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Table A-4.	Estimated age	e-1 striped	bass popu	ulation.
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	Striped Bass
	Age-1 Population
Year	(thousands)
1982	1,534
1983	3,181
1984	2,401
1985	3,579
1986	2,763
1987	3,944
1988	5,219
1989	5609
1990	8,419
1991	8,644
1992	8,706
1993	11,065
1994	16,562
1995	13,338
1996	12,932
1997	15,586
1998	10,625
1999	10,982
2000	8,261
2001	15,490
2002	18,024
2003	5,976
2004	22,275
2005	12,721

Source: ASMFC 2005

Year	Young-of-Year	Young-of-Year	Young-of-Year	Young-of-Year		
I Cal	New York Index	New Jersey Index	Maryland Index	Virginia Index		
1982	8.86		0.59	1.56		
1983	14.17	0.12	- 3.57	2.71		
1984	16.25	0.03	0.61	3.4		
1985	15	0.29	1.64	4.47		
1986	1.92	0.18	0.91	2.41		
1987	2.92	0.28	1.34	4.74		
1988	15.9	0.41	1.46	15.74		
1989	33.46	0.35	0.73	7.64		
1990	21.35	1.03	4.87	11.23		
1991	19.08	1	1.03	7.34		
1992	3.6	0.47	1.52	3.76		
1993	11.43	1.19	2.34	7.35		
1994	12.59	1.78	13.97	18.11		
1995	17.64	0.96	6.4	10.48		
1996	16.23	1.98	4,41	5.45		
1997	8.93	1.7	17.61	23		
1998	22.3	1.01	3.91	9.35		
1999	13.39	1.31	5.5	13.25		
2000	26.64	1.9	5.34	2.8		
2001	3.16	1.77	7.42	16.18		
2002	22.98	1.07	12.57	14.17		
2003	12.32	0.51	2.2	3.98		
2004	17.36	2.43	10.83	22.89		
2005	8.81	1.13	4.85	12.7		
Source: A SMEC 2005						

Table A-5. Indices of abundance for Atlantic striped bass adjusted to January 1st

Source: ASMFC 2005

	Age-2+
Year	Abundance
1984	213
1985	104
1986	108
1987	611
1988	560
1989	339
1990	344
1991	502
1992	238
1993	201

Table A-6. Abundance estimate of Hudson River striped bass, based on mark-recapture data.

Source: Central Hudson Gas & Electric Corp. et al. 1999

	Estimate of Hudson River				
Year	age-1 striped bass				
	Based on NYSDEC Data	Based on BSS data			
1974		1,510,636			
1975		1,504,429			
1976		951,333			
1977		1,513,275			
1978		3,347,621			
1979		873,531			
1980		1,391,949			
1981	560,788	2,010,789			
1982	896,882	1,028,131			
1983	1,028,534	1,807,010			
1984	949,416	1,431,004			
1985	121,525	262,117			
1986	184,820	328,660			
1987	1,006,381	3,274,419			
1988	2,117,831	1,289,691			
1989	1,351,336	1,362,444			
1990	1,207,657	1,635,802			
1991	227,860	1,237,790			
1992	723,455	1,151,460			
1993	796,877	1,804,365			
1994	1,116,513	1,249,869			
1995	1,027,268	1,545,617			
1996	565,219	330,037			
1997	1,411,465	2,082,111			
1998	847,512	1,522,986			
1999	1,686,163	1,887,041			
2000	200,010	638,085			
2001	1,454,505	2,631,759			
2002	779,787	1,260,408			
2003	1,098,791	2,511,259			
2004	557,624	888,536			

Table A-7. Estimate of NY striped bass stock, based on NYSDEC and BSS data.

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Table A-8. Striped Bass correlation coefficients

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	New York Index	BSS Index	Mark-recapture age-2 Abundance	New York Stock (based on NYDEC data)
New York Index		0.53	0.55	1.00
BSS Index	0.53		0.68	0.53
Mark-recapture age-2	0.55	0.68		0.55
New York Stock (based on NYDEC data)	1.00	0.53	0.55	

	New York Index	BSS Index	Mark-recapture age-2 Abundance	New York Stock (based on BSS data)
New York Index		0.53	0.55	0.53
BSS Index	0.53		0.68	1.00
Mark-recapture age-2	0.55	0.68		0.68
New York Stock (based on BSS data)	0.53	1.00	0.68	

Note: Correlation coefficients significant at the 10% level are shown. Correlation coefficients significant at the 5% level are shown in bold.

Veen Dreaming Age 1	Dranartian Ara 2	Population Egg Deposition	Population Age-1	
rear	Proportion Age-1	Proportion Age-2	(billions)	(millions)
1975				3.6
1976	0.98	0.02	22	9.7
1977	0.933	0.067	65	2.4
1978	0.965	0.035	21	5.9
1979	0.989	0.01	51	8.8
1980	0.97	0.03	57	
1981	0.943	0.056		
1982	0.968	0.032		10.5
1983	0.843	0.155	97	5.9
1984	0.887	0.113	75	
1985		•		2
1986	0.957	0.043	25	
1987	•	•		2.9
1988	0.837	0.163	43	5.3
1989	0.9	0.1	41	4.9
1990	0.715	0.285	87	2.6
1991	0.81	0.19	52	0.3
1992	0.715	0.285	7	2.2
1993	0.849	0.151	30	0.5
1994	0.662	0.338	7	2.2
1995	0.907	0.093	31	
1996	0.483	0.517		2.6
1997	0.8	0.2	47	0.7
1998	0.535	0.465	23	0.4
1999	0.664	0.336	10	0.2
2000	0.799	0.201	3	2.3
2001	0.935	0.065	28	
2002	0.827	0.173		
2003	0.95	0.05		1.6
2004	0.952	0.048	28	

Table A-9. Atlantic tomcod mark-recapture data

Source: Normandeau Associates, Inc. 2006

	ATLANTIC TOMCOD		
Voor	Post Yolk-Sac Larvae		
year	Index	SE	
1974	128,306,743	19,426,263	
1975	67,024,707	19,768,962	
1976	42,777,042	13,470,065	
1977	164,621,663	70,515,234	
1978	54,313,088	10,307,482	
1979	18,127,435	3,099,375	
1980	95,402,234	13,128,146	
1981	74,140,778	13,052,007	
1982	28,419,800	7,665,326	
1983	42,683,202	8,311,722	
1984	147,133,069	25,916,525	
1985	109,664,584	11,132,251	
1986	53,404,268	4,770,519	
1987	138,570,516	12,594,732	
1988	78,376,300	10,680,903	
1989	185,450,859	23,858,579	
1990	107,915,374	25,158,013	
1991	116,333,462	14,859,973	
1992	32,021,214	4,889,565	
1993	126,394,886	20,139,893	
1994	85,456,373	22,227,930	
1995	79,816,881	6,641,688	
1996	51,571,386	5,696,759	
1997	110,409,961	28,829,551	
1998	53,594,909	8,409,591	
1999	17,392,702	2,076,588	
2000	11,120,807	1,442,773	
2001	93,816,691	8,320,053	
2002	4,382,650	649,979	
2003	38,715,789	3,683,762	
2004	115,401,578	16,005,570	

Table A-10. Atlantic Tomcod abundance index and associated standard errors, based on LRS

	Age-1 Mark-recapture data	Young-of-year: BSS data	Young-of-year: FSS data
Age-1: mark-recapture data		0.77	0.65
Young-of-year: BSS data	0.77		0.45
Young-of-year: FSS data	0.65	0.45	

Table A-11. Atlantic tomcod correlation coefficients

Note: Only correlation coefficients significant at the 10% level are shown. Correlation coefficients significant at the 5% level are shown in bold.

Table A-12. Atlantic tomcod correlation coefficients

	Eggs: Mark-recapture data	Post yolk-sac: LRS data
Eggs: mark-recapture data		0.41
Post yolk-sac: LRS data	0.41	

Note: Only correlation coefficients significant at the 10% level are shown. Correlation coefficients significant at the 5% level are shown in bold.
VII. FIGURES



Power for Tests of Pearson Correlation

APPENDIX B

Prepared by:

AKRF, Inc.

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I. INTRODUCTION

This Appendix documents the methods and data used in: (1) analyses of trends in fish population abundance; and (2) correlation analyses to address impact hypotheses. The rationale for and the results from the analyses of trends and the correlation analyses are discussed in the report titled: "Entrainment and Impingement at IP2 and IP3: A Biological Impact Assessment."

The analyses of trends in fish population abundance and the correlation analyses were based on indices developed from data collected by the Hudson River Generators' Longitudinal River Ichthyoplankton Survey ("LRS"), Beach Seine Survey ("BSS"), Fall Shoals Survey ("FSS"), and Atlantic Tomcod Mark-Recapture ("ATMR") Program. Three types of indices were defined for these analyses:

- indices of fish population abundance;
- indices of stressors of fish populations; and
- indices of fish population response to stressors.

The remainder of this Appendix is organized in three Sections. The first Section documents the three types of indices; the second Section documents the trend analysis methods and results; and the third Section documents the correlation analysis methods and results.

II. INDICES

A. Fish Population Abundance

Annual indices of fish population abundance were computed as the average of the weekly standing crop estimates presented in the Year Class Report for the Multiplant Impact Study of the Hudson River Estuary for the years 1974 through 1979 and the Hudson River Estuary Monitoring Program for the years 1980 through 2004 (collectively, ("Year Class Report") (Applied Science Associates, Inc. 2000, 2001; ASA Analysis & Communication, Inc. 2001, 2002, 2003, 2004a, 2004b, 2005, 2006; Batelle New England Marine Research Laboratory 1983; Consolidated Edison Company of New York, Inc. 1996, 1997a, 1997b; EA Engineering, Science, and Technology 1990, 1991, 1996; Lawler, Matusky & Skelly Engineers 1989, 1992, 1996; Martin Marietta Environmental Systems 1986; Normandeau Associates, Inc. 1985a, 1985b; Texas Instruments, Inc. 1977, 1978, 1979, 1980a, 1980b, 1981; Versar, Inc. 1987). A separate annual index value was computed for each species and life stage. Indices of abundance for age-1 and age-2 Atlantic tomcod and abundance of Atlantic tomcod eggs were based on abundance estimates from the ATMR Program (Normandeau Associates, Inc. 2006).

Weekly standing crop estimates for post yolk-sac larvae ("PYSL") were based on data collected by the LRS. Weekly standing crop estimates for young-of-year¹ ("YOY") fish inhabiting the beach zone of the Hudson River were based on data collected by the BSS. Weekly standing crop estimates for YOY fish inhabiting the shoals, bottom, and channel of the Hudson River were based on data collected by the FSS. These standing crop estimates, with associated standard errors, were provided in electronic format by ASA Analysis & Communication, Inc.

¹ Young-of-year fish are sometimes also referred to as juvenile fish.

("ASA"). Data collection methods for the LRS, BSS, and FSS, and methods for estimating weekly standing crops (and associated standard errors) are documented in the Year Class Reports. Annual estimates of the number of age-1 and age-2 Atlantic tomcod and the number of Atlantic tomcod eggs spawned were developed by the ATMR program, and were provided by Normandeau Associates, Inc. ("NAI"). Data collection methods for the ATMR program and methods for estimating Atlantic tomcod abundance are documented in annual ATMR Program Reports prepared by NAI for the Hudson River Generators. In addition, estimates of the variance of the estimate of the total number of age-1 and age-2 Atlantic tomcod were computed, as described below.

A set of regions and weeks that were consistently sampled among years was identified for each sampling program. Annual abundance indices based on LRS data were computed for 1974 through 2004, based on data from regions 1 through 12, and weeks 18 through 26. Annual abundance indices based on BSS data were computed for 1974 through 2004, based on data from regions 1 through 12, and weeks 31 through 42. Annual abundance indices based on FSS data were computed for 1979 through 2004, based on data from regions 1 through 12, and weeks 31 through 42. Data from the ATMR program were included for all years (1974 through 2004) in which the number of recaptured Atlantic tomcod exceeded one fish.

BSS data were used to develop YOY abundance indices for alewife, blueback herring, spottail shiner, striped bass, and white perch. FSS data were used to develop YOY abundance indices for American shad and bay anchovy. LRS data were used to develop the PYSL indices for striped bass, white perch, river herring (which included alewife, blueback herring and unidentified clupeids – three taxonomic groups that could not reliably be identified to species as PYSL), American shad, and bay anchovy. The LRS did not adequately sample areas of the river inhabited by spottail shiner larvae. To address the abundance of early life stages of spottail shiner (i.e., yearling and older) sampled by the BSS. The index of yearling and older spottail shiner was used as a surrogate index for spottail shiner egg abundance.

For each species, sampling program (LRS, BSS, and FSS), and year, the annual index of abundance (\overline{A}_{v}) was computed using the following formula:

$$\overline{A}_{y} = \left(\frac{1}{\sum_{\substack{\mathcal{W}_{max}\\\mathcal{W} = \mathcal{W}_{min}}}^{\mathcal{W}_{max}}} \delta_{\mathcal{W}, y}}\right)_{\mathcal{W} = \mathcal{W}_{min}}^{\mathcal{W}_{max}} SC_{\mathcal{W}, y} \times \delta_{\mathcal{W}, y}$$

where

$$SC_{W,y} = \sum_{R=1}^{12} SC_{R,W,y}$$

Wmin

first week of the season,

 W_{max} = last week of the season, $SC_{R,W,y}$ = estimated standing crop in region R, week W and year y, $\delta_{W,y}$ = 1 if all 12 standard regions were sampled in week W of . year y, and

 $\delta_{W,y} = 0$ otherwise.

For Atlantic tomcod, approximately unbiased Peterson-type mark-recapture estimates of abundance were computed as (Seber 1982):

$$\widetilde{A}_{y} = \frac{(C_{y} + 1)(M_{y} + 1)}{(m_{y} + 1)} - 1$$

and the variance of the estimated abundance was estimated as (Seber 1982):

$$v(\widetilde{A}_{y}) = \frac{(C_{y}+1)(M_{y}+1)(C_{y}-m_{y})(M_{y}-m_{y})}{(m_{y}+1)^{2}(m_{y}+2)}$$

where

 C_y = number of fish (marked and unmarked) caught subsequent to marking,

 M_{ν} = number of fish marked, and

 m_y = number of marked fish recaptured.

The abundance indices are presented in Tables B-1 through B-3.

B. Stressors of Fish Populations

Four potential stressors of fish populations in the Hudson River estuary were identified: (1) power plant mortality due to entrainment at Indian Point; (2) effects of the zebra mussel invasion on the Hudson River biota; (3) predation by increased abundance of striped bass in the Hudson River estuary; and (4) elevated late summer and fall bottom temperatures. For each stressor, an index was developed that was intended to track the intensity of the stressor.

1. **Power Plant Mortality**

The index of entrainment mortality at Indian Point was the conditional mortality rate ("CMR"). An annual CMR for entrainment can be interpreted as the fractional reduction in age-1 abundance of a year class of fish due to the effects of entrainment, assuming the absence of density-dependent mortality. Estimates of CMRs for entrainment at Indian Point from 1974

through 1997 were taken from the Draft Environmental Impact Statement ("DEIS") for State Pollution Discharge Elimination System Permits for Bowline Point, Indian Point 2 & 3, and Roseton Steam Electric Generating Stations (Central Hudson Gas & Electric Corp. et al. 1999). CMR estimates for entrainment at Indian Point for 1998 through 2003 were computed for this analysis using the same methods documented in the DEIS. CMR estimates were computed separately for striped bass, white perch, American shad, bay anchovy, spottail shiner, Atlantic tomcod, and river herring.

The indices of entrainment mortality are listed in Table B-4.

2. Zebra Mussels

The invasive zebra mussel (*Dreissena polymorpha*) first appeared in the Hudson in 1991 and became a dominant species in the Hudson River by September 1992 (Strayer et al. 1996). Strayer et al. (2004) reported that "(z)ebra mussels were quantitatively important only in freshwater parts of the Hudson, and their effects extend from the head of the estuary (rkm 248) down to approximately rkm 100 (Strayer et al. 1996; Caraco et al. 1997; Pace et al. 1998)." Based on this characterization, the indicator variable for zebra mussel effects was set to zero (i.e., no effect) for the period 1974 through 1992, and was set to one (i.e., effect was present) for the years 1993 through 2004. Also, an index of the spatial distribution of fish within the Hudson River was defined (see Section II.C.4, below), based on the relative abundance of fish downriver of rkm 100.

The index of zebra mussel effects is listed in Table B-5.

3. Striped Bass Predation

The index of striped bass predation was intended to represent the predatory pressure of adult striped bass on the fish community of the Hudson River estuary. Post yolk-sac larvae abundance was used as a surrogate for adult abundance under the assumption that PYSL abundance represented reproductive potential which, in turn, was roughly proportional to spawning abundance. Accordingly, the striped bass PYSL abundance index based on the LRS was used as the index of striped bass predation.

The index of striped bass predation is listed in Table B-6.

4. Temperature

For all species except Atlantic tomcod, the index of water temperature was based on water temperature in the bottom stratum of the river and was computed in two steps. First, a riverwide average temperature for each week within a season was computed. The weekly average value was computed as the weighted average, where the weighting factor for each region (1 through 12) was the volume of the bottom stratum in the region. The second step was to average the weekly values over all weeks (in which all 12 standard regions were sampled) within the season.

For Atlantic tomcod, an alternative index of water temperature was computed: a degreeday index based on data recorded at the Poughkeepsie Water Works ("PWW"). The annual PWW degree-day index was computed as the sum (January through December) of daily temperatures above 24°C. Days with water temperatures below 24°C did not contribute to the annual sum. The temperature of 24°C was chosen because growth in age-0 Atlantic tomcod from the Hudson River slows when water temperatures exceeded 20°C and ceased when water temperatures exceeded 24°C (Chambers and Witting, 2005).

The indices of water temperature are listed in Table B-7.

C. Fish Population Response Metrics.

1. Survival Indices

Each survival index was defined as a ratio of abundance indices from two life stages: the denominator of the ratio was the earlier life stage and the numerator was a subsequent life stage. Therefore, the ratio was proportional to the fraction of the earlier life stage that survived to the subsequent life stage. Because the methods and data used for the abundance indices (see Section II.A, above) are species-specific, the definitions of the survival indices are also species-specific.

- The survival index for striped bass from PYSL to YOY was defined as the ratio of the YOY abundance index (based on BSS data) to the PYSL abundance index (based on LRS data).
- The survival index for white perch from PYSL to YOY was defined as the ratio of the YOY abundance index (based on BSS data) to the PYSL abundance index (based on LRS data).
- The survival index for alewife from PYSL to YOY was defined as the ratio of the alewife YOY abundance index (based on BSS data) to the river herring YOY abundance index (based on LRS data).
- The survival index for American shad from PYSL to YOY was defined as the ratio of the YOY abundance index (based on FSS data) to the PYSL abundance index (based on LRS data).
- The survival index for bay anchovy from PYSL to YOY was defined as the ratio of the YOY abundance index (based on FSS data) to the PYSL abundance index (based on LRS data).
- The survival index for spottail shiner from eggs to YOY was defined as the ratio of the YOY abundance index (based on BSS data) to the egg abundance index (based on BSS data).
- The survival index for Atlantic tomcod from age-1 to age-2 was defined as the ratio of the age-2 abundance index (based on ATMR data) to the age-1 abundance index (based on ATMR data).

• The survival index for Atlantic tomcod from eggs to age-1 was defined as the ratio of the egg abundance index (based on ATMR data) to the age-1 abundance index (based on ATMR data).

The survival indices are listed in Table B-8.

2. Abundance Indices

Because some stressors can act directly on the abundance of certain life stages, the abundance indices listed in Tables B-1 through B-3 were also used as response metrics.

3. Growth Indices

The growth index was intended to represent the relative amount of growth in juvenile fish that occurred during a standard set of weeks (31 through 42) in the fall of each year. Annual growth indices (1979 through 2004) were computed from BSS and FSS data.

The growth index for each species and year was computed in three steps. First, the average fish length was calculated for each week and region. Then, a weighted average length was computed for each week, where the weight for each region was the YOY abundances in the region. The third step was to conduct a log-linear regression analysis of the weighted-average length (\overline{L}_w) against week number (W):

$$\overline{L}_{W} = L_{W_{\min}} \times e^{\rho(W - W_{\min})}.$$

The slope estimate ($\hat{\rho}$) from that regression analysis represented the average growth rate during the fall season, and was used as the index of growth for the species in that year.

The growth indices are listed in Table B-9.

4. Spatial Distribution Indices

This index was intended to address the possible effects of zebra mussels on fish distribution patterns, and was defined as the portion of the total population that occurred downstream of rkm 100.

For American shad and bay anchovy, the spatial distribution indices for YOY were based on data from the FSS for weeks 31 through 42. For striped bass, white perch, blueback herring, alewife and spottail shiner, the spatial distribution indices for YOY were based on data from the BSS for weeks 31 through 42. The spatial distribution indices for PYSL were computed for striped bass, white perch, bay anchovy, American shad, river herring, and Atlantic tomcod based on data from the LRS from weeks 18 through 26. For Atlantic tomcod, which spawn in late winter/early spring, data from the LRS included juveniles in addition to PYSL. Annual spatial indices based on LRS data were computed for 1974 through 2004. Annual spatial indices based on BSS data were computed for 1974 through 2004. Annual spatial indices based on FSS data were computed for 1979 through 2004. For each species, life stage, region (*R*), and year, the fraction of the riverwide abundance inhabiting areas within the region or downriver of the region ($\hat{F}_{R,y}$) was estimated using the following formula:



where



The upper boundary of Region 6 is between rkm 99 and rkm 100. Therefore, the index of spatial distribution was defined as \hat{F}_{6y} .

The spatial distribution indices are listed in Table B-10.

III. CORRELATION ANALYSES

A correlation analysis was conducted to identify significant correlations between (1) stressor indices and (2) indices of fish population response metrics. For each stressor, a set of relevant response variables was selected based on impact hypotheses and life history considerations. For example, zebra mussel effects were paired with the proportion of a population downriver of rkm 100, and temperature was paired with juvenile growth rate.

A correlation analysis was also conducted to identify significant correlations between (1) abundance indices and (2) indices of fish population response metrics. Relevant combinations of abundance and response metrics were selected based on impact hypotheses and life history considerations.

The correlation analyses were conducted using Spearman (rank) correlation coefficients to account for possible non-Normality of the indices. The correlation analyses were based on annual index values and were conducted separately for each species.

Results from the correlation analyses are summarized in Tables B-11 through B-26. Correlation coefficients significant at the 0.05 level are printed in black and correlation coefficients significant at the 0.10 level are printed in gray. A blank cell in the table indicates that the correlation coefficient was not significant at a probability level of 0.10 or lower. Cells shaded gray indicate pairs of indices that were not considered relevant, based on impact hypothesis and/or life history considerations.

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v. TABLES

	White Perch		Striped Bass		Bay And	hovy	American Shad	
Year	Post Yolk-S	Sac Larvae	Post Yolk-Sac Larvae		Post Yolk-Sa	ic Larvae	Post Yolk-Sac Larvae	
Class	Index	SE	Index	SE	Index	SE	Index	SE .
1974	139,139,531	9,461,494	116,793,360	14,525,520	9,111,556	2,155,940	32,149,174	5,436,351
1975	418,776,213	14,897,579	167,352,740	11,297,813	167,900,084	21,837,003	38,104,249	3,668,122
1976	571,765,805	26,442,918	55,463,017	3,014,531	341,602,306	88,340,964	30,532,518	4,411,773
1977	628 ,98 0,330	32,916,730	147,319,974	9,345,100	108,551,600	47,407,559	31,792,930	6,593,648
1978	852,286,248	54,375,932	113,088,409	9,188,267	13,499,413	2,574,305	14,808,830	1,725,494
1979	889,355,233	27,210,046	111,789,357	10,177,101	31,217,251	4,193,924	76,008,019	8,374,974
1980	731,972,701	29,071,443	193,067,215	15,374,877	282,472,131	47,526,524	62,624,636	6,850,621
1981	878,432,947	57,291,346	565,580,988	29,382,161	386,003,879	40,370,163	107,959,543	9,223,464
1982	1,533,952,669	63,678,126	214,574,357	17,311,853	7,721,685	1,434,887	105,866,404	11,668,608
1983	689,913,421	28,117,162	134,838,042	8,271,457	45,952,457	8,165,287	108,436,433	21,821,939
1984	659,480,715	40,337,372	200,167,635	28,656,262	39,045,805	11,944,143	46,171,178	7,590,296
1985	1,421,323,747	59,947,138	93,874,968	7,700,762	349,889,115	30,127,176	84,264,727	11,412,620
1986	2,052,461,814	98,317,198	171,163,020	8,998,325	118,354,834	10,883,362	152,128,084	17,215,544
1987	1,012,538,712	32,052,565	405,324,057	16,848,690	189,564,190	11,607,205	27,892,890	3,374,299
1988	754,305,782	42,580,552	351,072,816	35,669,346	152,035,433	30,786,324	78,027,604	11,883,534
1 989	925,022,100	102,183,412	1,071,325,339	99,670,379	14,134,359	3,081,790	86,573,611	8,951,649
1990	768,296,570	79,095,729	1,295,596,696	153,298,294	890,027	256,957	108,278,134	14,347,189
1991	907,921,874	61,907,978	1,896,058,025	203,606,883	5,602,678,703	551,771,800	43,259,681	5,089,006
1992	1,211,029,021	53,752,949	1,436,836,717	103,392,955	77,338,304	10,339,754	99,755,719	15,257,291
1993	1,231,794,687	\$ 50,130,673	2,008,989,233	181,226,826	573,839,976	50,894,605	33,386,515	6,848,737
1994	1,043,697,036	46,808,643	2,009,527,814	204,188,984	583,968,501	47,054,442	37,913,769	3,901,481
1995	623,420,693	29,028,682	939,209,970	99,781,400	839,521,735	64,631,235	24,920,433	3,668,256
1996	1,505,193,548	83,865,093	3,629,518,187	365,724,596	405,338,653	43,811,932	31,112,517	3,986,134
1997	307,236,756	17,277,642	1,252,166,315	211,669,199	1,009,992,702	213,235,143	19,546,174	4,202,344
1998	575,146,100	35,729,754	1,413,117,919	122,712,647	18,860,574	3,243,002	10,840,582	1,389,788
1999	673,636,250	39,842,187	3,468,043,472	358,992,219	287,637,139	29,957,432	19,920,980	4,244,449
2000	1,180,789,474	133,501,704	5,803,754,734	715,393,543	1,355,732	345,802	10,158,022	1,432,512
2001	734,730,398	61,307,779	5,258,385,169	340,997,297	51,298,063	22,554,315	48,974,089	9,013,780
2002	566,273,447	39,302,719	587,019,561	40,128,197	173,651,942	21,508,231	11,487,215	2,321,455
2003	692,003,842	45,947,390	1,853,946,447	202,927,363	6,523,373	2,802,470	11,636,329	1,626,253
2004	721,129,750	39,776,443	1.646.077.551	106.676.037	717.812.470	71.311.509	13,196,538	1.966.124

Table B-1. Abundance Indices and Associated Standard Errors ("SE"), Based on Long River Survey Data.

·	River H	erring	Atlantic Tomcod			
Year	Post Yolk-S	ac Larvae	Post Yolk-S	ac Larvae		
Class	Index	SE	Index	SE		
1974	1,925,093,580	1,073,772,004	128,306,743	19,426,263		
1975	2,177,549,296	197,088,426	67,024,707	19,768,962		
1976	1,590,931,203	156,327,051	42,777,042	13,470,065		
197 7	1,789,369,237	309,551,598	164,621,663	70,515,234		
1978	2,483,545,195	230,530,412	54,313,088	10,307,482		
1979	1,492,563,623	65,281,612	18,127,435	3,099,375		
1980	1,451,864,997	82,238,743	95,402,234	13,128,146		
1981	2,097,039,055	238,479,765	74,140,778	13,052,007		
1982	2,761,588,726	248,286,854	28,419,800	7,665,326		
1983	3,398,542,430	247,313,066	42,683,202	8,311,722		
1984	2,263,857,937	168,138,864	147,133,069	25,916,525		
1985	2,360,908,396	138,470,331	109,664,584	11,132,251		
1986	3,060,453,736	212,481,475	53,404,268	4,770,519		
1987	945,121,604	62,594,106	138,570,516	12,594,732		
1988	1,205,794,912	101,740,608	78,376,300	10,680,903		
1989	1,515,234,476	181,441,810	185,450,859	23,858,579		
1990	1,296,493,803	106,557,985	107,915,374	25,158,013		
1991	1,105,840,600	89,654,766	116,333,462	14,859,973		
1992	1,592,451,980	119,021,893	32,021,214	4,889,565		
1993	957,005,646	76,057,902	126,394,886	20,139,893		
1994	1,006,699,048	57,426,960	85,456,373	22,227,930		
1995	745,594,402	44,387,051	79,816,881	6,641,688		
1996	2,092,537,070	119,641,340	51,571,386	5,696,759		
1997	338,336,798	21,073,725	110,409,961	28,829,551		
1998	599,669,094	37,989,853	53,594,909	8,409,591		
1999	658,448,983	38,493,738	17,392,702	2,076,588		
2000	1,736,751,090	110,473,230	11,120,807	1,442,773		
2001	941,430,470	69,923,386	93,816,691	8,320,053		
2002	798,010,496	43,842,607	4,382,650	649,979		
2003	608,369,228	39,023,677	38,715,789	3,683,762		
2004	681,555,090	40,476,571	115,401,578	16,005,570		

Table 1. Abundance Indices and Associated Standard Errors ("SE"), Based on Long River Survey Data (continued).

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White Perch		Striped Bass		Spottail Shiner		Spottail Shiner		
Year	Young-of	-Year	Young-of	-Year	Young-of	-Year	Egg	
Class	Index	SE	Index	SE	Index	SE	Index	SE
1974	566,346	61,280	1,373,138	264,598	658,945	87,448	1,128,997	107,867
1975	2,342,937	440,999	1,367,496	242,374	1,286,297	193,361	1,578,455	195,841
1976	1,944,220	255,910	864,743	70,734	1,324,434	203,989	0	0
1977	953,799	87,722	1,375,537	124,595	495,690	66,445	0	0
1978	2,675,700	402,374	3,042,920	614,048	1,363,313	148,541	0	0
1979	2,921,393	285,862	794,022	91,389	956,236	97,330	0	0
1980	1,884,895	231,650	1,265,254	147,121	633,323	72,196	312,488	80,635
1981	1,862,222	160,903	1,827,767	152,481	1,865,058	216,442	627,176	96,220
1982	1,967,754	287,490	934,550	97,768	477,090	62,605	173,130	25,821
1983	1,803,266	399,823	1,642,536	191,103	1,070,822	104,909	197,639	51,127
1984	703,959	145,133	1,300,754	173,872	616,182	128,367	222,054	41,973
1985	757,003	82,536	238,259	21,226	543,246	66,532	116,419	17,690
1986	1,036,321	97,303	298,745	31,415	388,736	69,297	276,641	48,687
1987	1,169,236	121,876	2,976,381	314,807	470,267	74,827	234,226	45,133
1988	1,738,310	255,364	1,172,303	68,239	419,874	49,588	276,581	49,087
1989	1,105,280	278,101	1,238,434	116,464	623,204	95,526	272,136	61,641
1990	588,162	75,727	1,486,911	89,409	808,662	101,694	144,012	31,435
1991	580,165	76,201	1,125,126	64,076	855,292	110,557	833,354	126,276
1992	463,555	53,444	1,046,654	53,265	726,888	124,009	453,069	112,051
1993	806,848	97,157	1,640,132	90,969	655,117	95,425	391,317	97,925
1994	315,662	39,618	1,136,106	63,179	1,624,997	289,784	168,358	27,009
1995	425,062	.49,042	1,404,935	89,202	603,130	94,204	229,394	41,809
1996	44,925	10,283	299,997	30,506	174,026	39,053	58,663	15,101
1997	571,160	114,812	1,892,597	169,399	1,197,799	170,583	140,490	33,758
1998	270,835	51,992	1,384,364	85,327	273,165	53,055	147,082	40,400
1999	1,411,184	169,447	1,715,282	142,568	2,040,399	243,244	154,889	21,463
2000	304,950	52,787	580,006	52,449	303,081	52,956	164,945	29,160
2001	1,019,516	119,666	2,392,216	170,860	2,143,066	610,761	16,919	5,028
2002	699,145	80,612	1,145,686	60,295	1,132,479	146,862	174,197	50,311
2003	2,177,013	228,303	2,282,684	118,276	2,102,568	257,006	565,369	131,279
2004	632,961	89.075	807.661	70,743	1.031.399	152,802	436,330	79.667

Table B-2. Abundance Indices and Associated Standard Errors ("SE"), Based on Beach Seine Survey Data.

	Alewi	fe	Blueback Herring		
Year	Young-of-Year		Young-of	-Year	
Class	Index	SE	Index	SE	
1974	583,238	74,805	3,647,758	502,857	
1975	572,550	107,585	10,888,524	1,249,788	
1976	352,263	96,375	21,621,271	3,075,761	
1977	517,792	49,081	31,795,371	4,717,652	
1978	1,027,891	174,698	22,993,451	4,200,939	
1979	340,271	59,099	8,221,314	1,461,758	
1980	93,783	17,894	8,892,467	2,207,337	
1981	477,348	84,403	32,066,440	9,586,015	
1982	116,606	24,817	10,164,307	1,750,817	
1983	214,922	42,154	16,326,879	2,278,723	
1984	49,776	10,864	3,577,323	786,742	
1985	119,509	22,024	3,323,511	664,762	
1986	119,468	48,899	1,555,182	357,032	
1987	80,611	13,768	6,188,101	773,111	
1988	87,080	15,727	5,887,963	1,008,925	
1989	43,711	12,956	3,230,116	497,839	
1 990	157,159	25,580	9,436,487	1,274,900	
1991	335,535	63,111	3,530,392	596,059	
1992	40,507	9,371	6,642,282	1,599,250	
1993	69,438	11,826	4,234,168	531,496	
1994	148,030	30,079	9,584,696	1,308,960	
1995	91,731	22,716	3,202,735	892,613	
1996	47,371	14,912	4,044,353	890,186	
1997	291,323	54,177	12,075,530	2,541,612	
1998	40,865	30,194	155,761	32,365	
1999	445,167	79,622	5,691,570	776,702	
2000	76,445	37,606	2,342,499	572,561	
2001	330,876	70,451	5,268,663	704,402	
2002	60,954	13,491	1,438,577	299,230	
2003	452,292	87,223	10,203,281	1,459,824	
2004	218,118	35,902	5,091,421	620,888	

Table 2. Abundance Indices and Associated Standard Errors ("SE"), Based on Beach Seine Survey Data (continued).

	Bay Anchovy		American	Shad	Atlantic Tomcod		
Year	Young-of-Year (FSS)		Young-of-Year (FSS)		Ages 1 and 2 (ATMR)		
Class	Index	SE	Index	SE	Index	SE	
1974	-		•	-	3,666,156.2	667,339	
1975	-	-	-		3,680,086.9	375,142	
1976	-	-	-	-	19,210,329.2	2,767,571.7	
1977	-	-	-	-	2,434,397.0	458,488.1	
1978	-	-	-	-	5,894,583.8	917,687.4	
1979	-	-	-	-	9,128,535	1,692,155.4	
1980	-	-	-	-	4,747,440	3,355,405.2	
1981	-	-	-	-	25,066,665.0	14,468,003	
1982	-	-	-	-	12,983,676.9	2,899,705	
1983	-	-	-	-	6,657,331.2	1,302,504.2	
1984	-	-	-	-	-	-	
1985	218,612,898	21,269,766	1,591,435	190,139	2,093,677	171,796	
1986	132,925,173	13,133,411	3,104,605	640,844	-	-	
1987	246,910,112	26,982,497	647,070	157,299	3,526,907.2	570,280	
1988	422,678,791	38,213,532	997,871	144,252	5,897,656.7	524,801.4	
1989	349,952,337	26,107,654	2,754,815	198,752	6,804,809.4	1,239,300.2	
1990	161,039,442	14,450,450	1,139,272	235,276	3,208,815.0	615,208.4	
1991	190,474,265	11,540,891	680,209	72,781	388,763.0	84,175.2	
1992	185,902,303	13,738,226	1,306,732	147,744	2,553,778.3	319,857.2	
1993	249,913,241	19,475,645 (464,702	48,446 [663,439.1	155,295.9	
1994	206,642,043	14,141,476	1,036,782	88,932	2,384,183	659,618.4	
1995	439,617,793	28,732,239	471,444	75,896	88,492.5	50,523.4	
1996	102,941,191	5,959,974	2,859,373	451,439	3,277,909.3	1,637,090	
1997	283,382,412	17,014,202	913,970	107,851	1,291,980.5	302,916.5	
1998	189,541,611	9,166,785	232,260	56,459	592,891.0	241,105.3	
1999	165,375,818	9,972,244	853,411	135,639	181,179.0	59,983.3	
2000	57,208,944	3,577,181	878,405	100,807	2,504,266	624,327.3	
2001	109,701,139	8,052,515	1,006,787	162,014	40,875	28,743.1	
2002	171,692,430	10,652,063	497,537	57,524	108,528.0	76,363	
2003	148,898,706	11,753,477	351,278	47,131	1,653,319	425,310	
2004	218,178,981	17,899,774	336,973	63,105	-	•	

Table B-3. Abundance Indices and Associated Standard Errors ("SE"), Based on Fall Shoals Survey and Atlantic Tomcod Mark Recapture Data.

Year	White Perch	Striped Bass	Spottail Shiner	Bay Anchovy	American Shad	River Herring	Atlantic Tomcod
Class	CMR	CMR	CMR	CMR	CMR	CMR	CMR
1974	7.45	5.65	0.87	7.31	0.22	0.83	3.65
1975	8.65	7.78	1.04	6.61	0.35	1.42	6.75
1976	3.22	4.73	1.38	3.45	0.33	1.85	8.76
1977	7.27	13.89	1.41	13.78	0.38	2.47	10.15
1978	5.28	8.55	2.32	12.54	0.24	1.26	10.6
1979	8.02	11.92	1.62	10.8	0.2	2.24	18.8
1980	3.36	11.87	1.66	18.44	0.03	0.48	25.47
1981	6.54	4.17	3.43	18.56	0.2	0.57	11.68
1982	4.33	6.99	2.06	4.19	0.44	0.81	17.47
1983	17.23	7.36	3.17	9.04	0.09	3.05	7.69
1984	8.92	17.25	1.58	6.26	7.5	5.34	16.58
1985	0.55	3.97	1.77	10.06	0	0.02	34.5
1986	4.07	16.26	1.55	5.07	3.56	0.92	11.36
1987	0.66	2.3	1.53	9.99	0	0.04	14.61
1988	7.94	11.63	4.1	17.73	0.15	0.51	23.94
1989	4.03	5.96	8.32	7.96	0.28	1.41	4.49
1990	3.48	6.12	2.18	20.85	0.43	2.94	5.52
1991	1.4	4.95	3.92	9.09	0.07	0.41	6.99
1992	2.7	6.16	0.99	7.12	0.05	0.41	14.11
1993	2.34	5.6	0.89	7.08	0.13	0.23	3.67
1994	3.14	6.81	1.1	5.94	0.12	0.49	7.57
1995	1.92	4.22	2.54	14.99	0.1	0.12	5.77
1996	4.88	12.01	1.89	15.55	0.42	0.49	8.47
1997	1.29	1.42	0.64	6.62	0.05	0.6	10.35
1998	4.87	8.46	0.45	7.82	0.12	0.59	10.01
1999	4.16	11.35	2.57	13.81	0.23	3.66	21.54
2000	7.31	4.03	1.63	7.77	1.86	4	11.23
2001	5.69	8	2.56	15.4	0.3	1.82	20.97
2002	11.96	13.77	3.03	10.57	1.23	4.84	23.25
2003	7.67	12.26	1.21	12.97	0.19	1.85	20.43
2004	-	-	-	-	-	-	-

Table B-4. Estimates of Indian Point Conditional Mortality Rate (CMR) for entrainment.

Table B-5. Zebra Mussel Index.

Year	Zebra Mussel
Class	Index
1974	0
1975	.0
1976	0
1977	0
1978	0
1979	0
1980	0
1981	0
1982	0
1983	0
1984	0
1985	0
1986	0
1987	0
1988	0
1989	0
1990	0
1991	0
1992	0
1993	1
1994	1
1995	1
1996	1
1997	1
1998	1
1999	- 1
2000	1
2001	1
2002	1
2003	1
2004	1

Table B-6. Striped Bass Predation Index.

	Striped Bass
Year	PYSL
Class	Index
1974	116,793,360
1975	167,352,740
1976	55,463,017
1977	147,319,974
1978	113,088,409
1979	111,789,357
1980	193,067,215
1981	565,580,988
1982	214,574,357
1983	134,838,042
1984	200,167,635
1985	93,874,968
1986	171,163,020
1987	405,324,057
1988	351,072,816
1989	1,071,325,339
1990	1,295,596,696
1991	1,896,058,025
1992	1,436,836,717
1993	2,008,989,233
1994	2,009,527,814
1995	939,209,970
1996	3,629,518,187
1997	1,252,166,315
1998	1,413,117,919
1999	3,468,043,472
2000	5,803,754,734
2001	5,258,385,169
2002	587,019,561
2003	1,853,946,447
2004	1.646.077 551

	FSS	PWW
Year	Temperature	Degree-Day
Class	Index	Index
1974	-	
1975	-	
1976	-	18.8
1977	-	57.7
1978	-	60.8
1979	22.5	61.3
1980	22.4	128.1
1981	19.8	98.0
1982	-	64.3
1983	24.0	107.9
1984	22.8	91.2
1985	21.5	63.1
1986	21.5	61.1
1987	19.9	111.1
1988	24.6	121.1
1989	22.2	65.2
1990	22.7	68.4
1991	21.5	108.9
1992	20.2	6.5
1993	22.2	97.1
1994	22.2	103.6
1995	22.6	94.9
1996	22.3	28.6
1997	22.4	63.7
1998	23.5	94.1
1999	23.2	136.8
2000	21.7	0.9
2001	23.1	98.9
2002	23.5	121.6
2003	22.6	106.8
2004	22.5	18.8

Table B-7. Temperature Indices.

	White Perch	Striped Bass	Spottail Shiner	Bay Anchovy	American Shad	River Herring	Atlantic	Tomcod
Year	PYSL to YOY	PYSL to YOY	Egg to YOY	PYSL to YOY	PYSL to YOY	PYSL to YOY	Egg to Age-1	Age-1 to Age-2
Class	Index	Index	Index	Index	Index	Index	Index	Index
1974	0.0041	0.0118	0.5837	-	-	0.0030	-	-
1975	0.0056	0.0082	0.8149	-	-	0.0053	-	0.2008
1976	0.0034	0.0156	-	-	-	0.0138	0.4411	0.0103
1977	0.0015	0.0093	-	-	-	0.0184	0.0371	0.0249
1978	0.0031	0.0269	-	-	-	0.0100	0.2826	0.0460
1979	0.0033	0.0071	-	-	-	0.0077	0.1731	-
1980	0.0026	0.0066	2.0267	-	. -	0.0064	-	-
1981	0.0021	0.0032	2.9737	-	-	0.0155	-	-
1982	0.0013	0.0044	2.7557	-	-	0.0039	-	0.0699
1983	0.0026	0.0122	5.4181	-		0.0049	0.0613	-
1984	0.0011	0.0065	2.7749	-	-	0.0018	-	
1985	0.0005	0.0025	4.6663	0.6248	0.0189	0.0015	-	-
1986	0.0005	0.0017	1.4052	1.1231	0.0204	0.0006	-	-
1987	0.0012	0.0073	2.0077	1.3025	0.0232	0.0068	-	0.2014
1988	0.0023	0.0033	1.5181	2.7801	0.0128	0.0050	0.1235	0.3714
1989	0.0012	0.0012	2.2900	24.7590	0.0318	0.0023	0.1186	0.1251
1990	0.0008	0.0011	5.6152	180.9377	0.0105	0.0084	0.0298	0.0448
1991	0.0006	0.0006	1.0263	0.0340	0.0157	0.0035	0.0055	1.3636
1992	0.0004	0.0007	1.6044	2.4038	0.0131	0.0042	0.3153	0.1078
1993	0.0007	0.0008	1.6741	0.4355	0.0139	0.0045	0.0154	0.4661
1994	0.0003	0.0006	9.6520	0.3539	0.0273	0.0097	0.3110	-
1995	0.0007	0.0015	2.6292	0.5237	0.0189	0.0044	-	-
1996	0.0000	0.0001	2.9665	0.2540	0.0919	0.0043	-	0.2314
1997	0.0019	0.0015	8.5259	0.2806	0.0468	0.0366	0.0148	0.2933
1998	0.0005	0.0010	1.8572	10.0496	0.0214	0.0003	0.0173	0.1004
1999	0.0021	0.0005	13.1733	0.5749	0.0428	0.0093	0.0160	1.0951
2000	0.0003	0.0001	1.8375	42.1978	0.0865	0.0015	0.7792	-
2001	0.0014	0.0005	126.6690	2.1385	0.0206	0.0065	-	-
2002	0.0012	0.0020	6.5011	0.9887	0.0433	0.0019	-	-
2003	0.0031	0.0012	3.7189	22.8254	0.0302	0.0186	-	-
2004	0.0009	0.0005	2.3638	0.3039	0.0255	0.0079	-	- 1

Table B-8. Survival Indices.

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					American		Blueback
Year	White Perch	Striped Bass	Spottail Shiner	Bay Anchovy	Shad	Alewife	Herring
Class	Index	Index	Index	Index	Index	Index	Index
1974	0.0972	0.0727	0.0844	-	-	0.0265	0.0810
1975	0.0605	0.0495	0.0624	-	-	0.0420	0.0563
1976	0.0873	0.0542	-	-	-	-	-
1977	-	-	-	-	-	-	-
1978	-	-	-	- '	-	-	-
1979	0.0725	0.0697	0.0768	-	-	0.0571	0.0894
1980	0.0790	0.0729	0.0742	-	-	0.0337	0.0658
1981	0.0578	0.0501	0.0651	-	· -	0.0350	0.0632
1982	0.0769	0.0460	0.0733	-	-	0.0454	0.0591
1983	0.0845	0.0919	0.1417	-	-	0.0916	0.1037
1984	0.1142	0.0942	0.0824	-	-	0.0752	0.0669
1985	0.0611	0.1245	0.0520	0.0288	0.0234	0.0525	0.0304
1986	0.0640	0.0433	0.0534	0.0703	0.0716	0.0459	0.0604
1987	0.0750	0.0685	0.0864	0.0311	0.0466	0.0630	0.0555
1988	0.0589	0.0532	0.0691	0.0928	0.0813	0.0520	0.0573
1989	0.0973	0.0712	0.0788	0.0870	0.0661	0.0815	0.0858
1990	0.1081	0.0866	0.0998	0.1000	0.0711	0.0585	0.0603
1991	0.0620	0.0591	0.0552	0.0505	0.0572	0.0510	0.0808
1992	0.0933	0.0840	0.0616	0.0617	0.0759	0.0412	0.0581
1993	0.0732	0.0589	0.0621	0.0475	0.0346	0.0271	0.0200
1994	0.0362	0.0372	0.0502	0.0890	0.0546	0.0425	0.0204
1995	0.1088	0.0823	0.0793	0.0668	0.0460	0.0471	0.0845
1996	0.1073	0.1070	0.1168	0.0642	0.0853	0.0729	0.0384
1997	0.0764	0.0657	0.0716	0.0997	0.0756	0.0461	0.0322
1998	0.0813	0.0802	0.0603	0.0732	0.0520	0.0670	0.0454
1999	0.0457	0.0671	0.0414	0.0256	0.0320	0.0086	0.0316
2000	0.0813	0.0773	0.0732	0.0781	0.0824	0.0797	0.0610
2001	0.0961	0.0652	0.0978	0.0763	0.0637	0.0710	0.0686
2002	0.0624	0.0625	0.0637	0.0400	0.0445	0.0366	0.0982
2003	0.0732	0.0517	0.0863	0.0841	0.0493	0.0536	0.0465
2004	0.0515	0.0474	0.0592	0.1006	0.0601	0.0411	0.0715

Table B-9. Growth Rate Indices

Year	White	Perch	Stripe	d Bass	Spottail Shiner	Bay Ar	ichovy	America	ın Shad
	PYSL	YOY	PYSL	YOY	YOY	PYSL	YOY	PYSL	YOY
Class	Index	Index	Index	Index	Index	Index	Index	Index	Index
1974	0.4102	0.3501	0.6199	0.8947	0.0783	1.0000	-	0.0209	-
1975	0.4373	0.7000	0.7998	0.9192	0.0772	1.0000	-	0.1802	-
1976	0.1782	0.5473	0.7834	0.9109	0.1804	1.0000	-	0.0380	-
1977	0.2008	0.3872	0.7088	0.8765	0.0668	0.9999	-	0.0139	-
1978	0.2638	0.6703	0.8044	0.9554	0.1594	1.0000	-	0.0274	-
1979	0.3384	0.6210	0.8876	0.9027	0.2137	1.0000	-	0.0351	-
1980	0.2276	0.6592	0.7788	0.8260	0.0709	0.9998	-	0.0198	-
1981	0.2585	0.6813	0.5834	0.9247	0.0874	0.9998	-	0.0267	-
1982	0.3628	0.7975	0.8013	0.9668	0.2880	1.0000	-	0.0461	-
1983	0.4220	0.5556	0.8632	0.8634	0.1347	0.9997	-	0.0293	-
1984	0.2366	0.7919	0.8475	0.9402	0.0794	0.9997	-	0.3433	-
1985	0.1420	0.6204	0.6800	0.9004	0.0749	0.9982	0.8978	0.0015	0.3707
1986	0.2147	0.7541	0.8164	0.9115	0.0962	1.0000	0.9178	0.0104	0.1426
1987	0.0984	0.4309	0.4985	0.9110	0.0145	0.9964	0.9547	0.0012	0.1960
1988	0.3191	0.7514	0.7726	0.8233	0.1086	0.9249	0.8584	0.0032	0.3732
1989	0.4646	0.7267	0.7884	0.9188	0.1493	0.9557	0.8974	0.1272	0.1777
1990	0.3406	0.4131	0.5434	0.8682	0.0743	1.0000	0.9365	0.0539	0.3500
1991	0.2109	0.3581	0.7037	0.6287	0.0165	0.9835	0.6000	0.0036	0.2074
1992	0.2616	0.5105	0.8321	0.8619	0.0344	0.9964	0.8679	0.0154	0.3391
1993	0.1911	0.3349	0.7026	0.8189	0.0593	0.9966	0.7392	0.0029	0.2788
1994	0.2156	0.4619	0.8595	0.8084	0.0767	0.9995	0.9240	0.0077	0.3255
1995	0.2054	0.3869	0.7445	0.8986	0.0143	0.9888	0.7635	0.0049	0.3529
1996	0.1587	0.7707	0.7570	0.7614	0.1261	0.9978	0.9603	0.0062	0.2600
1997	0.2799	0.4857	0.8852	0.8555	0.0774	1.0000	0.8117	0.0078	0.1259
1998	0.2646	0.5741	0.8162	0.8603	0.0351	0.9986	0.8190	0.0202	0.0674
1999	0.1919	0.6035	0.7352	0.7392	0.0220	0.9987	0.8487	0.0235	0.2024
2000	0.6546	0.5040	0.9908	0.7759	0.1723	0.9797	0.8889	0.1399	0.2930
2001	0.1508	0.4677	0.7024	0.8177	0.0193	1.0000	0.9302	0.0438	0.2072
2002	0.2851	0.2743	0.8712	0.7682	0.0008	1.0000	0.7100	0.0879	0.0657
2003	0.3001	0.4981	0.8249	0.8803	0.0572	1.0000	0.9507	0.0132	0.1721
2004	0.2150	0.1672	0.8196	0.6875	0.0407	0.9997	0.9363	0.0364	0.1225

Table B-10. Spatial Distribution Indices -- The Fraction of Standing Crop that is Downriver of rkm 100.

Year	Ale	wife	Blueback Herring		Atlantic Tomcod
	PYSL	YOY	PYSL	YOY	PYSL
Class	Index*	Index	Index*	Index	Index
1974	0.0448	0.9065	0.0448	0.2928	0.9903
1975	0.0650	0.8709	0.0650	0.1996	0.9902
1976	0.1571	0.6064	0.1571	0.1818	0.9912
1977	0.0575	0.5622	0.0575	0.4164	0.9953
1978	0.0985	0.5909	0.0985	0.1202	0.9854
1979	0.1189	0.4444	0.1189	0.1452	0.9860
1980	0.0193	0.5528	0.0193	0.0663	0.9528
1981	0.0844	0.4460	0.0844	0.3646	0.9853
1982	0.0704	0.7575	0.0704	0.2143	0.9663
1983	0.1715	0.2247	0.1715	0.1088	0.9960
1984	0.2939	0.3330	0.2939	0.2982	0.9778
1985	0.0086	0.4559	0.0086	0.3012	0.9496
1986	0.0776	0.3842	0.0776	0.1475	0.9741
1987	0.0077	0.3363	0.0077	0.2725	0.8921
1988	0.0545	0.7762	0.0545	0.2218	0.9609
1989	0.0894	0.7374	0.0894	0.1058	0.9980
1990	0.1879	0.4526	0.1879	0.0988	0.9712
1991	0.0228	0.0304	0.0228	0.0101	0.9837
1992	0.0595	0.4622	0.0595	0.5121	0.9976
1993	0.0097	0.2508	0.0097	0.2744	0.9950
1994	0.0265	0.5730	0.0265	0.3236	0.9915
1995	0.0184	0.1994	0.0184	0.1357	0.9411
1996	0.0186	0.4721	0.0186	0.6749	0.9852
1 997	0.1830	0.2906	0.1830	0.0769	0.9935
1998	0.0448	0.8889	0.0448	0.0846	0.9928
1999	0.1857	0.2304	0.1857	0.2034	0.9732
2000	0.2224	0.1696	0.2224	0.1666	0.9024
2001	0.0698	0.1830	0.0698	0.0800	0.9721
2002	0.2350	0.0914	0.2350	0.3404	0.9938
2003	0.1196	0.5519	0.1196	0.2539	0.9934
2004	0.1376	0.5527	0.1376	0.1861	0.9849

Table 10. Spatial Distribution Indices -- The Fraction of Standing Crop that is Downriver of rkm 100 (continued).

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Response Metric	Indian Point Entrainment Mortality (CMR)	Zebra Striped Bass Mussels Predation		Temperature	Yearclass
PYSL-to- YOY Survival		-0.69			-0.84
PYSL Abundance					+0.84
YOY Abundance					
YOY Growth Rate					
% PYSL Downriver of rkm 100					
% YOY Downriver of rkm 100		-0.63			-0.68
Yearclass		+0.84	+0.84		

Table B-11. Striped Bass



## Table B-12. Striped Bass

Response Metric	Indian Point Entrainment Mortality (CMR)	Zebra Mussels	Striped Bass Predation	Temperature	Yearclass
PYSL-to- YOY Survival	+0.44	-0.36	-0.57	+0.42	-0.53
PYSL Abundance	-0.34				
YOY Abundance			-0.54		-0.51
YOY Growth Rate					
% PYSL Downriver of rkm 100					
% YOY Downriver of rkm 100		-0.40			-0.37
Yearclass		+0.84	+0.84		

## Table B-13. White Perch

	R			
Response Metric	PYSL-to- YOY Survival Abundance Abundar		YOY Abundance	Yearclass
PYSL-to- YOY Survival			+0.76	-0.53
PYSL Abundance				
YOY Abundance	+0.76			-0.51
Yearclass	-0.53		-0.51	

Table B-14. White Perch

Response Metric	Indian Point Entrainment Mortality (CMR)	Zebra Mussels	Striped Bass Predation	Temperature	Yearclass
PYSL-to- YOY Survival		+0.58			+0.55
PYSL Abundance			-0.31		-0.46
YOY Abundance					-0.57
YOY Growth Rate					
% PYSL Downriver of rkm 100					
% YOY Downriver of rkm 100					-0.48
Yearclass		+0.84	+0.84		

## Table B-15. American Shad

	F			
Response Metric	PYSL-to- YOY Survival PYSL Abundance Abur		YOY Abundance	Yearclass
PYSL-to- YOY Survival				+0.55
PYSL Abundance			+0.75	-0.46
YOY Abundance		+0.75		-0.57
Yearclass	+0.55	-0.46	-0.57	

## Table B-16. American Shad

Response Metric	Indian Point Entrainment Mortality (CMR)	Zebra Mussels	Striped Bass Predation	Temperature (PWW degree-days)	Yearclass/ Year
Egg-to-Age1 Survival				-0.59	
Age1-to- Age2 Survival			+0.45		+0.56
Egg Abundance					-0.42
PYSL Abundance	-0.36				
Age1 Abundance			-0.65		-0.72
% PYSL Downriver of rkm 100					
Yearclass/ Year		+0.84	+0.84		

## Table B-17. Atlantic Tomcod
Response Metric	Egg-to- Agel Survival	Age1-to- Age2 Survival	Egg Abundance	Agel Abundance	Yearclass/ Year
Egg-to-Age1 Survival				+0.61	
Age1-to- Age2 Survival					+0.56
Egg Abundance					-0.42
Agel Abundance	+0.61				-0.72
Yearclass/ Year		+0.56	-0.42	-0.72	

## Table B-18. Atlantic Tomcod

		Stre	SSOL		
Response Metric	Indian Point Entrainment Mortality (CMR)	Zebra Mussels	Striped Bass Predation	Temperature	Yearclass
PYSL-to- YOY Survival					
PYSL Abundance			-0.56		-0.70
YOY Abundance			-0.34		-0.40
YOY Growth Rate					
% PYSL Downriver of rkm 100					
% YOY. Downriver of rkm 100		-0.33			-0.45
Yearclass		+0.84	+0.84		

Table B-19. Alewife



Table B-20. Alewife

Response Metric	Indian Point Entrainment Mortality (CMR)	Zebra Mussels	Striped Bass Predation	Temperature	Yearclass
PYSL-to- YOY Survival					
PYSL Abundance			-0.56		-0.70
YOY Abundance			-0.31		-0.45
YOY Growth Rate					
% PYSL Downriver of rkm 100					
% YOY Downriver of rkm 100					
Yearclass		+0.84	+0.84		

## Table B-21. Blueback Herring

	R	Response Metric				
Response Metric	PYSL-to- YOY Survival	PYSL Abundance	YOY Abundance	Yearclass		
PYSL-to- YOY Survival						
PYSL Abundance				-0.70		
YOY Abundance				-0.45		
Yearclass		-0.70	-0.45			

## Table B-22. Blueback Herring

Response Metric	Indian Point Entrainment Mortality (CMR)	Zebra Mussels	Striped Bass Predation	Temperature	Yearclass
PYSL-to- YOY Survival					
PYSL Abundance					
YOY Abundance			-0.53		
YOY Growth Rate					
% PYSL Downriver of rkm 100					
% YOY Downriver of rkm 100					
Yearclass		+0.84	+0.84		

Table B-23. Bay Anchovy

	R	Response Metric				
Response Metric	PYSL-to- YOY Survival	PYSL Abundance	YOY Abundance	Yearclass		
PYSL-to- YOY Survival						
PYSL Abundance						
YOY Abundance						
Yearclass						

Table B-24. Bay Anchovy

		Stre	ssor		
Response Metric	Indian Point Entrainment Mortality (CMR)	Zebra Mussels	Striped Bass Predation	Temperature	Yearclass
Egg-to-YOY Survival		+0.42		+0.38	+0.40
PYSL Abundance					
YOY Abundance					
YOY Growth Rate					
% YOY Downriver of rkm 100		-0.40			-0.51
Yearclass		+0.84	+0.84		

Table B-25. Spottail Shiner



## Table B-26. Spottail Shiner

# APPENDIX C

	1		
	2		
	3	Potential Effects of Striped Bass Predation on	
	4	Juvenile Fish in the Hudson River	
	5		
	6		
	7		
	8		
	9		
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	14		
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	16		

Abstract

18	This study addressed the question of whether the increase in striped bass (Morone
19	saxatilis) abundance in the Hudson River that began after 1990, and the associated increase in
20	predatory demand, could have been responsible for observed declines in juvenile abundance of
21	river herring (i.e., blueback herring (Alosa aestivalis) and alewife (Alosa pseudoharengus)),
22	Atlantic tomcod (Microgadus tomcod) and white perch (Morone americana), and the apparent
23	decline in juvenile survival of striped bass, in the Hudson River. Seasonal (August through
24	October) predatory demand of Hudson River striped bass (ages 1 through 13) was estimated to
25	have increased from an average of 3.4 million kg yr ⁻¹ for the period 1982-1990 to an average of
26	15.0 million kg yr ⁻¹ for the period 1991-2004. Juvenile river herring average abundance declined
27	60% since 1990, juvenile Atlantic tomcod average abundance declined 69%, juvenile white
28	perch average abundance declined 59%, and juvenile striped bass survival declined 87%. It was
29	estimated that the observed declines in juvenile abundance and the apparent decline in striped
30	bass juvenile survival could be explained by the increase in striped bass predatory demand if: 1)
31	3.3% of the seasonal predatory demand of age 1 through age 13 Hudson River striped bass was
32	satisfied by consumption of juveniles of the four taxa, or 2) 11.1% of the seasonal predatory
33	demand of age 1 and age 2 Hudson River striped bass was satisfied by consumption of juveniles
34	of the four taxa. Historical information on the fraction of the Hudson River striped bass stock
35	that inhabits the Hudson River from August through October, combined with historical
36	information on dietary preferences of Hudson River striped bass, appear consistent with these
37	levels of consumption.

#### Introduction

#### 40 Background

The Atlantic coast population of striped bass (*Morone saxatilis*) experienced a major increase in abundance over the past decade in response to changes in fishery regulation (Richards and Rago 1999). The average biomass of the population (age 1 and older) increased over fivefold from 16,800,000 kg to 87,900,000 kg for the period 1983-1990 to the period 1991-2004 (ASMFC 2005). The increase in abundance of the population raised concerns that the predatory demand of the restored stock might deplete stocks of some forage species (Hartman 2003, Uphoff 2003, and Savoy and Crecco 2004).

48 In the Hudson River, one of three major spawning estuaries of the Atlantic coast 49 population of striped bass (ASMFC 2005), the abundances of juvenile blueback herring (Alosa 50 aestivalis) and alewife (Alosa pseudoharengus), collectively referred to as river herring, and 51 Atlantic tomcod (Microgadus tomcod) and white perch (Morone americana) have declined since 52 about 1990 (Central Hudson Electric and Gas Corporation et al. 1999 and Hurst et al. 2004). 53 During the same period, striped bass juvenile abundance has remained fairly stable while the 54 abundance of larval striped bass abundance has increased substantially. White perch, river 55 herring and striped bass spawning occurs in late May and June in the Hudson River. Juvenile 56 striped bass, white perch and river herring are collected by beach seines from late July through 57 October (Central Hudson Electric and Gas Corporation et al. 1999). Atlantic tomcod hatching 58 occurs in late February and early March (Dew and Hecht 1994), and juveniles are present by late 59 April (Central Hudson Electric and Gas Corporation et al. 1999). These five species comprised

3

38

85% of the average catch of estuarine and diadromous species collected by beach seines from
1980 through 2000 (Hurst et al. 2004).

Pre-spawning striped bass enter the lower Hudson River estuary in mid- to late fall and

62

63 overwinter in the lower Hudson River (McLaren et al. 1981, and Clark 1968). In April, adult 64 striped bass, including some immature fish, begin to migrate to the upriver spawning grounds 65 (Bear Mountain Bridge (river km 74) to Newburgh-Beacon Bridge (river km 98)), often with 66 immatures migrating first followed by older mature fish (McLaren et al. 1981). The peak period 67 of spawing is typically between April and May After spawing, most adult striped bass migrate to 68 the lower river and then out of the river to the Atlantic coast (McLaren et al. 1981). However, 69 some portion of the adult population remains in the river, perhaps year-round (Secor and Piccoli 70 1996). Recaptures of tagged age 2 (immature) striped bass in the Hudson River have been 71 reported in each month, April through November, and in each year, 1987 through 1992 (Dunning 72 et al. 2006), providing positive evidence of their presence in the river through the fall. 73 The historical commercial fishery for striped bass in the Hudson River was open from

74 May through November prior to its closure after 1975 over concerns of PCB contamination 75 (McLaren et al. 1988). Commercial fishing generally was conducted with gill nets from the 76 George Washington Bridge (river km 19) to Hudson, NY (river km 181). In 1976, 1977 and 77 1978, a study was conducted to simulate the commercial fishery from April through June with 78 three commercial fishers fishing two days per week each week. The catch rate of striped bass 79 greater than 250 mm declined each month from an average of 659 fish in April, to an average of 80 342 fish in May, to an average of 258 in June (Texas Instruments 1980), indicating that perhaps 81 as much as 39% of the adult stock were still present in the river in June. A 2001 recreational 82 fishery survey of the Hudson River (Normandeau Associates, Inc. 2003) estimated striped bass

	83	catch per unit effort (CPUE) for shore-based fishing of 13.5 (fish per 100 angling hours) in
	84	spring (mid-March through mid-June) and 3.3 in late summer (August through September),
	85	suggesting that late summer abundance could have been 24% of the spring abundance. Shore-
	86	based fishing was the predominant fishing mode in the portion of the Hudson River downriver of
	87	the striped bass spawning grounds. That study also estimated striped bass harvest (mean total
	88	length of 727 mm) per unit effort (HPUE) for shore-based fishing of 1.1 (fish per 100 angling
	89	hours) in spring and 0.2 in late summer, suggesting that late summer abundance of larger striped
	· 90	bass could have been 18% of the spring abundance. In fall (October through November) the
	91	shore-based fishing CPUE for striped bass increased to 29.9 (fish per 100 angling hours) and the
	· 92	HPUE increased to 1.1, possibly due to the arrival of over-wintering pre-spawners.
	93	Hudson River striped bass in their first year of life are primarily consumers of
·	94	invertebrates but become largely piscivorous during their second year of life (Walter et al. 2003,
	95	and Gardinier and Hoff 1982), at which time they grow to exceed 200 mm (Texas Instruments
	96	1980). Stomach content studies of adult striped bass in the Hudson River were conducted in
	97	1974, 1976 and 1977 (Gardinier and Hoff, 1982) and from 1990 through 2006 (Kahnle and
	98	Hattala, 2007). In 1976 and 1977, 380 striped bass from 200 mm to over 800 mm were collected
	99	with a 900 foot haul seine in April and May; 102 contained recognizable food items. In 1974,
	100	317 striped bass (including 13 between 200 mm and 275 mm) were collected with beach seines
	101	and otter trawls from April through November. The only recognizable finfish present in
	102	stomachs of striped bass larger than 200 mm were Atlantic tomcod, white perch, striped bass,
	103	spottail shiner and unidentified clupeids (likely blueback herring, alewife and American shad,
	104	which are common in the Hudson River). From 1990 through 2006 stomach contents of 1859
	105	mature striped bass (modal length 659-700 mm TL) were examined, 89% of which were

collected in the spring. Approximately 15% of the stomachs from spring collected striped bass
contained food items, and 33% of stomachs from the fall and summer collected striped bass
contained food items. The dominant food items were unidentified fish (35.5%), crabs (16.1%),
herring (18.1%), Atlantic menhaden (4.6%), isopods (4.3%) and white perch (3.6%). A stomach
content study conducted in winter months of 1991-1992 (with water temperature less than 10°C)
collected 137 striped bass larger than 200 mm (Dunning et al. 1997). The primary finfish
identified were blueback herring, clupeids, white perch, and striped bass.

1

## 113 Objective and Analysis Approach

The objective of this study was to determine whether the increase in predatory demand of 114 115 Hudson River striped bass, accompanying the increase in abundance of the recovered striped 116 bass stock, could have been responsible for the observed changes in abundance of juvenile 117 Atlantic tomcod, river herring, white perch and striped bass. The approach used to address this 118 objective was developed in response to the availability of relevant historical data. Estimates of 119 year- and age-specific abundances (age 1 through age 13+) and instantaneous mortality rates for the coastwide striped bass stock from 1982 through 2004, and an estimate of the fractional 120 121 contribution of Hudson River striped bass to the coastwide stock, were available from the 122 Atlantic States Marine Fisheries Commission ("ASMFC") stock assessment (ASMFC 2005). 123 Estimates of the annual abundance of larval and juvenile life stages of the five species in the 124 Hudson River for 1977 through 2004 were available from a series of annual reports referred to as 125 Hudson River Year Class Reports (e.g., EA 1996), which document sampling results from the 126 Hudson River Monitoring Program ("HRMP") funded by electric generators on the Hudson 127 River. Season- and age-specific estimates of abundance of age 1 and older striped bass 128 inhabiting the Hudson River were not available for the period of interest. Furthermore, with the

129 exception of the studies cited in a previous paragraph, season- and age-specific characterizations 130 of diets of Hudson River striped bass also were not available.

131 The analysis approach contained four steps. The first was the development of a method 132 that would be supported by the available data for estimating instantaneous mortality rates that 133 might be due to predation. Existing multispecies virtual population analysis methods and 134 ecosystem balancing methods (Magnusson 1995, Whipple et al. 2000, and Christensen et al. 135 2005), which can generate separate estimates of mortality rate due to predation, were not selected 136 due to their extensive data requirements. The second step was the estimation of the changes in 137 juvenile abundances for two stanzas of years (1977 to 1991 was referred to as Period 1, and 1991 138 to 2004 was referred to as Period 2), and estimation of the changes in annual predatory demand 139 of Hudson River striped bass for the two stanzas of years. Over the 28 years of interest, August 140 through October has been the consistent sampling season for juvenile fish by the HRMP; 141 therefore, estimates of juvenile abundance were restricted to that three month season. These 142 estimates of change, expressed in terms of ratios, were used as the primary inputs to the analysis. 143 The third step was estimation of the instantaneous mortality rates that might be due to predation. 144 The final step was a comparison of the potential juvenile biomass consumed by striped bass 145 predation (kg yr⁻¹), which was computed using the estimated mortality rates for possible 146 predation, to the estimated predatory demand of Hudson River striped bass. The purpose of the 147 final step was to confirm that the magnitude of predation required to produce the observed 148 change in juvenile abundance was no greater than the predatory demand of Hudson River striped 149 bass.

150 To address the possibility that different age classes of striped bass might exert different 151 levels of predation on juvenile fish in the Hudson River, the assessment was conducted

152	separately for two age groups of possible predators: ages 1 through 13 striped bass, and age 1
153	and age 2 striped bass only. Secor and Piccoli (1996) found evidence of size-dependent
154	dispersion of striped bass from the Hudson River with male age 2 striped bass spending most of
155	their year in mesohaline portions of the estuary.
156	Methods and Data
157	Underlying System of Equations
158	For the purpose of estimating instantaneous mortality rates that were possibly due to
159	predation in the two periods, three ratios were defined. Ratios (of a variable in Period 2 to the
160	same variable in Period 1) were selected as the basic inputs to the analysis because scaling
161	factors that are common to the two periods (e.g., gear efficiency) would cancel out in ratios; this
162	can help eliminate possible biases that otherwise could arise due to possible errors in specifying
163	those scaling factors. Because the focus of the study was the overall change in predatory
164	demand and juvenile abundance between the two periods, and not detailed inter-annual
165	variability, the underlying system of equations was defined in terms of average conditions (rates)
166	for each period.
167	
168	The first ratio was the potential change in juvenile biomass consumed by striped bass,
169	defined as a ratio of average biomass possibly consumed in Period 2 ( $\overline{C}_2$ ) to the average
170	possibly consumed in Period 1 ( $\overline{C}_1$ ):

$$R_c = \frac{\overline{C}_2}{\overline{C}_1}.$$

(1)

i.

172 The second was the change in average juvenile abundance, defined as the ratio of average 173 abundance during the juvenile sampling season (i.e., August through October) in Period 2 ( $\overline{N}_2$ ) 174 to the average in Period 1 ( $\overline{N}_1$ ):

175 
$$R_n = \frac{N_2}{\overline{N_1}}.$$
 (2)

176 The third was the change in the number of fish entering the juvenile life stage, defined as the 177 ratio of the average number entering the juvenile life stage in Period 2 ( $\overline{L}_2$ ) to the average in 178 Period 1 ( $\overline{L}_1$ ):

179 
$$R_t = \frac{\overline{L}_2}{\overline{L}_1}.$$
 (3)

180 The three ratios were expressed in terms of the mortality rates of interest through the 181 following standard equations from fishery science (Ricker 1975). For each period, the annual 182 seasonal consumption of juvenile biomass by predation (which is directly analogous to the 183 fishery yield) in period *j* was defined as:

184 
$$C_{j} = (m_{p,j}t)B_{j} \frac{1 - e^{(g_{j} - m_{j} - m_{p,j})t}}{(m_{j} + m_{p,j} - g_{j})t}, \qquad (4)$$

where  $g_j$  is the daily growth rate during the season;  $m_j$  is the background daily mortality rate (i.e. all mortality except mortality due predation);  $m_{p,j}$  is the additional daily mortality rate due to predation during the season; and t is the duration of the season (days). The biomass at the beginning of the season,  $B_j$ , was defined as:

189 
$$B_{j} = w_{j} \overline{N}_{j} \frac{(m_{j} + m_{p,j})t}{1 - e^{(m_{j} - m_{p,j})t}}$$
(5)

190 where  $w_j$  is the weight per fish at the beginning of the season. The average annual juvenile 191 abundance during the sampling season was defined as:

192 
$$\overline{N}_{j} = \overline{L}_{j} e^{-(m'_{j} + m_{p,j})t} \frac{1 - e^{(m_{j} - m_{p,j})t}}{(m_{j} + m_{p,j})t}$$
(6)

where  $m'_{j}$  is the background daily mortality rate from the beginning of the juvenile life stage to the beginning of August,  $\overline{L}_{j}$  is the average abundance at the beginning of the juvenile life stage during period j, and t' is the duration (days) from the beginning of the juvenile life stage to the beginning of the juvenile sampling season.

197 Combining equations (1) through (6) gives the following two equations which form the198 basis for the analysis:

199 
$$\frac{R_{c}}{R_{n}} = \frac{\left((m_{p,2}t)w_{2}\frac{(m_{2}+m_{p,2})t}{1-e^{(m_{2}+m_{p,2})t}}\frac{1-e^{(g_{2}-m_{2}-m_{p,2})t}}{(m_{2}+m_{p,2}-g_{2})t}\right)}{\left((m_{p,1}t)w_{1}\frac{(m_{1}+m_{p,1})t}{1-e^{(m_{1}+m_{p,1})t}}\frac{1-e^{(g_{1}-m_{1}-m_{p,1})t}}{(m_{1}+m_{p,1}-g_{1})t}\right)}$$
(7)

200 and

201 
$$\frac{R_n}{R_l} = \frac{e^{-(m'_2 + m_{p,2})t'} \frac{1 - e^{(m_2 - m_{p,2})t}}{(m_2 + m_{p,2})t}}{e^{-(m'_1 + m_{p,1})t'} \frac{1 - e^{(m_1 - m_{p,1})t}}{(m_1 + m_{p,1})t}}$$
(8)

The right hand sides of equations (7) and (8) contain only underlying rates (and initial weight per fish for equation (7)), and the left hand side of the equations contain the measurable quantities.

## 204 Approximations

Estimates of the instantaneous mortality rates due to possible predation for Period 1 and Period 2 can be identified through an exhaustive search (by computer) for values of  $m_{p,1}$  and  $m_{p,2}$ that satisfy the non-linear equations (7) and (8), given input values for the two ratios of ratios and estimates for the growth rates and background mortality rates. Alternatively, equations (7) and

209 (8) can be linearized, and approximate closed-form solutions for  $m_{p,1}$  and  $m_{p,2}$  can be derived (see Appendix A). The closed-form solutions provide a more convenient method for conducting the 210

211 analysis and also provide a basis for developing variance estimates (see Appendix B).

212

The approximation for the ratio of ratios in equation (7) is:

213 
$$\frac{R_c}{R_n} = \left(\frac{m_{p,2}}{m_{p,1}}\right) \alpha$$
(9)

214 where  $\alpha$  is the ratio (Period 2 to Period 1) of the average juvenile weight per fish at the mid-215 point of the season. The logarithm of the ratio of ratios in equation (8) is approximately:

216 
$$\ln\left(\frac{R_n}{R_t}\right) \doteq \left(m_{p,1} - m_{p,2}\right) \left(t' + \frac{t}{2}\right) + \beta$$
(10)

where  $\beta$  is the difference between the juvenile background mortality rates for Period 1 and 217 218 Period 2.

219 Combining equations (9) and (10) provides approximate solutions for the potential 220 predation mortality rates in the two periods expressed in terms of functions of the two ratios of 221 ratios:

222 
$$\widetilde{m}_{p,1} = \frac{\ln\left(\frac{R_n}{R_l}\right) + \beta}{\left(1 - \frac{R_c}{\alpha R_n}\right)\left(t' + \frac{t}{2}\right)}$$
(11)

223 and

 $\widetilde{m}_{p,2} \doteq \frac{\ln\left(\frac{R_n}{R_l}\right) + \beta}{\left(\frac{\alpha R_n}{R} - 1\right)\left(t' + \frac{t}{2}\right)}$ 

(12)

225

## 226 Changes in Juvenile and Larval Abundances

227 The ratio of abundances of post yolk-sac-larvae (Table 2) was used as a surrogate for the ratio of abundance of fish entering the juvenile life stage  $(R_l)$  because field data on the number of 228 229 fish entering the juvenile life stage were not available. Average abundance indices for post yolk-230 sac larvae were computed as the average of weekly standing crop estimates from Hudson River 231 Year Class Reports. Weekly standing crop estimates for post yolk-sac larvae were based on data 232 collected by the HRMP's Longitudinal River Survey ("LRS") which sampled with 1 m 233 ichthyoplankton nets attached to epibenthic sleds (to sample the bottom stratum) and Tucker 234 trawls (to sample the mid-water stratum). Annual abundance indices based on LRS data were 235 computed for 1977 through 2004, based on data from stratified random sampling from the 236 George Washington Bridge north to the Federal Dam at Troy, NY during May and June. 237 Alewife and blueback herring were treated as a single taxonomic group (river herring) because 238 they could not be reliably identified to species as post yolk-sac larvae. 239-The ratios of average abundances  $(R_n)$  of juvenile river herring, Atlantic tomcod, white 240 perch and striped bass (Table 3) were based on annual indices of juvenile abundance. Annual 241 juvenile abundance was computed as the average of weekly standing crop estimates from 242 Hudson River Year Class Reports (e.g., EA 1996). Weekly standing crop estimates for juvenile 243 fish inhabiting the beach zone of the Hudson River were based on data collected by the HRMP's 244 Beach Seine Survey ("BSS"), which sampled with 100 ft beach seines from the George 245 Washington Bridge to the Federal Dam at Troy, NY. Weekly standing crop estimates for 246 juvenile fish inhabiting the shoals, bottom and channel of the Hudson River were based on data 247 collected by the HRMP's Fall Shoals Survey ("FSS"), which sampled with beam trawls (to

248 sample the bottom stratum) and Tucker trawls (to sample the mid-water stratum) from the 249 George Washington Bridge to the Federal Dam at Troy, NY.

250 Annual abundance indices based on BSS data were computed for 1977 through 2004, 251 using data from biweekly sampling in August through October. Annual abundance indices based 252 on FSS data were computed for 1985 through 2004, using data from biweekly sampling in August though October. The FSS was conducted from 1979 to 1984; however, beam trawls 253 254 replaced epibenthic sleds for sampling the bottom and shoal strata in 1985. To avoid possible 255 confounding effects of the gear change, FSS data prior to 1985 were not included in the analysis. 256 However, because BSS and FSS indices of abundance (1985-2004) were significantly correlated, 257 juvenile abundance indices for a given species from the BSS from 1979 through 1984 were used 258 to predict FSS abundance indices (as if beam trawl sampling had occurred in those years) for the 259 years prior to 1985.

260 For each species, annual average (August through October) juvenile abundance estimates 261 (Table 3) were computed by adjusting the annual average standing crop estimates from the BSS 262 and FSS for gear efficiency and summing the resulting abundance estimates:

263 
$$\overline{N}_{y} = \frac{\overline{A}_{BSS,y}}{q_{BSS}} + \frac{\overline{A}_{FSS,y}}{q_{FSS}}$$
(13)

where  $\overline{A}_{BSS,y}$  and  $\overline{A}_{FSS,y}$  are the reported average (August through October) standing crop 264 265 estimates from the two programs for year y, and  $q_{ESS}$  and  $q_{ESS}$  are gear efficiencies for the two 266 sampling programs. Gear efficiency estimates used for this computation are those reported in 267 Central Hudson Electric and Gas Corporation et al. (1999), which were based on gear efficiency 268 studies (Normandeau Associates Inc. 1984, Kjelson and Colby 1977, and Loesch 1976) and on 269 comparisons of striped bass BSS catch rates to striped bass mark-recapture estimates of

270 abundance. For the BSS, the gear efficiency was assumed to be 4%; and for the FSS, the gear 271 efficiency was assumed to be 8.85, the average of the reported beam trawl gear efficiency (15%) 272 and the reported Tucker trawl gear efficiency (2.7%).

273 The estimates of juvenile abundance computed as described above are generally 274 consistent with other estimates reported in the literature. Young et al. (1988) reported estimates 275 of juvenile white perch abundance in the Hudson River based on mark-recapture studies from 276 1974 through 1979. The estimates ranged from 13 million to 205 million with and average of 74 277 million. The estimated average juvenile white perch abundance for Period 1 of 65.5 million 278 from this study is consistent with those mark-recapture estimates. McLaren et al. (1988) 279 reported mark-recapture estimates of abundance for one year old (roughly mid-February) 280 Hudson River Atlantic tomcod for 1975 to 1980 which ranged from 2.5 to 8.9 million, with an 281 average of 5.8 million. To be consistent with the Period 1 estimate (Table 2) of 54 million 282 juveniles, the mortality rate from mid-September to mid-February would have to be 283 approximately Z=2.2 (5 months). Although estimates of survival rates for juvenile Hudson River 284 Atlantic tomcod could not be found in the literature, McLaren et al. (1988) reported annual 285 mortality rates from age 1 to age 2 for Atlantic tomcod. The average for 1975 through 1979 was 286 Z=2.8 (12 months), which is not inconsistent if both the difference in age and the difference in 287 duration are considered.

288

## Changes in Predatory Demand

289 For the purpose of assessing whether the change in predatory demand could have been 290 responsible for the observed changes in juvenile abundance, the ratio of potential consumption of 291 juvenile biomass by striped bass  $(R_c)$  was assumed to be the same as the ratio (Period 2 to Period 292 1) of predatory demands of striped bass:

$$R_{p} = \frac{\overline{H}_{2}}{\overline{H}_{1}}$$
(14)

where  $\overline{H}_{i}$  is the average of annual estimates of predatory demand during period j. 294

295 Estimates of the annual predatory demand exerted by the Hudson River stock were based 296 on estimates of annual production by the Hudson River stock and an assumed trophic efficiency 297 between striped bass and their prey. Age-specific estimates of annual production,  $H_{a,y}$  (kg yr⁻¹), of age-1 and older striped bass were based on the production formulation from Ricker (1975): 298

299 
$$H_{a,y} = G_{a,y}\overline{B}_{a,y} = \frac{G_{a,y}SB_{a,y}W_a(1 - e^{G_{a,y} - Z_{a,y}})}{(Z_{a,y} - G_{a,y})}$$
(15)

300 where  $SB_{a,y}$  is the estimated abundance of age a striped bass in year y,  $W_a$  is the average weight 301 of age a striped bass at the beginning of the year,  $G_{a,y}$  is the annual growth rate for age a striped 302 bass in year y, and  $Z_{a,y}$  is the annual mortality rate for age a striped bass in year y. Annual 303 predatory demand,  $P_{a,y}$ , was estimated by dividing annual production by trophic efficiency, 304 assumed to be 10% (Pauly and Christensen 1995, Jennings and Mackinson 2003, and Jennings et 305 al. 2002).

306 Estimates of the coastwide abundance of age 1 through age 13 striped bass for 1982 to 307 2004  $(SB_{a,v})$  were from the 2005 Stock Assessment (Table 18a, ASMFC 2005). Because striped 308 bass post yolk-sac larval abundance (an indicator of spawning stock abundance) was relatively 309 stable from 1977 through 1990, the average age-specific abundances from 1982 through 1990 310 were assumed to be representative of the averages for all years in Period 1 (1977 through 1990). 311 For each age class (age 1 and older) and year the total striped bass mortality rate  $(Z_{a,v})$  was 312 computed as the sum of reported age- and year-specific fishing mortality rate (Table 16, ASMFC 2005) and a constant natural mortality rate of 0.15 (ASMFC 2005). The fraction of the 313 314 coastwide abundance of striped bass that was of Hudson River origin was assumed to be 13%

315 (ASMFC 2005). Age- and year-specific annual growth rates ( $G_{a,y}$ ) were estimated from reported 316 average weights at age (Table 13, ASMFC 2005) assuming approximately exponential growth 317 (Ricker 1975) over successive two-year intervals:

318 
$$\hat{G}_{a,y} = 0.5 \ln \left[ \frac{\overline{W}_{a+1,y+1}}{\overline{W}_{a-1,y-1}} \right]$$
(16)

319 where  $\overline{W}_{a,y}$  is the reported average weight for age *a* striped bass in year *y*, and the initial weight 320 for each age group and year,  $\hat{W}_{a,y}$ , was estimated as:

321 
$$\hat{W}_{a,y} = \overline{W}_{a,y} - \hat{G}_{a,y} - \hat{G}_{a,y} - \hat{G}_{a,y}$$
(17)

322 Estimates of coastwide predatory demand of striped bass computed using these methods 323 (Table 1) are consistent with other published estimates. Hartman (2003) estimated the annual 324 coastwide predatory demand of the striped bass population to be 17.9 mt in 1982 and 147.9 mt in 325 1995. His estimates were based on age- and year-specific coastwide striped bass abundance and 326 survival estimates from ASMFC (2000). Using those same inputs and the methods described 327 above for this study, the estimates of coastwide predatory demand of striped bass are 17.3 mt in 328 1982 and 135.7 mt in 1995. The estimates listed in Table 1 used updated abundance and survival 329 estimates from ASMFC (2005), which account for the difference in comparison to Hartman's 330 estimates. Uphoff (2003), also using ASMFC abundance estimates from 2000, estimated the 331 annual coastwide potential consumption of Atlantic menhaden by striped bass to be 26 mt in 332 1982-1983, and 190 to 200 mt from 1994 to 1998.

333 The seasonal pattern of predatory demand by striped bass was characterized based on
334 average monthly water temperatures in the Hudson River and the consumption component of a

bioengergetics model for striped bass (Hartman and Brandt 1995). The fraction of the annual consumption ( $\tau$ ) that occurred from August through October was approximated as:

337

$$\tau = \frac{\sum_{m=1}^{10} CR_m}{\sum_{m=1}^{12} CR_m}$$
(18)

where  $CR_m$  is the predicted consumption rate (gm gm⁻¹ day⁻¹) for the average water temperature 338 339 in month m. This approximation does not account for possible month-specific variability in growth and mortality rates of striped bass. Estimates of month-specific water temperature, 340 341 required for the bioenergetics model of the seasonal pattern of consumption, were from 342 Poughkeepsie Water Works data (Table B-4, EA 1996). The consumption from August through 343 October was estimated to be 41.8% of the annual total. The average seasonal predatory demand 344 (Table 1) for each period was estimated as the product of the average annual predatory demand 345 for the period and the fraction of the annual consumption that occurred from August through 346 October.

## 347 Estimation of Instantaneous Mortality Rates Due to Possible Predation

348 Instantaneous mortality rates for possible predation, that were consistent with the estimated ratios  $(R_n, R_l, R_p)$ , were identified through exhaustive search (by computer) of 349 350 candidate values of  $m_{p,1}$  and  $m_{p,2}$  using equations (7) and (8). Because the question being 351 addressed was whether the increase in striped bass predation could have caused the observed 352 changes in juvenile abundance, all other things being equal, background mortality rates, growth 353 rates, and initial weights were assumed to have remained the same for the two periods. 354 Approximate estimates also were computed using the equations (11) and (12); and for the reason 355 noted above, the parameter  $\alpha$  was set equal to 1, and the parameter  $\beta$  was set equal to 0.

356 Variance estimates for the approximations were computed using the methods described in

357 Appendix B.

## 358 Estimation of Potential Consumption of Juvenile Biomass

The potential juvenile biomass consumed by striped bass was computed using equation (4) with the estimates of instantaneous mortality due to potential predation and the estimates of average seasonal juvenile abundance. Also required for estimating potential juvenile biomass consumed by striped bass were estimates of daily background mortality rates and growth rates of the juvenile fish, and initial weights of the juvenile fish.

For each species, the background daily mortality rates (Table 4) for the three month sampling season (August through October) were estimated as a power function of dry weight (Peterson and Wroblewski, 1984):

367 
$$m = \frac{1}{t} \sum_{i=1}^{t} 0.00525 (0.2we^{gi})^{-0.25}$$
(19)

368 where dry weight is assumed to be 20% of wet weight (Peterson and Wroblewski, 1984).
369 Similarly, the background daily mortality rate for the interval from the start of the juvenile life
370 stage to August was estimated as:

371 
$$m' = \frac{1}{t'} \sum_{i=1}^{t'} 0.00525 (0.2we^{gi})^{-0.25}$$
(20)

The duration of the juvenile sampling season (t) was set to 90 days (August through October), and (based on life history considerations discussed in the Introduction) the interval from the beginning of the juvenile stage to the beginning of the juvenile sampling season (t) was set to 15 days for white perch, river herring and striped bass, and set to 90 days for Atlantic tomcod.

For each species, the daily juvenile growth rate through October (Table 4) was estimated from the beginning and ending weights, assuming approximate exponential growth during that interval, as (Ricker 1975):

379 
$$g = \frac{\ln\left(\frac{w_{end}}{w_{slart}}\right)}{t+t'}$$

$$\frac{\ln\left(\frac{w_{start}}{w_{start}}\right)}{t+t'}$$
(21)

and the weight of species s at the beginning of August (Table 4) was estimated as:

$$w = w_{start} e^{gt'}$$
(22)

382 Estimates of the average weight per fish at the beginning and end of the juvenile life stage were 383 derived from reported lengths and length-weight relationships. For river herring, the lengths at 384 the beginning and end of the juvenile stage were set to 25mm and 92mm (Mullen et al. 1986), 385 respectively, and the length-weight relationship was from PSEG (2006). For Atlantic tomcod, 386 the initial length (for mid-May) and the final length (for the end of October) were set to 25mm 387 and 120mm, respectively, (McLaren et al. 1988); and the length-weight relationship was from 388 Dew and Hecht (1994). For white perch, the lengths at the beginning and end of the juvenile 389 stage were set to 25mm and 80mm, respectively (Texas Instruments 1980); and the length-390 weight relationship was from Klauda et al. (1988). For striped bass, lengths at the beginning and 391 end of the juvenile stage were set to 30mm and 95mm, respectively (Dey 1981); and the length-392 weight relationship was from Fay et al. (1983).

## 393 Sensitivity Analysis to Address Assumptions

394

395

A sensitivity analysis was conducted to address: 1) the possible effects of density dependent mortality occurring between the larval and juvenile life stages, 2) the effects of

396 possible errors in the estimation of background mortality rates on the predicted juvenile biomass

to predation, and 3) an alternative assumption regarding the fraction of the coastwide stock that
was from the Hudson River. Other input parameters, which did not require formal sensitivity
analyses, but which could affect results are discussed at the end of this section.

400 For Atlantic tomcod, river herring and white perch, the historical data indicated a decline 401 in larval abundance from Period 1 to Period 2, and for striped bass an increase was indicated. 402 The results presented above assume the ratio of abundance (Period 2 to Period 1) of fish entering 403 the juvenile life stage is the same as the ratio of larval abundance. However, if density 404 dependent effects were present, the ratio of abundance of fish entering the juvenile stage could 405 have been closer to unity. To address this possibility, the analyses were re-run with values for 406 the ratio of abundance of fish entering the juvenile stage  $(R_l)$  ranging from the estimated value 407  $(r_i)$  based on post yolk-sac larval abundances to a value of  $R_i = 1$  (i.e. constant recruitment to the 408 juvenile life stage). An index of the degree of density dependent effects (1) was defined as:

409 
$$I = \frac{(R_i - r_i)}{(1 - r_i)}$$
(23)

410 with a range from 0 (for  $R_l = r_l$ ) to 1 (for  $R_l = 1$ ).

411 The equation used to estimate the background mortality rate for juvenile fish (equations 412 (19) and (20)) is a theoretically derived relationship for pelagic marine ecosystems (Peterson and 413 Wroblewski 1984). Other authors (e.g. McGurk (1993), Lorenzen (1996) and Houde (1997)) 414 have reported natural mortality rates of fish in marine and other ecosystems also as power 415 functions of weight, but with empirical estimates for the coefficients that differ somewhat from 416 those of Peterson and Wroblewski (1984). To address the effects of possible errors in the 417 assumed background mortality rate, the analyses were re-run with the background mortality rates 418 set to 0 and with the background mortality rates set to 2 times of the initial estimates.

419	Estimates of the coastwide abundance of age 1 striped bass, combined with indices of
420	juvenile abundance from the major spawning areas of striped bass (ASMFC 2005) indicate that
421	the proportion of the coastwide population of age 1 striped bass that is from the Hudson River
422	has changed from Period 1 to Period 2 (see Appendix C). The average estimated contributions
423	from the Hudson River for Periods 1 and 2 are 20.9% and 8.9% respectively. Assuming these
424	proportions apply to age 1 and age 2 striped bass, then the ratio of predatory demands $(R_p)$ for
425	age 1 and age 2 striped bass would decline from 3.44 (Table 1) to 1.46. To address the effects of
426	this alternative assumption regarding the contribution of Hudson River striped bass to the
427	coastwide stock, the analyses were re-run the analysis with the alternative estimate for $R_p$ for age
428	1 and age 2 striped bass.
429	Other input parameters of concern were the trophic conversion efficiency, the fraction of
430	the annual predatory demand exerted during the three month fall season, and gear efficiencies.
431	Selection of alternative values for these parameters would not affect estimates of instantaneous
432	mortality rates possibly due to predation because, as noted above, the inputs to the analyses are
433	ratios in which scaling factors that are common to both periods cancel out. However, if one of
434	these factors varied substantially between the two periods, then the degree of change in that
435	factor would determine the effect on estimates of instantaneous mortality rates possibly due to
436	predation. The possible effects of changes in these factors between the two periods were viewed
437	as second order considerations for this study; and therefore, sensitivity analyses of those possible
438	changes were not undertaken.
439	Because the estimates of juvenile biomass possibly consumed by predation use these

439 Because the estimates of juvenile biomass possibly consumed by predation use these
 440 input parameters directly (not in ratios) estimates of juvenile biomass possibly consumed by
 441 predation would be affected by assumed gear efficiencies. A change of the assumed gear

efficiency (e.g. doubling) would cause an inversely proportional change (i.e., halving) of the 442 443 estimate of juvenile biomass possibly consumed. Similarly, a change of the assumed trophic 444 conversion efficiency (e.g. doubling) would cause an inversely proportional change (i.e., 445 halving) of the estimate of predatory demand. A change of the assumed fraction of the annual 446 predatory demand exerted during the three month fall season (e.g., doubling) would cause a directly proportional change (i.e., doubling) of the estimate of predatory demand. Because the 447 448 sensitivities of the estimates to these assumptions were clear, no additional analyses were 449 conducted to address them.

450

#### Results

### 451 *Estimates of Instantaneous Mortality Rates Possibly Due to Predation*

452 Estimates of the seasonal instantaneous mortality rates possibly due to predation by 453 striped bass (Tables 5 and 6) were higher for juvenile striped bass than for juveniles of the other 454 three taxa. The estimated rates were slightly higher under the assumption that predation was by 455 age 1 and age 2 striped bass only, than under the assumption that predation was by age 1 through 456 age 13 striped bass. The estimated instantaneous mortality rates for Period 2 were 12 to 15 times 457 higher than for Period 1 assuming predation was by all age classes; and were 10 to 12 times 458 higher than Period 1 assuming predation by age 1 and age 2 striped bass only. For river herring, 459 Atlantic tomcod and white perch, the estimates based on the approximations were very similar to 460 the estimates based on exhaustive search; however, for striped bass the approximations 461 underestimated the Period 2 rate and overestimated the Period 1 rate. The bias in the 462 approximations for larger mortality rates was expected because the Paloheimo approximation 463 works best with small mortality rates (Paloheimo 1961). Coefficients of variation for the

estimates (based on the approximate standard errors) were 3-12% for striped bass, 31-39% for
river herring, 10-13% for Atlantic tomcod, and 9-14% for white perch.

# 466 Comparison of Juvenile Biomass Possibly Consumed by Striped Bass to Hudson River

467

## Striped Bass Predatory Demand

468 The estimated juvenile biomass possibly consumed by striped bass during the three 469 month season (Tables 7 and 8) was 148,000 kg in Period 1 and 509,000 kg in Period 2 assuming 470 predation by age 1 and age 2 striped bass only, and was 112,000 kg in Period 1 and 498,000 kg 471 in Period 2 assuming predation by age 1 through age 13 striped bass. Assuming predation by age 472 1 and age 2 striped bass only, the juvenile biomass possibly consumed by striped bass was 473 11.11% of the estimated seasonal predatory demand, and assuming predation by age 1 through 474 age 13 striped bass, the juvenile biomass possibly consumed was 3.33%. Estimated consumption 475 of juvenile striped bass was higher than the estimated consumption of the other three taxa, 476 approximately 2 times higher than river herring, 4 times higher than Atlantic tomcod, and over 5 477 times higher than white perch.

#### 478 Effects of Changes in Assumptions -- Sensitivity Analyses

479 Reducing the assumed background mortality rate had the effect of increasing the 480 estimates of juvenile biomass possibly consumed by striped bass (Figures 2 and 3); increasing 481 the assumed background mortality rate reduced the estimates of juvenile biomass possibly 482 consumed by striped bass. Increases in the assumed degree of density dependent effects up to an 483 index value between 0.5 and 0.75 caused the estimates of the juvenile biomass possibly 484 consumed by striped bass to increase. Further increases in the assumed degree of density 485 dependent effects, with the index increasing to 1, caused estimates of the juvenile biomass 486 possibly consumed by striped bass to decrease (Figures 2 and 3). Changing the assumed 487 proportion of the coastwide stock of age 1 and age 2 striped bass from 13% in both periods to 488 20.9% in Period 1 and 8.9% in Period 2 caused estimates of seasonal juvenile biomass possibly 489 consumed by striped bass to increase. For Period 1 the estimate increased from 148,000 kg to 409,000 kg, and for Period 2 the estimate increased from 509,000 kg to 600,000 kg.

491 Considering the combined effects of alternative assumptions for background mortality 492 rates and degree of density dependent effects, estimates of the percent of seasonal predatory 493 demand potentially satisfied by consumption of juveniles of the four taxa were less than 18% for 494 predation by age 1 and age 2 striped bass only, and were less than 6% for predation by age 1 495 through age 13 striped bass. Under the assumption that 20.9% (in Period 1) and 8.9% (in Period 2) of the coastwide stock of age 1 and age 2 striped bass were Hudson River fish, the maximum 496 497 estimate of the percent of seasonal predatory demand potentially satisfied by consumption of 498 juveniles of the four taxa increased from 18% to 28% (Figure 4).

499

#### Discussion

500 The percent of the seasonal predatory demand that could be satisfied by juvenile biomass 501 consumed by striped bass has two components: 1) the fraction of the Hudson River striped bass 502 population that inhabits the river from August through October, and 2) the contribution of the 503 juvenile target species to the diet of striped bass in the river during those months. For example, 504 if 75% of age 1 and age 2 striped bass from the Hudson River stock were present in the river 505 from August through October, and 40% of their diet while in the river was satisfied by juveniles 506 of the target species, then 30% of the predatory demand would be satisfied by those juvenile fish. 507 The estimated percents of seasonal predatory demand that would be needed to explain the 508 observed declines in juvenile abundance appear consistent with what is known about the fraction

509 of the stock that inhabits the river in fall, and with what is known about Hudson River striped 510 bass dietary preferences. The findings of Secor and Piccoli (1996) demonstrated that some 511 fraction of the adult stock inhabits the river year-round; the simulated commercial fishery study 512 indicated that more than one third of the spawning stock may have remained in the river in June; 513 and the 2001 recreational fishery survey indicated that as much as 18%-24% of the striped bass 514 abundance present in the river during the spring was present in the river by late summer. The 515 available stomach content studies (Gardinier and Hoff 1982, Dunning et al 1997, and Kahnle and 516 Hattala 2007) found clupeids, Atlantic tomcod, white perch, and striped bass among the 517 dominant identifiable food items in age 1 and older in the Hudson River. 518 This study focused on the decline in juvenile abundance of four forage taxa as measured 519 by sampling that occurred from August through October, and did not explicitly address possible 520 reductions in spawning stock biomass that could have been caused by the reductions in juvenile 521 abundance. However, the data on post yolk-sac larvae river herring, Atlantic tomcod and white 522 perch abundance suggest that a reduction in spawning has occurred for these taxa, which may be 523 due, in part, to the increased mortality during the juvenile stage. The reduction in spawning 524 might also be due to increased mortality in older life stages of these taxa – possibly due, in part, 525 to striped bass predation on age 1 or older fish. For striped bass, estimates of post yolk-sac larval 526 abundance suggest a six-fold increase in larval abundance from Period 1 to Period 2, which is 527 consistent with the apparent increase in adult abundance. However, the data on striped bass 528 juveniles shows no corresponding increase in juvenile abundance. The analysis presented in this 529 paper demonstrated that striped bass predation alone could have kept the juvenile abundance 530 from increasing. Other possible explanations include a drastic reduction in the juvenile 531 background mortality rate, or density dependent out-migration of juveniles.

532	The results from this study indicate that the increase in predatory demand of Hudson
533	River striped bass could have been responsible for the decline in juvenile abundance of river
534	herring, Atlantic tomcod and white perch, and responsible for the apparent decline in survival of
535	striped bass from the post yolk-sac larvae to juveniles. The required magnitude of consumption
536	of juvenile biomass to account for the declines in juvenile abundance appears to be well below
537	the estimated predatory demand of Hudson River striped bass, whether considering all ages, or
538	only age 1 and age 2 striped bass. The sensitivity analyses suggest this result is fairly robust to
539	possible violations in assumptions and to possible errors in input parameter values. However, a
540	field survey to estimate the biomass of juvenile fish consumed by Hudson River striped bass in
541	the fall would be needed to confirm the proposition that Hudson River striped bass, in fact, were
542	responsible for the declines in juvenile abundance.
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551	
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Table 1. Estimates of average predatory demand  $(\hat{P}_{j})$  of striped bass populations for the two periods of years (j) with estimated standard errors (in parentheses) and ratios of estimated predatory demands (Period 2 to Period 1).

559

Stock	Season	Ages	$\hat{\overline{P}}_1$	$\hat{\overline{P}}_2$	Ratio of
			(kg)	(ka)	Average
			(kg)	(Kg)	Predatory
					Demands
			•		$(R_p)$
Atlantic	January-	1 – 13+	61,829,229	274,937,594	
Coastwide	December		(2,031,616)	(5,853,828)	
Hudson	August-	1 - 13+	3,363,749	14,957,667	4.45
River	October		(110,398)	(318,097)	
Hudson	August-	1 and 2	1,332,950	4,583,020	3.44
River	October	Only	(89,354)	(246,129)	

Table 2. Average index values for post yolk-sac larval ("PYSL") abundance  $(\hat{L}_{j})$  for the two periods of years (j) with estimated standard errors (in parentheses) and ratios of average PYSL abundances (Period 2 to Period 1).

Taxon	$\hat{L}_1$	$\hat{\vec{L}}_2$	Ratio of
			Average
	· .		PYSL
			Abundance
			$(R_i)$
Striped Bass	362,055,919	2,371,617,937	6.55
•	(13,868,061)	(76,310,566)	
River Herring	2,008,741,295	990,192,857	0.49
	(50,041,415)	(19,314,422)	
Atlantic Tomcod	92,730,226	66,887,806	0.72
	(6,329,898)	(3,548,958)	
White Perch	985,594,499	855,285,920	0.87
	(15,678,812)	(15,857,150)	

569Table 3. Estimates of average seasonal (August through October) juvenile abundance  $(\hat{N}_j)$  for570the two periods of years (j) with estimated standard errors (in parentheses) and ratios of571average estimated juvenile abundances (Period 2 to Period 1).

Taxon	$\hat{\overline{N}}_1$	$\hat{\overline{N}}_2$	Ratio of
	,		Average
	,		Juvenile
			Abundances
			$(R_n)$
Striped Bass	68,372,839	57,132,380	0.84
	(1,312,794)	(903,684)	
River Herring	1,118,600,941	448,416,556	0.40
	(30,380,270)	(14,130,644)	
Atlantic Tomcod	54,150,749	16,859,655	0.31
	(2,671,040)	(995,044)	
White Perch	65,493,845	26,860,369	0.41
	(1,782,169)	(779,541)	

575 Table 4. Life history parameter estimates for juvenile striped bass, river herring, Atlantic

tomcod and white perch.

Parameter	Taxon			
	Striped Bass	River	Atlantic	White Perch
		Herring	Tomcod	
Juvenile Growth Rate, g (day ⁻¹ )	0.032	0.047	0.030	0.034
Initial Weight of Juvenile Fish, w	0.286	0.034	0.095	0.179
(gm)				
Background Mortality Rate August	0.606	0.847	0.470	0.669
through October, m				
Background Mortality Rate	0.151	0.250	0.922	0.169
Beginning of Juvenile Life	(15 days)	(15 days)	(90 days)	(15 days)
Stage to the Beginning of				
August, m'		·		
(duration in parentheses)				

Table 5. Estimates of average seasonal (August through October) instantaneous mortality rates
possibly due to predation by age 1 and age 2 striped bass for Period 1 (1977-1990) and
Period 2 (1991-2004). For estimates based on approximation, estimated standard errors
are listed (in parentheses).

Prey Taxon	Estimates Based on		Estimates Based on	
	Exhaustive	e Search	Approximation	
	$\hat{m}_{p,1}$	$\hat{m}_{p,2}$	$\hat{\widetilde{m}}_{p,1}$	$\hat{\tilde{m}}_{p,2}$
Striped Bass	0.611	6.172	1.157	4.760
			(0.137)	(0.199)
River Herring	0.049	0.475	0.048	0.410
			(0.015)	(0.159)
Atlantic Tomcod	0.103	1.287	0.112	1.232
			(0.014)	(0.150)
White Perch	0.149	1.737	0.178	1.489
			(0.018)	(0.134)

Table 6. Estimates of average seasonal (August through October) instantaneous mortality rates
possibly due to predation by age 1 through age 13 striped bass for Period 1 (1977-1990)
and Period 2 (1991-2004). For estimates based on approximation, estimated standard
errors are listed (in parentheses).

Prey Taxon	Estimates Based on		Estimates Based on	
	Exhaustive	e Search	Approximation	
	$\hat{m}_{p,1}$	<i>m</i> _{p,2}	$\hat{\widetilde{m}}_{p,1}$	$\hat{\widetilde{m}}_{p,2}$
Striped Bass	0.449	5.894	0.834	4.437
			(0.048)	(0.141)
River Herring	0.037	0,457	0.036	0.398
			(0.011)	(0.154)
Atlantic Tomcod	0.077	1.255	0.084	1.205
			(0.008)	(0.146)
White Perch	0.113	1.712	0.133	1.445
			(0.018)	(0.134)

Table 7. Estimates of average seasonal (August through October) juvenile biomass possibly consumed by predation by age 1 and age 2 striped bass ( $\hat{\overline{C}}_{j}$ ) for Period 1 (1977-1990) and Period 2 (1991-2004), and corresponding percent of seasonal predatory demand of age 1 and age 2 Hudson River striped bass.

598

593

Prey Taxon	$\hat{\overline{C}}_{1}$	$\hat{\overline{C}}_2$	Percent
	<i>4</i> ×		of
	(kg)	(kg)	Seasonal
			Predatory
			Demand
Striped Bass	76,652	263,547	5.75%
River Herring	39,804	136,821	2.99%
Atlantic Tomcod	18,073	62,137	1.36%
White Perch	13,420	46,147	1.01%
Total	147,949	508,652	11.11%

599

602Table 8. Estimates of average seasonal (August through October) juvenile biomass possibly603consumed by predation by age 1 through age 13 striped bass  $(\hat{C}_j)$  for Period 1 (1977-6041990) and Period 2 (1991-2004), and corresponding percent of seasonal predatory605demand of age 1 through age 13 Hudson River striped bass.

Prey Taxon	$\hat{\overline{C}}_{1}$	$\hat{\overline{C}}_{2}$	Percent
	(kg)	(ka)	of
	(KB)	(Kg)	Seasonal
			Predatory
			Demand
Striped Bass	58,215	258,862	1.73%
River Herring	29,741	132,319	0.88%
Atlantic Tomcod	13,671	60,787	0.41%
White Perch	10,281	45,713	0.31%
Total	111,908	497,681	3.33%



610 Figure 1. Estimates of annual predatory demand of the Atlantic coast striped bass stock, ages 1



Figure 2. Estimates of the percent of seasonal predatory demand of age 1 and age 2 Hudson River striped bass potentially satisfied by consumption of juveniles of the four taxa, as functions of the index of density dependent effects (see text) and assumed background mortality rates. Curve A is for the estimated background mortality rates (see text), curve B is for background mortality rates of zero, and curve C is for two times the estimated background mortality rates. The proportion of the coastwide population of age 1 and age 2 striped bass that were Hudson River fish was assumed to be 13% in Period 1 and Period 2.



Figure 3. Estimates of the percent of seasonal predatory demand of age 1 and age 2 Hudson River striped bass potentially satisfied by consumption of juveniles of the four taxa, as functions of the index of density dependent effects (see text) and assumed background mortality rates. Curve A is for the estimated background mortality rates (see text), curve B is for background mortality rates of zero, and curve C is for two times the estimated background mortality rates. The proportion of the coastwide population of age 1 and age 2 striped bass that were Hudson River fish was assumed to be 20.9% in Period 1 and 8.9% in Period 2.







666 Figure 4. Estimates of the percent of seasonal predatory demand of age 1 through age 13 667 Hudson River striped bass potentially satisfied by consumption of juveniles of the four 668 taxa, as functions of the index of density dependent effects (see text) and assumed 669 background mortality rates. Curve A is for the estimated background mortality rates (see 670 text), curve B is for background mortality rates of zero, and curve C is for two times the 671 estimated background mortality rates. The proportion of the coastwide population of age 672 1 through age 13 striped bass that were Hudson River fish was assumed to be 13% in 673 Period 1 and Period 2.

B

C

1

6%

5%

4%

3%

2%

1%

0%

0

**Percent of Seasonal Predatory Demand** 

674

675

676

677

678

679

680

681

682

683

684





0.25

0.5

**Index of Density Dependent Effects** 

0.75

#### Appendices

(A1)

(A2)

688

687

#### 689 Appendix A: Derivation of Approximations

690

The approximations were based on the following equivalences:

 $\frac{R_c}{R_n} = \frac{\left(\frac{C_2}{\overline{C_1}}\right)}{\left(\frac{\overline{N_2}}{\overline{N}}\right)} = \frac{\left(\frac{C_2}{\overline{N_2}}\right)}{\left(\frac{\overline{C_1}}{\overline{N}}\right)}$ 

 $\frac{R_n}{R_i} = \frac{\left(\frac{\overline{N}_2}{\overline{N}_1}\right)}{\left(\frac{\overline{L}_2}{\overline{L}}\right)} = \frac{\left(\frac{\overline{N}_2}{\overline{L}_2}\right)}{\left(\frac{\overline{N}_1}{\overline{L}}\right)}$ 

692 and

694 The first order Taylor series approximation (evaluated at  $m_{P_j}=0$ ) for the numerator (with 695 j=2) or denominator (with j=1) of equation (A1), that expresses that term as a function of the 696 mortality rate for predation, is:

697 
$$\frac{\overline{C}_{j}}{\overline{N}_{j}} \doteq m_{p,j} t w_{j} \left( \frac{1 - e^{(-m_{j}t)}}{m_{j}t} \right)^{-1} \left( \frac{1 - e^{-(m_{j} - g_{j})t}}{(m_{j} - g_{j})t} \right)$$
(A3)

698 which, using the approximation from Paloheimo (1961) can be written as:

699 
$$\frac{\overline{C}_{j}}{\overline{N}_{j}} \doteq m_{p,j} t w_{j} \left( e^{-\frac{m_{j}t}{2}} \right)^{-1} \left( e^{-\frac{(m_{j}-g_{j})t}{2}} \right) \doteq m_{p,j} t w e^{\left(\frac{gt}{2}\right)}$$
(A4)

700 Therefore, an approximation for the ratio of ratios in equation (A1) is:

701 
$$\frac{R_c}{R_n} \doteq \left(\frac{m_{p,2}}{m_{p,1}}\right) \alpha$$
(A5)

702 where  $\alpha$  is the ratio (Period 2 to Period 1) of the average juvenile weight per fish at the mid-703 point of the season. 704 Again using the approximation from Paloheimo (1961), the numerator (with *j*=2) or

denominator (with j=1) of equation (A2) was approximated as:

706 
$$\frac{\overline{N}_{j}}{\overline{L}_{j}} \doteq e^{-(m'_{j} + m_{p,j})t'} e^{-\frac{(m_{j} + m_{p,j})t}{2}}$$
(A6)

707 Therefore, the logarithm of the ratio of ratios in equation (A2) is approximately:

708 
$$\ln\left(\frac{R_n}{R_t}\right) = \left(m_{p,1} - m_{p,2}\right)\left(t' + \frac{t}{2}\right) + \beta$$
(A7)

709 where  $\beta$  is the difference between the juvenile background mortality rates for Period 1 and 710 Period 2.

#### 711 Appendix B: Formulae for Variance Estimates

718

Formulae for variance estimates for the approximate estimates of instantaneous mortality rates due to possible predation were derived using a Taylor series approximation (Kendall and Stuart 1977). Because the variances were intended to represent imprecision due to sampling error, and data for the three component ratios are from independent sampling programs, all covariance terms were set to zero. Lower case symbols (e.g.  $r_n$ ) indicate estimates of corresponding paramters (e.g.  $R_n$ ).

For the approximate estimate of the instantaneous mortality rate for Period 1:

$$\hat{\widetilde{m}}_{p,1} = \frac{\ln\left(\frac{r_n}{r_l}\right)}{\left(1 - \frac{r_n}{r_p}\right)\left(t' + \frac{t}{2}\right)},$$
(B1)

#### 720 the formula for the variance estimate is:

721 
$$\operatorname{var}(\hat{\widetilde{m}}_{p,1}) \doteq \left(\frac{dm_{p1}}{dr_n}\right)^2 \operatorname{var}(r_n) + \left(\frac{dm_{p1}}{dr_1}\right)^2 \operatorname{var}(r_1) + \left(\frac{dm_{p1}}{dr_p}\right)^2 \operatorname{var}(r_p) \tag{B2}$$

722 where

723 
$$\frac{dm_{p1}}{dr_n} = \left( \left( r_n^{-1} \left( 1 - \frac{r_p}{r_n} \right)^{-1} \right) - \left( \left( 1 - \frac{r_p}{r_n} \right)^{-2} r_n^{-2} r_p \right) \right) \left( t' + \frac{t}{2} \right)^{-1}$$
(B3)

724 
$$\frac{dm_{\rho 1}}{dr_l} = -\left(r_l^{-1}\left(1 - \frac{r_{\rho}}{r_n}\right)^{-1}\right)\left(t' + \frac{t}{2}\right)^{-1}$$
(B4)

725 and

726 
$$\frac{dm_{p1}}{dr_p} = \left(r_n^{-1} \left(1 - \frac{r_p}{r_n}\right)^{-2}\right) \ln\left(\frac{r_n}{r_l}\right) \left(t' + \frac{t}{2}\right)^{-1}.$$
 (B5)

727

For the approximate estimate of the instantaneous mortality rate for Period 2:

728 
$$\hat{\widetilde{m}}_{p,2} = \frac{\ln\left(\frac{r_n}{r_1}\right)}{\left(\frac{r_n}{r_p} - 1\right)\left(t' + \frac{t}{2}\right)},$$
 (B6)

729 the formula for the variance estimate is:

730 
$$\operatorname{var}(m_{p_2}) \doteq \left(\frac{dm_{p_2}}{dr_n}\right)^2 \operatorname{var}(r_n) + \left(\frac{dm_{p_2}}{dr_l}\right)^2 \operatorname{var}(r_l) + \left(\frac{dm_{p_2}}{dr_p}\right)^2 \operatorname{var}(r_p) \tag{B7}$$

731 where

$$\frac{dm_{p2}}{dr_n} = \left( \left( r_n^{-1} \left( \frac{r_n}{r_p} - 1 \right)^{-1} \right) - \left( \left( \frac{r_n}{r_p} - 1 \right)^{-2} r_p^{-1} \ln \left( \frac{r_n}{r_l} \right) \right) \right) \left( t' + \frac{t}{2} \right)^{-1}$$
(B8)

733 
$$\frac{dm_{p2}}{dr_i} = -\left(r_i^{-1}\left(\frac{r_p}{r_n} - 1\right)^{-1}\right)\left(t' + \frac{t}{2}\right)^{-1}$$
(B9)

734 and

732

735 
$$\frac{dm_{\rho^2}}{dr_{\rho}} = \left(r_{\rho}^{-2}r_{n}\left(\frac{r_{n}}{r_{\rho}}-1\right)^{-2}\right)\ln\left(\frac{r_{n}}{r_{l}}\right)\left(t'+\frac{t}{2}\right)^{-1} \quad . \tag{B10}$$

736 Estimated variances for the component ratios  $(r_n, r_p, \text{ and } r_l)$  were computed using the 737 following formulation (using  $r_n$  as an example):

738 
$$\operatorname{var}(r_n) \doteq \left(\frac{\overline{n}_2}{\overline{n}_1}\right)^2 \left(\frac{\operatorname{var}(\overline{n}_2)}{\overline{n}_2^2} + \frac{\operatorname{var}(\overline{n}_1)}{\overline{n}_1^2}\right) \tag{B11}$$

739 where

740 
$$\operatorname{var}(\bar{n}_{j}) = \frac{1}{k^{2}} \sum_{i=1}^{k} (se(n_{ji}))^{2}$$
 (B12)

741 
$$\overline{n}_j = \frac{1}{k} \sum_{i=1}^k n_{ji}$$
(B13)

742 for year *i* within period *j*; and

743 
$$r_n = \frac{\overline{n_2}}{\overline{n_1}}$$
(B14)

Estimates of standard errors (for equation (B12)) for estimates of juvenile and post yolk-sac
larval abundance were from the annual Year Class Reports (e.g. EA 1996). For estimates of
predatory demand, estimates of standard errors were based on reported coefficients of variation
for estimates of age-specific abundance of Atlantic coast striped bass (ASMFC 2005).
Parameters other than abundance were treated as constants in the variance estimates.

# 749 Appendix C: Estimates of the Proportion of the Coastwide Population of Age 1 Striped 750 Bass from the Hudson River

The proportion of the coastwide population of age-1 striped bass that was of Hudson River origin was estimated from: 1) the time series of estimates of age-1 abundance  $(N_{I,y})$ , and 2) the time series of juvenile abundance indices for four major spawning areas: Chesapeake Bay Maryland (CBM), Chesapeake Bay Virginia (CMV), Hudson River (HR), and Delaware River (DR). For each year, y, the proportion was estimated as:

756 
$$\rho_{y} = \frac{\hat{\beta}_{HR} X_{HR,y}}{\hat{\beta}_{CBM} X_{CBM,y} + \hat{\beta}_{CBV} X_{CBV,y} + \hat{\beta}_{HR} X_{HR,y} + \hat{\beta}_{DR} X_{DR,y}}$$
(C1)

757 where the  $\hat{\beta}$ 's are the estimated regression coefficients from a multiple regression of age-1 758 coastwide abundance against the year-specific juvenile indices ( $X_{CBM,y}, X_{CBV,y}, X_{HR,y}, X_{DR,y}$ ) from 759 the four spawning areas (ASMFC, 2005):

760 
$$N_{1,y} = \beta_{CBM} X_{CBM,y} + \beta_{CBV} X_{CBV,y} + \beta_{HR} X_{HR,y} + \beta_{DR} X_{DR,y}$$
(C2)

761 The  $R^2$  for this multiple regression was 0.96 (p<0.0001).

### APPENDIX D

ν.

## Appendix D

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#### Entrainment Susceptibility at Indian Point and Change in YOY Abundance

Cooling water withdrawals impose some incremental mortality on species susceptible to entrainment. The effect of this incremental mortality may be inconsequential to the populations and communities in the water body, or, if the increment is large enough, could potentially lead to either a decrease or a reduced rate of increase in the affected populations. However, in addition to cooling water withdrawals, there are many other factors that can affect population trends, including changes in prey and predator populations, climatic effects, harvesting intensity, habitat modification, invasive species, and water quality. Thus, over any given time period, populations of some species can be expected to increase, while others decrease, regardless of cooling water withdrawals.

If entrainment at IP2 and IP3 were having an adverse impact on the Hudson River fish community, then species with high susceptibility to entrainment would be expected to have decreased, or increased less in abundance, over the past 32 years than would species with low susceptibility. This possibility can be evaluated by examining the relationship between a measure of entrainment susceptibility and a measure of population change derived by comparing the mean abundance of young-of-year ("YOY") fish belonging to various species from 1974-1989 to the mean abundance of the same species of fish from 1990-2005. YOY is selected for the metric because the effects of entrainment have been realized by the time fish reach the YOY stage, and this age group is still within the estuary and can be sampled for most species. The periods 1974-1989 and 1990-2005 were selected so that the two periods of comparison would include equal numbers of years.

Evaluating the relationship between entrainment susceptibility and change in YOY abundance requires selecting those species for which adequate data are available for both variables. Entrainment susceptibility can be characterized quantitatively by evaluating the distribution of entrainable life stages in the Regions from which IP2 and IP3 withdraw water in comparison to all the Regions sampled. The expected effect of continued annual entrainment losses of early life stages, if losses are severe enough to affect population size, is a negative relationship between entrainment susceptibility and the ratio of YOY abundance from the early part of the time series (1974-1989) to the latter part (1990-2005).

#### METHODS

The process for evaluating the relationship between entrainment susceptibility and changes in YOY abundance is summarized in Figure D-1. The process involves three steps:

- Calculate a species-specific metric of entrainment susceptibility based on larval abundance data from the LRS;
- (2) Calculate a species-specific metric of change in YOY abundance based on data from the BSS/FSS; and
- (3) Determine if entrainment susceptibility is negatively related to change in YOY abundance.

#### Step 1. Entrainment Susceptibility Based on Larval Distribution (EntSus)

A species-specific metric of entrainment susceptibility is calculated from the utilities' LRS for the 32-year period 1974-2005.¹ Species using the Hudson River estuary as a spawning and nursery area vary by season within a year. In addition, the geographic and temporal extent of the LRS sampling varies among years, and some species occur in two or three seasonal periods. These realities are addressed by dividing the LRS database into three seasonal periods and considering only those weeks that were sampled:

- Winter & early spring: Years 1975-1980 and 1995-2005; Weeks 8-16; Regions 1-6
- Late spring: Years 1974-2005; Weeks 17-27; Regions 1-12
- Summer: Years 1991-2005; Weeks 28-41; Regions 1-7

Identification of larvae to species level is not always practical, in which case larvae are classified by genus or family. Differences in taxonomic level of *EntSus* and YOY abundance data are resolved in one of two ways: (a) if BSS/FSS data are adequate at species level but LRS data are not, then use the same genus or family *EntSus* value for each species, or (b) if BSS/FSS

An index of standing crop (the number of fish in an area or volume at a particular time) is estimated by life stage and species. Standing crop indices are calculated for each habitat (shorezone, benthic, water column) in each region and each week by taking the product of the average density in a habitat during that week and the area (shorezone habitat) or volume (benthic and water column habitats) contained in that region. The standing crop index for each region and week is then estimated as the sum of the habitat index values. This value is an index rather than an absolute standing crop value because no adjustment is applied for differences in collection efficiency between sampling gears (ASA, 2005; Chapter 2, Materials and Methods, 2004 Year Class Report).

data are not adequate at species level but LRS data are, then pool species-level LRS abundance data to the genus or family taxonomic level.

Relative abundance of larvae in Regions 3-5, *EntSus*, is the index of entrainment susceptibility. For each sampled year (and each seasonal period when possible), *EntSus* is estimated for each species as the ratio of standing crop in Regions 3-5 to standing crop in all sampled regions. For those species occurring in more than one of the three seasonal periods, annual *EntSus* values are calculated as an average across periods, *p*, weighted by abundance for each period:

$$EntSus_{i} = \frac{\sum_{p} SC_{ip} EntSus_{ip}}{\sum_{p} SC_{ip}}$$

where  $EntSus_i =$  fraction of species in the Hudson River estuary in Regions 3-5 in year *i*  $SC_{ip} =$  sum of abundance of the species within seasonal period *p* in year *i*  $EntSus_{ip} =$  value of EntSus for seasonal period *p* in year *i* 

Annual *EntSus* values are estimated for each species for each year in which the species occurred during 1974-2005. Mean entrainment susceptibility and its variance are calculated for each species based on its annual *EntSus* values.²

#### Step 2. Change in YOY Abundance (R)

The utilities' Beach Seine Survey (BSS) and Fall Shoals Survey (FSS) programs are selected as the best measures of change in abundance of YOY fish. These programs have sampled the estuary using similar gear and methodology since 1974, although there have been variations in the Regions sampled and in time of initiation and end of the sampling across the years. To maintain consistent sampling effort and maximize comparability of results, data are restricted to Regions 1-12 and weeks 31-42, approximately corresponding to August through October.

Abundance data by species are categorized into two salinity zones, three habitats, and two time periods. The two salinity zones are brackish (Regions 1-6; river miles 12-61) and freshwater (Regions 7-12; river miles 62-152). The three habitats sampled by these surveys are:

² Entrainment susceptibility at Indian Point will change during extreme water years. In wet years some freshwater and anadromous species will be more at risk, while in dry years some marine species will be more at risk.

(a) shorezone (bottom area in water 10 ft or less in depth), sampled with the 100-ft beach seine in the BSS from 1974-2005; (b) benthic (volume of water between river bottom and 3 ft above the bottom), sampled with the beam trawl in the FSS from 1985-2005; and (c) water column (water volume not included in either the shorezone or benthic habitats), sampled with the Tucker trawl in the FSS from 1979-2005. Except for weekly BSS sampling in the 1970s, all of the sampling was done on an alternate week basis.

Time series of abundance data are divided into two periods: Period 1 = 1974-1989; Period 2 = 1990-2005. This division results in equal number of years in the two periods for shorezone habitat (16 years), but unequal number of years for benthic habitat (five years and 16 years) and water column habitat (11 years and 16 years).

The available data for measuring change in abundance provide the potential for six independent estimates of relative abundance change for each species (two salinity zones and three habitats). However, some species may be concentrated in particular habitats or salinity zones. Due to the strong salinity preferences of freshwater and marine fish, only sampling from their preferred salinity zone (freshwater zone for freshwater fish, brackish zone for marine fish) was used. In addition, it is difficult to accurately measure abundance changes for species that occur only occasionally. Thus, species data from a salinity zone-habitat combination are included in the analysis only if the total catch meets a minimum level of catch in at least one of the two periods (see Step 3 below). To adjust for the unequal number of years for benthic and water column habitats mentioned above, the Period 1 catch is adjusted upward by a factor based on the number of years sampled, i.e., 3.20 (=16 yr/5 yr) for benthic and 1.45 (=16 yr/11 yr) for water column.

For each selected salinity zone-habitat, the weighted mean YOY abundance for Period 1, Period 2, and Periods 1 and 2 combined are calculated with the GLM procedure in SAS. Mean abundance for each of these three time intervals is calculated as the weighted mean abundance across the sampling Regions within a salinity zone, where the weight is the proportion of the total amount of a habitat in that salinity zone that occurs within each of its six Regions.

Relative change in YOY abundance for each species,  $R_i$ , and its standard error,  $se(R_i)$ , are calculated based on (Cochran 1977, pp. 30-34)³. Since  $R_i$  is bounded on the lower side by 0 for

³ Let:

 $[\]vec{x}_{1iik}$  = weighted mean cpue in Period 1 for species i in habitat j in salinity zone k

decreases in abundance, is 1 if mean abundance is unchanged, and is unbounded above 1 for increases in abundance, a  $log_{10}$  transformation is used to normalize the distribution of R values.⁴

$$R_{i} = \frac{\sum_{jk} \overline{y}_{2ijk} / n_{i}}{\sum_{ik} \overline{y}_{1ijk} / n_{i}} = \frac{\overline{y}_{2i}}{\overline{y}_{1i}} = \text{ relative change in species i abundance from Period 1 to Period 2}$$

$$se(R_{i}) = \frac{1}{\sqrt{n_{i} \overline{y}_{1i}}} \sqrt{\frac{\left(\sum_{jk} \overline{y}_{2ijk}^{2} + R_{i}^{2} \sum_{jk} \overline{y}_{1ijk}^{2} - 2R_{i} \sum_{jk} \overline{y}_{1ijk} \overline{y}_{2ijk}\right)}{n_{i} - 1}}$$

#### Step 3. Association between Entrainment Susceptibility and Change in YOY Abundance

Three correlation methods (Pearson, Spearman, and Kendall) are used to evaluate the association between *EntSus* and YOY abundance change using the CORR procedure in SAS. There is no simple mathematical relation between any two of these three methods. When the true correlation coefficient is not zero, it is likely that each coefficient is sensitive to different types of departures from independence (Sokal and Rohlf, 1995).

Availability of data varies among species, and results of correlation analysis could be sensitive to how many species are included in the analysis. Thus a limited sensitivity analysis is performed to evaluate to what extent the correlation results depend on selection criteria. The approach to this sensitivity analysis is to define two cases, Case A and Case B. The species in

 $\overline{x}_{2ijk}$  = weighted mean cpue in Period 2 for species i in habitat j in salinity zone k  $\overline{x}_{\bullet ijk}$  = weighted mean cpue over both Periods for species i in habitat j in salinity zone k  $\overline{y}_{1ijk} = \overline{x}_{1ijk} / \overline{x}_{\bullet ijk}$  = relative mean cpue in Period 1 for species i in habitat j in salinity zone k  $\overline{y}_{2ijk} = \overline{x}_{2ijk} / \overline{x}_{\bullet ijk}$  = relative mean cpue in Period 2 for species i in habitat j in salinity zone k  $n_{1i}$  = number of salinity zone-habitat combinations selected for species i in Period 1.  $n_{2i}$  = number of salinity zone-habitat combinations selected for species i in Period 2.

4

The effectiveness of estimating change in YOY abundance from Period 1 to Period 2 based on BSS/FSS data is limited for some species because these surveys do not sample some habitats that are primary habitats for YOY (i.e., tributaries, bays, wetlands, or shorezone habitat with structure). Although *R* integrates BSS/FSS YOY abundance data from benthic, water column, and shorezone habitats, the growth and survival of larvae and YOY fish that are most common in these unsampled habitats may be determined by factors that are largely irrelevant for species in the sampled habitats. Examples of such factors are micro-habitats suitable for parental nest building and guarding of young, protection from predators, and availability of food not present in open water habitats. Although species that frequent these habitats exclusively or primarily are not adequately sampled compared to other Hudson River species, there is a relatively small amount of such unsampled habitats in the estuary, and these species are not likely to be affected by IP entrainment because of their preference for these unsampled habitats.

Case B are a subset of the species in Case A. Species in Case A are selected based on LRS data criteria for *EntSus* and on BSS/FSS data criteria for YOY abundance. Species are excluded from Case A to create Case B based on more restrictive criteria for both larval and YOY abundance data. Species selection decisions are made independently for each of these two variables. Thus, a species can be excluded from this evaluation even if data are adequate for one variable but not the other variable.

#### Species selection criteria for entrainment susceptibility based on larval abundance

Cases A and B. *EntSus* > 0, i.e., minimum of one larva in LRS samples from Regions 3-5 during 1974-2005.

Case A. Minimum average of 100 larvae per year of occurrence collected in LRS samples from Regions 1-12 during 1974-2005.

Case B. Minimum average of 1,000 larvae per year of occurrence collected in LRS samples from Regions 1-12 during 1974-2005.

#### Species and salinity-zone habitat selection criteria for change in YOY abundance⁵

Case A. Minimum of 100 YOY collected in BSS/FSS samples in at least one SZhabitat in at least one of the two time periods.

Case B. Minimum of 1,000 YOY collected in BSS/FSS samples in at least one SZ-habitat in at least one of the two time periods.

#### RESULTS

#### Entrainment Susceptibility (EntSus)

*EntSus* is a measure of the proportion of larvae in those habitats sampled by the LRS that were collected in Regions 3-5 compared to Regions 1-12.⁶ Twenty four (24) species meet the Case A selection criterion for *EntSus*.⁷ For these 24 species, mean *EntSus* scores range from 0.45 for striped bass to 0.02 for American shad.⁸

⁵ Number of SZ-habitats selected can vary from 1 to 6 for anadromous and estuarine species and from 1 to 3 for freshwater and marine species. If a SZ-habit is selected for Period 1 (or 2), Period 2 (or 1) is included also.

⁶ The LRS does not sample in some habitats that are critical for many Hudson River fish species for spawning and larval life stages, e.g., tributaries, bays, wetlands, and shorezone habitat with structure.

⁷ Five of these 24 species are not selected for correlation analysis because they do not meet the Case A selection criterion for YOY abundance.

⁸ The list of species collected during the intensive entrainment study at Indian Point (1983-1987) was compared with the list of species collected during the 1974-2005 LRS in Regions 1-12. Four species, all marine, were collected only in the Indian Point entrainment study and not in the LRS. These species are not selected for the

Mean annual *EntSus* values for the representative species varied by more than an order of magnitude: striped bass (0.45), bay anchovy (0.42), Atlantic tomcod (0.26), white perch (0.16), alewife and blueback herring (0.05), and American shad (0.02). Most of these seven species were collected as larvae every year, although the average number of larvae collected per year of occurrence varied by two orders of magnitude from alewife/blueback herring ( $3 \times 10^5$ ) to American shad ( $2 \times 10^3$ ). Spottail shiner had fewer than 100 larvae/yr occurrence, and no *EntSus* value is calculated.

#### Change in YOY Abundance

Forty-six (46) species are selected based on the Case A criterion for YOY abundance. However, only 19 of these species are also selected based on the Case A criterion for larval abundance, and thus only these 19 species are selected for the *EntSus-R* correlation analysis.

#### **Correlation Analysis**

Table D-1 shows the correlation coefficients and probability values, for both Case A and Case B, for all three correlation indices. Figures D-2 and D-3 provide plots of mean entrainment susceptibility vs. the normalized index of relative change in YOY abundance from Period 1 to Period 2 for both Case A and Case B. For both Cases A and B, all three estimates of the correlation between  $Log_{10}(R)$  and *EntSus* are not statistically significantly different from zero (Table D-1). This result is opposite the expected significant negative correlation if Indian Point entrainment were adversely affecting the population trends of susceptible species. Therefore, the effect of Indian Point entrainment on abundance patterns of the fish community, if there is one, is not large enough to be statistically detectable in the 32 years of monitoring data.

Nineteen (19) taxa, representing 31 species, four of the five guilds, 13 taxonomic families, and a broad range of both *EntSus* and *R* values (Table D-2, Figures D-1 and D-2) are selected for Case A. Eleven (11) of these taxa, representing 17 species, are retained in Case B.⁹ Plots of *EntSus* vs.  $Log_{10}(R)$  illustrate that more species decreased than increased in YOY

EntSus- R analysis. The species (and number of larvae collected) are Atlantic needlefish (3), smallmouth flounder (1), striped searobin (1), and northern searobin (1).

⁹ Eight taxa are excluded from Case A in creating Case B. The eight taxa are: Atherinid spp., banded killifish, gizzard shad, centrarchid spp, northern pipefish, rainbow smelt, winter flounder, and yellow perch. These taxa are excluded because of not meeting the more restrictive Case B selection criterion for larvae, YOY, or both.

abundance for both cases (Figures D-2 and D-3), but the change in abundance values (R) was only weakly associated with the magnitude of *EntSus* values.

#### **DISCUSSION AND CONCLUSIONS**

*EntSus* is a quantitative index bounded by 0.00 and 1.00. It is based on LRS data for larval abundance in water column and benthic habitats sampled in Regions 3-5 relative to larval abundance in these habitats sampled in Regions 1-12 of the Hudson River estuary. Thus, *EntSus* is an index of risk of entrainment of larvae at Indian Point. It is not an index of impact on the population.

The low correlations observed between *EntSus* and  $Log_{10}(R)$  are counter to the expected more negative correlations if Indian Point entrainment were a significant factor influencing population dynamics of the fish community. Although the number of taxa (19) for which both variables could be measured is small, these taxa represent approximately 94% (Case A) and 88% (Case B) of all YOY fish captured in the BSS/FSS programs from 1974-2005.

In conclusion, 32 years of monitoring data do not support the hypothesis that entrainment at Indian Point has caused substantial harm to the fish community of the Hudson River estuary. Although more species have decreased than increased in YOY abundance over this time period, changes in abundance are unrelated to species susceptibility to entrainment at IP2 and IP3.

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Sokal, R.R., and F.J. Rohlf. 1995. Biometry—The Principles and Practice of Statistics in Biological Research. 3rd Edition. W. H. Freeman and Company, San Francisco, CA.

Table D-1. Pearson, Spearman, and Kendall correlation coefficients for the association between  $Log_{10}(R)$  and mean *EntSus*. A value of p represents the probability of a sample correlation coefficient larger than the observed sample correlation coefficient, if the true correlation coefficient is zero.

Case	N		Pearson	Spearman	Kendall
٨	10	r	0.225	0.182	0.129
A	19	р	0.355	0.457	0.442
D	10	r	0.157	-0.042	-0.046
D	12	р	0.625	0.897	0.837
Table D-2. EntSus and  $Log_{10}R$  values for Figures 1 and 2, including standard errors. Case A, 19 taxa; Case B, 12 taxa. Sorted by EntSus, low to high, for each case.

Case	Family	Guild	Taxon/Species	EntSus	SE EntSus	R	SE R	Log ₁₀ R
A	CLUP	A	American shad	0.023	0.009	0.480	0.091	-0.318
A	PLEU	M	Winter flounder	0.030	0.007	0.440	0.374	-0.357
A	CLUP	A	Alewife	0.051	0.008	1.133	0.337	0.054
A	CLUP	A	Blueback herring	0.051	0.008	0.582	0.101	-0.235
A	CLUP	F	Gizzard shad	0.072	0.049	2.011	0.671	0.303
A	SYNG	M	Northern pipefish	0.079	0.024	0.774	0.058	-0.111
A	CYPR	F	Cyprinid unid	0.107	0.013	1.154	0.076	0.062
A	PERC	F	Tesselated darter	0.109	0.012	0.971	0.149	-0.013
Α	CENT	F	Centrarchid unid	0.116	0.015	2.271	1.609	0.356
A	MORO	E	White perch	0.158	0.013	0.440	0.072	-0.357
А	PERC	F	Yellow perch	0.201	0.024	0.551	0.197	-0.259
A	CYPD	E	Banded killifish	0.210	0.096	0.306	0.242	-0.515
А	OSME	A	Rainbow smelt	0.260	0.030	0.633	0.087	-0.198
А	GADI	E	Atlantic tomcod	0.263	0.042	0.400	0.134	-0.398
A	CLUP	M	Atlantic menhaden	0.300	0.046	80.026	35.284	1.903
A	SCIA	M	Weakfish	0.302	0.050	0.516	0.265	-0.287
А	ATHE	E	Atherinid sp.	0.339	0.032	3.509	2.487	0.545
A	ENGR	М	Bay anchovy	0.417	0.032	0.720	0.200	-0.142
Α	MORO	A	Striped bass	0.454	0.020	1.236	0.380	0.092
В	CLUP	A	American shad	0.023	0.009	0.527	0.109	-0.278
В	CLUP	A	Alewife	0.051	0.008	1.267	0.574	0.103
В	CLUP	Α	Blueback herring	0.051	0.008	0.582	0.101	-0.235
В	CYPR	F	Cyprinid unid	0.107	0.013	1.233	1.432	0.091
В	PERC	F	Tesselated darter	0.109	0.012	0.971	0.149	-0.013
В	MORO	E	White perch	0.158	0.013	0.459	0.094	-0.338
В	OSME	A	Rainbow smelt	0.260	0.030	0.821	0.129	-0.086
В	GADI	E	Atlantic tomcod	0.263	0.042	0.346	0.157	-0.461
В	CLUP	M	Atlantic menhaden	0.300	0.046	80.026	35.284	1.903
В	SCIA	M	Weakfish	0.302	0.050	0.398	0.294	-0.400
В	ENGR	M	Bay anchovy	0.417	0.032	0.720	0.200	-0.142
В	MORO	A	Striped bass	0.454	0.020	0.976	0.364	-0.011



Figure D-1. Analysis Flow Chart for Entrainment Susceptibility

Figure D-2. Association between change in YOY abundance from Period 1 to Period 2,  $Log_{10}(R)$ , and entrainment susceptibility, *EntSus*, for the 19 taxa selected for Case A. Zero on the logarithmic Y axis corresponds to no change in YOY abundance. Use Table 2 as an aid in determining which species is associated with which point in the figure. N = 19; r = 0.16; P = 0.51



CASE A

Figure D-3. Association between change in YOY abundance from Period 1 to Period 2,  $Log_{10}(R)$ , and entrainment susceptibility, *EntSus*, for the 11 fish taxa selected for Case B. Zero on the logarithmic Y axis corresponds to no change in YOY abundance. Use Table 2 as an aid in determining which species is associated with which point in the figure.



CASE B

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## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION BEFORE THE SECRETARY

In the Matter of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, ENTERGY NUCLEAR INDIAN POINT 3, LLC, and ENTERGY NUCLEAR OPERATIONS, INC. Docket Nos. 50-247, 50-286

(Indian Point Nuclear Power Station)

## DECLARATION OF DOUGLAS G. HEIMBUCH, PH.D. IN OPPOSITION TO RIVERKEEPER CONTENTION EC-1 AND NEW YORK ATTORNEY GENERAL CONTENTION 31

I, Douglas G. Heimbuch, Ph.D., declare as follows:

#### QUALIFICATIONS

I am a Technical Director in the Natural Resources Group at AKRF, a 1. respected multidisciplinary provider of environmental, planning, and engineering services. I have 25 years of professional experience in the fields of fisheries science and biostatistics, with expertise in the statistical analysis of environmental data, development of environmental sampling designs, estimation of parameters of fish populations, the assessment of effects of power plant operations on fish populations, and the study of fish population dynamics. More specifically, my expertise is in assessing the potential aquatic impacts of power-plant operations under Clean Water Act ("CWA") §316(b) and equivalent state law, where I have analyzed the effects of entrainment and impingement on fish populations for several power plants, including the PSEG Salem plant on Delaware Bay in New Jersey, the mid-Hudson River power plants (Roseton, Danskammer, Lovett, Bowline, and Indian Point), the WE Energies Oak Creek power plant on Lake Michigan in Wisconsin, the Rockland Cape May Holdings, LLC B.L. England plant on Great Egg Harbor Bay in New Jersey, and the New York Power Authority Poletti plant on the East River in New York. I also have evaluated the effectiveness of restoration measures implemented to address §316(b) or equivalent state law, and have worked with resource economists to link the results from my analyses of fisheries data to information on the recreational and commercial value of fish as part of cost-benefit or cost-effectiveness analyses.

2. I have extensive, first-hand experience analyzing fish abundance and distribution data from the Hudson River. I began working with the Hudson River Biological Monitoring Program ("HRBMP") database in the mid-1980s, and have continued my work there to the present. During the 1980s and 1990s, under contract to

the owners of several Hudson River power plants, I assisted the New York State Department of Environmental Conservation ("NYSDEC") and the owners of those power plants in: (1) evaluating alternative methods for assessing potential power-plant effects on fish populations based on that HRBMP data; and (2) evaluating the adequacy of the HRBMP data for those assessments. I also prepared a report, under a grant from the Hudson River Foundation, entitled *Distribution Patterns of Eight Key Species of Hudson River Fish* (Heimbuch et al. 1994). For that report, I summarized data from the HRBMP to support characterizations of River-wide distribution patterns of relative abundance and presence-absence of the target species of fish.

3. I have worked under contract to federal and state agencies to design statistically rigorous large-scale fish sampling programs and associated data analysis methods. Examples include my work for: (a) the USEPA in developing and implementing data analysis methods for analyzing data from coast-wide estuarine fish sampling programs (Heimbuch, et al. 1998); (b) the State of Maryland in designing a multi-year, statewide fish sampling program for estimating the total number of fish in streams within the State of Maryland (Heimbuch, et al. 1997, and Heimbuch, et al 1999); (c) the Atlantic States Marine Fisheries Commission ("ASMFC") to develop methods for assessing coast-wide effects of entrainment and impingement on fish populations (Heimbuch, et al. 2007); and (d) the U.S. Army Corps of Engineers to develop a method for estimating the fraction of the Hudson River population of juvenile striped bass that inhabited an inter-pier area on the Manhattan shoreline (Heimbuch and Hoenig, 1989). All of these publications were subjected to peer review.

4. I hold a Ph.D. degree from the Department of Natural Resources at Cornell University, with a major in Fishery Science, and a minor in Biometrics. I hold a Masters of Science degree in Natural Resources from Cornell University, and a Bachelor of Science degree in Conservation of Natural Resources from the University of California at Berkeley. My current curriculum vitae, including a list of my peer reviewed scientific publications, is attached hereto as Attachment 1.

#### THIS PROCEEDING

5. I understand that this proceeding ("Proceeding") before the Nuclear Regulatory Commission ("NRC" or the "Commission") concerns the May 2007 application by Entergy Nuclear Operations, Inc. ("Entergy") to renew, for a period of 20 years, the operating licenses for Entergy Nuclear Indian Point 2, LLC ("IP2") and Entergy Nuclear Indian Point 3, LLC ("IP3"), nuclear power generating units located in Buchanan, New York. I understand that Riverkeeper, Inc. ("Riverkeeper") and the New York Attorney General ("NYS") have filed petitions ("Petitions") to intervene in this license renewal proceeding, in which they specifically request a hearing before the NRC with respect to certain issues that they maintain are not adequately addressed in Entergy's license renewal application ("LRA").

6. I have reviewed Riverkeeper Contention EC-1 and NYS Contention 31 (the "EI Contentions"). I have reviewed the declarations of Drs. Richard Seaby and Peter Henderson in support of Riverkeeper's Contention EC-1, and accompanying reports co-

authored by Drs. Seaby and Henderson Status of Fish Populations and the Ecology of the Hudson River ("Pisces Hudson Report") and Analysis of Entrainment, Impingement, and Thermal Impacts at Indian Point Power Station ("Pisces EI Report"). I have also reviewed the declaration of Roy A. Jacobson, Jr., in support of NYS Contention 31.

7. This Declaration is submitted in support of Entergy's response to the EI Contentions.

#### AEI REPORT

8. Together with Drs. Lawrence W. Barnthouse of LWB Environmental Services, Inc., Webster Van Winkle of Van Winkle Environmental Consulting, and John Young of ASA Analysis & Communications, Inc., I have prepared a report, entitled *Entrainment and Impingement at IP2 and IP3: A Biological Impact Assessment* (Jan. 2008) ("AEI Report"). The AEI Report is attached as Attachment 2 to the Barnthouse Declaration and is incorporated herein by reference. To the best of my knowledge, the factual statements in the AEI Report are true and accurate, and the opinions expressed therein are based on my best professional judgment.

9. As detailed therein, the AEI Report contains a comprehensive evaluation of whether entrainment and impingement by the respective cooling-water intake structures at IP2 and IP3 has caused an adverse environmental impact ("AEI"), using biologically-based definitions of AEI that are consistent with established definitions and standards of ecological risk assessment and fisheries management.

10. The AEI Report confirms that, considering all of the fish species for which abundance trends can be evaluated, there is no relationship between long-term trends in fish abundance and susceptibility to IP2 and IP3's respective CWIS.

11. My role in the preparation of the AEI Report was to: (a) conduct the correlation analyses that were used to test hypotheses, in order to be able to validate the conclusions reached in the AEI Report through statistical assessment; (b) prepare an appendix that addressed the magnitude of forage biomass potentially consumed by striped bass in the Hudson River in comparison to the biomass of forage fish in the Hudson River, in order to determine whether the potential consumption of forage by striped bass predation was sufficient to cause declines in abundance of the forage populations; and (c) prepare an appendix that compared species-specific fish abundance indices from the HRBMP to corresponding abundance indices from other federal or state fisheries management and assessment programs in order to provide additional validation of the data used in the AEI Report.

12. The AEI Report relies on the HRBMP database. In my professional opinion, the HRBMP database is the most extensive and robust database on abundance of egg, larval and juvenile life stages of estuarine fish currently available on the East Coast of the United States. The HRBMP database consists of over thirty (30) years of data collected consistently according to statistically rigorous sampling designs. The HRBMP annual studies include stratified-random sampling of the Hudson River from Manhattan

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to the Federal Dam at Troy, New York, a 152 mile stretch, in which Indian Point is located at River mile 42. Multiple types of sampling gear are used to collect ichthyoplankton and juvenile fish in bottom, water column, and shorezone habitats. By sampling multiple habitats over such a large geographic expanse, the HRBMP minimizes the chance that some portion of a fish population of interest is inadvertently unsampled.

### **RESPONSE TO PISCES HUDSON REPORT**

13. The Pisces Hudson Report addresses the larger and general Hudson River ecosystem without regard to IP2 and IP3 (or even any mention of it). Therefore, the Pisces Hudson Report does not permit any inferences to be made regarding the possible effects of Indian Point's operations on the ecosystem.

## **RESPONSE TO PISCES EI REPORT**

14. Below, I respond to the Pisces EI Report. In general, the Pisces EI Report argues that impingement and entrainment at IP2 and IP3 are "large," and therefore necessarily must be responsible for what Drs. Seaby and Henderson maintain are observed trends in certain fish populations, particularly, Atlantic tomcod, bay anchovy, river herring, American shad, and white perch, in the Hudson River. As described below, the assertion that entrainment and impingement are presumptively the cause of certain fish population declines is incorrect, as established in the AEI Report and elsewhere.

15. The conclusions regarding the impacts of entrainment and impingement at IP2 and IP3 that are presented in the Pisces EI Report are offered with no scientific justification or reasoning. Drs. Seaby and Henderson claim:

"The impact of the mortalities caused by impingement and entrainment and thermal discharges on the fish populations of the Hudson is large." (Summary, page 1)

and

"In a system that is under stress from many sources, the entrainment of 1.2 billion fish attributable to Indian Point is significant." (Section 3.4, page 11)

and

"The number of fish impinged at Indian Point, as estimated in the DEIS, is large, at over 1.2 million fish." (Section 4.4, page 18)

However, the authors do not define "impact," "large," or "significant," and they provide no discussion of any biological linkage between numbers of fish entrained or impinged and impacts to fish populations. Much of fishery science is devoted to the study of how much mortality can be imposed on fish populations (through harvesting and by-catch mortality) without affecting the sustainability of the populations. It is well understood that fish populations are renewable resources and that the removal of fish from a population is not equivalent to an adverse impact (e.g., jeopardizing population

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sustainability). This is the premise of commercial and recreational fishing and fisheries management which allows for removals of fish while maintaining population sustainability. The Pisces EI Report appears to completely ignore this scientific principle.

16. The proposition that large numbers entrained equate to large impacts on fish populations is not scientifically valid, as explained in Section 2.2 of the AEI Report (*Why entrainment losses alone are insufficient to demonstrate AEI*). Reproductive strategies of fish that spawn in estuaries (e.g., producing very large numbers of eggs), ensure that sufficient offspring will survive to sustain the populations, even in an environment characterized by the presence of multiple stressors. For example, more than 99.99% of striped bass eggs die from natural causes within 60 days following spawning. Less than one striped bass egg in 100,000 is likely to survive to become a one-year-old fish, and less than one in a million is likely to survive to reach six years of age, the median age at which female striped bass become sexually mature. Because nearly all of the eggs and larvae entrained at IP2 and IP3 would have died in any case, counts of total numbers entrained reveal nothing meaningful about the potential impact of IP2 and IP3 on fish populations.

17. To provide additional context for understanding the assessment presented in the Pisces EI Report, I reviewed Dr. Henderson's recent paper on fish populations in the Severn Estuary/Bristol Channel (Henderson, P.A. 2007. *Discrete and continuous changes in the fish community of the Bristol Channel in response to climate change. J. Mar. Biol. Ass. U.K.* 87, 589-598). In that paper, Dr. Henderson reports on his analysis of a 25-year time series of impingement data collected at the Hinkley Point B power plant on the Severn estuary. He concluded that the observed changes in the fish community were due to climatic changes (affecting temperature, salinity, and the North Atlantic Oscillation ("NAO"):

"In conclusion, there have been marked changes in the fish community of the Bristol Channel over the last 25 years. Increased water temperatures have produced a steady increase in species richness as more southerly distributed fish enter the estuary in greater numbers. In the mid 1980s there was an abrupt change in relative abundance of the permanent members of the community, which was likely caused by changes in the NAO and offshore plankton productivity. In the early 1990s, a second abrupt change in the total species assemblage occurred which could be related to temperature increase."

The impingement data (referred to as the Severn Estuary Data Set ("SEDS")) Dr. Henderson analyzed for his 2007 paper were collected, at least in part, to assess power plant effects on the fish populations of the Severn Estuary/Bristol Channel:

"... SEDS is an unique ecological resource. It has four principal uses. First, it provides for the detection and analysis of ecological change caused by industrial water users such as power stations. Second, it provides a robust indicator of recent trends in animal abundance in the Bristol Channel. This benefits fisheries management interests, the

examination of long-term trends in environmental quality, and the understanding of ecological systems. Third, it provides a superb database for the study of population dynamics and community ecology. Finally, it helps the Hinkley Point power stations to address the concerns of regulatory organisations." (Henderson, P.A. and R.M.H. Seaby. 2000. Fish and crustacean captures at Hinkley Point B nuclear power station: report for the year April 2000 to March 2001. Pisces Conservation, Ltd.)

In their 2000 Hinkley Point B report, Drs. Henderson and Seaby raised the question of possible effects of entrainment and impingement on fish populations in the estuary, but offered no conclusion:

"It is shown that the recent closures of direct-cooled power stations in the region are coincident with the increased abundance of common fish and crustaceans at Hinkley Point. These observations do not prove that power stations have, in the past, reduced animal abundance. However, the SEDS data set will offer over the coming 2 years the best opportunity available in the world to test for the impact of direct-cooled power stations." (Henderson, P.A. and R.M.H. Seaby, 2000)

Henderson and Seaby listed 7 power plants on the Bristol Channel, 4 of which stopped operations between 1989 and 2000. They reported the total cooling water flow rate for the 7 plants to have been 270.3 m³/sec. Over the 11-year period (1989-2000), they reported that the flow rate was reduced by more than half to 123.5 m³/sec, and the estimated annual number of fish impinged dropped from 6.88 million to 3.44 million (a reduction several times greater than the estimated impingement at Indian Point).

As promised, slightly more than two years later Henderson did publish results of his analysis of the SEDS dataset (Henderson, 2007). By concluding that the observed changes in the fish community were due to climatic changes, and never mentioning the closure of power plants, Henderson's 2007 paper strongly suggests that the power plant closures did not materially affect the fish community. However, he did not describe the method he used to discriminate between possible effects of climate and possible effects of reduced entrainment and impingement. Absent such a method, the conclusions from his 2007 paper appear speculative.

Furthermore, basing conclusions about the fish community of the Severn Estuary/Bristol Channel on the SEDS dataset seems quite speculative in itself. Sampling consisted of one (1) six-hour sampling event per month, or twelve (12) six hour samples per year. Samples were collected from debris screens at Hinkley Point B power station, which withdraws water from a point location 640 meters offshore adjacent to a 40 square kilometer mud flat (Henderson 2007). It seems very unlikely that sampling from a single near-shore point would provide data representative of the entire fish community of Severn Estuary/Bristol Channel – "the largest estuarine system in the British Isles" (Henderson, 2007).

18. Henderson's 2007 paper and associated documents did not provide definitions of "impact," "large," or "significant" that could be used to better understand the conclusions of the Pisces EI Report. To the contrary, Henderson's 2007 paper provides an example of impingement numbers that are far larger than the impingement numbers from IP2 and IP3. Nevertheless, in his 2007 paper, Henderson apparently concluded that the impingement numbers did not cause adverse impact. Consistent with the Pisces EI Report, the 2007 Henderson paper did not present a method for discriminating between alternative hypotheses to explain observed changes in fish population abundance. In both the Pisces EI Report and the 2007 Henderson paper, the conclusions appear to have been drawn without consideration of alternative explanations, and therefore should be viewed as opinion and speculation, rather than matters of science.

#### **RESPONSE TO JACOBSON DECLARATION**

19. Below, I respond to the Jacobson Declaration. In general, the Jacobson Declaration argues that impingement and entrainment at IP2 and IP3 have caused an adverse impact to the fish populations and community of the Hudson River. More specifically, in reference to impingement and entrainment, the Jacobson Declaration concludes that:

"The millions of fish that are killed each year from operations at Indian Point represent a significant mortality and a stress on the River's fish community." (paragraph 15)

20. Like the Pisces EI Report, the Jacobson Declaration provides no discussion of any biological linkage between numbers of fish entrained or impinged and impacts to fish community. Rather, the Jacobson Declaration lists several fish species that have exhibited declines in abundance, implying a link between entrainment or impingement and the declines in abundance of those species, but presenting no scientific analysis to establish that linkage.

21. As noted above (paragraph 14), the proposition that large numbers entrained equate to large impacts on fish populations is not scientifically valid, as explained in Section 2.2 of the AEI Report (*Why entrainment losses alone are insufficient* to demonstrate AEI). Reproductive strategies of fish that spawn in estuaries (e.g., producing very large numbers of eggs), ensure that sufficient offspring will survive to sustain the populations, even in an environment characterized by the presence of multiple stressors. For example, more than 99.99% of striped bass eggs die from natural causes within 60 days following spawning. Less than one striped bass egg in 100,000 is likely to survive to become a one-year-old fish, and less than one in a million is likely to survive to reach six years of age, the median age at which female striped bass become sexually mature. Because nearly all of the eggs and larvae entrained at IP2 and IP3 would have died in any case, counts of total numbers entrained reveal nothing meaningful about the potential impact of IP2 and IP3 on fish populations.

### CONCLUSION

22. The Pisces Hudson Report addresses the larger and general Hudson River ecosystem without regard to IP2 and IP3 (or even any mention of it). Therefore, the Pisces Hudson Report does not permit any inferences to be made regarding the possible effects of Indian Point's operations on the ecosystem.

23. The Pisces EI Report and Jacobson Declaration present no scientific analyses to support their conclusions, but rather appear to rely on opinions and assumptions that render their conclusions speculative and unreliable as a matter of science. In contrast, the AEI Report rigorously considers and evaluates alternative hypotheses to explain observed changes in the Hudson River fish community. In addition, the HRBMP data used in the AEI Report were collected in a statistically rigorous manner to ensure representativeness of the data.

24. In my professional opinion, nothing in the Pisces EI Report or Jacobson Declaration alters the conclusion set forth in the AEI Report that entrainment and impingement associated with Indian Point's respective CWIS has not adversely impacted Hudson River fish populations.

Signed this 18th day of January, 2008.

Douglas G. Heimbuch, Ph.D.

Technical Director, AKRF

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## ATTACHMENT 1

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TECHNICAL DIRECTOR

Douglas Heimbuch, Ph.D., a technical director at AKRF, is an environmental scientist with 25 years of experience in natural resources, and is an acknowledged expert in the fields of fishery science and biostatistics. He is experienced in the study of population dynamics, statistical analysis of environmental data, development of environmental sampling designs, estimation of parameters of animal populations, and assessment of effects of power plant operations on fish populations. He has published numerous articles on fish, water quality, and related issues in academic peer review journals. Before joining AKRF's Natural Resources group in 2002, Dr. Heimbuch served as Associate Vice President at PBS&J, Vice President and co-founder of Coastal Environmental Services, Inc., and Systems Manager at Martin Marietta.

Dr. Heimbuch has analyzed the effects of entrainment and impingement on fish populations for several power plant projects, including the 316(b) Demonstration for the PSEG Salem plant, the mid-Hudson River Power Plants, and studies sponsored by NYPA to assess fish abundance and distribution in waterbodies surrounding New York City. He has evaluated the effectiveness of mitigation measures implemented to address 316(b) issues and has worked with resource economists to link the results from his analyses of fisheries data to information on the recreational and commercial value of fish as part of cost-benefit analyses.

#### BACKGROUND

#### **Education**

Ph.D., Natural Resources/Fishery Science (Biometrics minor), Cornell University, 1982

M.S., Natural Resources, Cornell University, 1978

B.S., Conservation of Natural Resources, University of California at Berkeley, 1973

#### Years of Experience

Year started in company: 2002 Year started in industry: 1982

#### **RELEVANT EXPERIENCE**

# Studies of the Effects of Entrainment and Impingement on Fish Populations Conducted in Response to USEPA's 316(b) Phase II Rule

Dr. Heimbuch assisted Wisconsin Electric in conducting analyses and in preparing Comprehensive Demonstration Studies for several electric generating stations on Lake Michigan. The analyses included estimation of calculation baseline conditions and projections of reductions in entrainment for compliance with USEPA's performance standards for existing power plants. Dr. Heimbuch has also estimated confidence limits for the projected reductions to provide additional support for a regulatory determination that the technology proposed would achieve compliance with the performance standards.

Dr. Heimbuch also assisted Atlantic Electric in the design and implementation of entrainment and impingement studies to address the 316(b) Phase II Rule. His work with Atlantic Electric also included providing assistance in developing a regulatory compliance strategy, and conducting analyses of data to demonstrate compliance.

Public Service Enterprise Group (PSEG) Salem Plant 316(b) Demonstration, Salem, NJ



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Dr. Heimbuch conducted studies for PSEG to evaluate possible cooling water intake structure effects on Delaware River fish populations. Dr. Heimbuch's work included identifying potentially relevant data sets, evaluating and analyzing data to determine trends in abundance of juvenile fish within Delaware Estuary. Dr. Heimbuch also conducted the statistical analyses of PSEG's latent impingement survival data, which demonstrated that the screen modifications PSEG had implemented reduced the mortality of impinged fish. Dr. Heimbuch also presented the findings of his analyses to the NJDEP and to the Monitoring Advisory Committee that oversees the design and implementation of Salem's biological monitoring program.

#### 316(b) Rule Making Support

Dr. Heimbuch was retained by the Utility Water Act Group in 2002 to conduct an independent evaluation of the United States Environmental Protection Agency's (USEPA or Agency) case studies of power plants that the Agency was using to justify its estimate of the benefits from the 316(b) rulemaking. Dr. Heimbuch's analyses identified numerous errors in USEPA's methodologies and data. Dr. Heimbuch represented the industry in numerous conference calls with USEPA and its consultants to discuss these issues. He also prepared written comments for UWAG that were an essential part of industry's comments on the Proposed Rule.

Dr. Heimbuch was also retained by PSEG to provide expert support from 2001 through 2003 in connection with PSEG's response to USEPA's 316(b) Rule Making. This included participating in several meetings with USEPA and its consultants concerning the Salem-specific component of USEPA's Delaware River Case Study, preparing a critique of the final Case Study Report and responding to subsequent inquiries from USEPA's Consultant. Dr. Heimbuch also assisted with the overall preparation of PSEG's comments on the Proposed Rule and also conducted a comprehensive review of, and response to USEPA's Notice of Data Availability (NODA). The NODA project included a review of USEPA's supporting documentation for various calculations of fish and marsh production, commenting on alternative metrics for meeting performance standards and issues of inter-annual variability, and the scientific support for including a benefit-cost test in the proposed rule.

Atlantic States Marine Fisherics Commission (ASMFC) Expert Panel on Power Plant Effects on Coast-Wide Stocks

Dr. Heimbuch was a key member of the ASMFC expert panel charged with developing a method for conducting coast-wide assessments of power plant effects on stocks managed by the ASMFC. The method developed is consistent with and directly linked to stock assessment models, such as Virtual Population Assessment (VPA) or Forward Projection models, used by ASMFC to manage coast-wide stocks under the Commission's jurisdiction. The Panel also evaluated whether the method could be used to estimate power plant effects on a stock using generally available data and developed recommendations for future data collection programs.

## New York Power Authority (NYPA) Charles Poletti Power Plant Study to Determine the Effects of Entrainment and Impingement, New York, NY

Dr. Heimbuch served as co-project manager and co-principal investigator on this study sponsored by the New York Power Authority (NYPA) to track fish distribution and abundance in the East River, Long Island Sound, and New York Harbor. This multi-faceted field sampling program was designed to produce data needed to estimate conditional mortality rates due to entrainment and impingement from power plant operations. Dr. Heimbuch was responsible for overseeing the study; developing sampling designs for ichthyoplankton trawl, juvenile trawl, and juvenile mark-recapture field sampling programs; and creating statistical methods for utilizing data from the field sampling programs to produce estimates of conditional mortality rates.

#### Effects of Power Plants on Hudson River Fish Populations, Hudson River, NY

Dr. Heimbuch served as Project Manager and Principal Investigator for this study, sponsored by electric power utilities operating power plants on the Hudson River, including NYPA, Con Edison, Central Hudson Gas & Electric, and Orange and Rockland Utilities. The study estimated the effects of entrainment and impingement on fish populations inhabiting the Hudson River and assesses the health of Hudson River fish populations. Dr. Heimbuch was responsible for assessing the effectiveness of potential mitigative measures for reducing



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entrainment and impingement mortality rates; developing an outage scheduling method, based on the principal of Pareto-optimality, for evaluating the effects of the timing of planned power plant outages on entrainment mortality; and designing a mark-recapture program for Hudson River striped bass and estimating survival and abundance of Hudson River striped bass using mark-recapture data.

#### Maryland Biological Stream Survey, Various Locations, MD

Dr. Heimbuch served as Project Manager and Co-Principal Investigator for this study, sponsored by the Maryland Department of Natural Resources, to estimate the state-wide abundance of fish populations inhabiting streams in Maryland. Dr. Heimbuch was responsible for the development of sampling design and statistical data analysis methods for a state-wide survey of the status of fish populations inhabiting streams in Maryland.

#### U.S. Environmental Protection Agency (EPA) EMAP Estuaries Program, Various Locations

Dr. Heimbuch acted as Co-Principal Investigator for several studies funded by EPA's Environmental Monitoring and Assessment Program (EMAP). Dr. Heimbuch evaluated sampling designs for monitoring estuarine resources of the East and Gulf Coasts of the United States. He also developed statistical methods for analyzing data collected by the EMAP Estuaries program and analyzed data from the EMAP Estuaries program.

#### Charlotte Harbor Estuary Program, Gulf Coast, FL

Dr. Heimbuch served as Co-Principal Investigator for studies to design a long-term environmental monitoring program for the Charlotte Harbor, on the Gulf Coast of Florida. He assessed the spatial and temporal variability in environmental' measurements taken in Charlotte Harbor and its watershed, and quantified the relationships between rainfall, river flow rate, and salinity regimes in the Peace River tributary to Charlotte Harbor.

#### Tampa Bay National Estuary Program (TBNEP), St. Petersburg, FL

Dr. Heimbuch served as Co-Principal Investigator for studies to design a long-term environmental monitoring program for Tampa Bay. He developed sampling designs and data analysis protocols, and synthesized historical biological data from Tampa Bay. He also developed a data management strategy for TBNEP, evaluated physical impacts to habitats, and mapped living resources within Tampa Bay.

## Atlas of Hudson River Fish Distributions, Hudson River from Albany to the Battery in New York City, NY

Dr. Heimbuch served as Project Manager and Principal Investigator for this project sponsored by the Hudson River Foundation for Science and Environmental Research. Dr. Heimbuch compiled and analyzed historical data on fish populations in the Hudson River to determine distribution and movement patterns of eight key resource species within the river.

#### Westway Highway Fish Studies, New York, NY

Dr. Heimbuch acted as Co-Principal Investigator for these studies sponsored by the U.S. Army New York District Corps of Engineers in connection with a proposal to construct a new highway along the West Side of Manhattan in New York City. He developed a statistical methodology for estimating the fraction of the Hudson River juvenile striped bass population that inhabited the Westway site on the western shore of Manhattan, as well as sampling designs for the New York District Corps of Engineers fish sampling program for the Westway project. He also performed analysis and interpretation of data collected by the Westway Fisherics Studies for the project's Final Supplemental Environmental Impact Statement.

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## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION BEFORE THE SECRETARY

In the Matter of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, ENTERGY NUCLEAR INDIAN POINT 3, LLC, and ENTERGY NUCLEAR OPERATIONS, INC. Docket Nos. 50-247, 50-286

(Indian Point Nuclear Power Station)

## DECLARATION OF CHARLES C. COUTANT, PH.D. IN OPPOSITION TO RIVERKEEPER CONTENTION EC-1 AND NEW YORK ATTORNEY GENERAL CONTENTION 30

I, Charles C. Coutant, Ph.D., declare as follows:

## **QUALIFICATIONS**

1. I have extensive experience as a private consultant assessing the impacts of thermal discharges on freshwater, estuarine, and marine environments. As a consultant, I have assessed the effects of thermal discharges by numerous power plants and have authored or advised the preparation of multiple Clean Water Act ("CWA") §316(a) Demonstrations. I have served as an expert scientific consultant involved in assessments of the potential impacts of cooling water withdrawals and elevatedtemperature releases on biological resources.

2. I have significant first-hand experience with the Hudson River estuary and other east coast estuaries. My relevant Hudson River experience includes participation in the initial Atomic Energy Commission licensing of Indian Point 1 and 2 in 1971-1975; NY SPDES permitting for the Danskammer and Roseton power plants in the late 1990s and early 2000s; and fish population assessments for Hudson River utilities in the late 1990s. My relevant experience with other east coast estuaries includes NJ PDES permitting for the Salem Nuclear Power Plant on Chesapeake Bay, New Jersey and the Hudson Generating Station on the Hackensack River/Newark Bay, New Jersey; and evaluation of a water intake on the Mattaponi River/York estuary, Virginia.

3. I have authored over three hundred scientific papers and publications regarding such subjects as: (i) the thermal impacts on fish growth and survival; (ii) the effects of once-through cooling on aquatic systems; (iii) fish and wildlife management and restoration programs; (iv) the protection of anadromous fish; (v) the effects of climate change on freshwater fish habitat; and (vi) temperature and fish habitat selection.

I was also a co-author of the EPA's 1977 technical guidance document for §316(a) demonstrations.

4. In addition to my own research, I have extensive experience reviewing and evaluating environmental reports produced by major power plants, many in the Northeast. I have evaluated reports for such plants as: Danskammer and Roseton Power Plants in Newburgh, New York; Salem Nuclear Power Plant in Lower Alloways Creek Township, New Jersey; Shoreham Nuclear Power Plant in Nassau County on Long Island, New York; Palisades Nuclear Power Plant near Benton Harbor, Michigan; North Anna Nuclear Power Plant in Louisa County, Virginia; and Vermont Yankee Nuclear Power Station in Vernon, Vermont; as well as Indian Point 2 and 3 in Buchanan, New York.

5. Prior to beginning work as a private consultant, I spent 35 years at the U.S. Department of Energy's ("DOE") Oak Ridge National Laboratory ("ORNL"). At ORNL, I assisted in the creation of numerous assessments under the National Environmental Policy Act ("NEPA") including assessing the impacts of discharges from both nuclear and hydropower projects. At ORNL, I also managed multi-million dollar research programs in which I directed and oversaw the activities of up to 15 researchers conducting field, laboratory, and modeling studies related to ecological effects of power station cooling systems. Before joining ORNL, I was a Research Scientist at Battelle-Pacific Northwest Laboratories in Richland, Washington, conducting research on thermal discharges to the Columbia River.

6. I have received a number of awards recognizing my scientific work including: (i) the 1963 Darbaker Prize by the Pennsylvania Academy of Science; (ii) the 1987 Distinguished Publication Award by the American Society for Information Science; and (iii) the 1997 Distinguished Service Award by the American Society for Information Science. I was also named the Distinguished Scientist of the Year in 2002 by ORNL.

7. I am a fellow at the American Association for the Advancement of Science and the American Institute of Fishery Research Biologists. I have held numerous offices at the American Fisheries Society, including president, and am a member of the American Society for Limnology and Oceanography and the Ecological Society of America. I hold Ph.D., Masters, and Bachelors degrees in Biology from Lehigh University in Bethlehem, Pennsylvania. My current curriculum vitae, including a list of my peer reviewed scientific publications, is attached hereto as Attachment 1.

#### THIS PROCEEDING

8. I understand that this proceeding ("Proceeding") before the Nuclear Regulatory Commission ("NRC" or the "Commission") concerns the May 2007 application by Entergy Nuclear Operations, Inc. ("Entergy") to renew, for a period of 20 years, the operating licenses for Entergy Nuclear Indian Point 2, LLC ("IP2") and Entergy Nuclear Indian Point 3, LLC ("IP3"), nuclear power generating units located in Buchanan, New York. 72 Fed. Reg. 26,850 (May 11, 2007). I understand that Riverkeeper, Inc. ("Riverkeeper") and the New York Attorney General ("NYS") have filed petitions (the "Petitions") to intervene in this license renewal proceeding, in which they specifically request a hearing before the NRC with respect to certain issues that they maintain are not adequately addressed in Entergy's license renewal application ("LRA").

9. I have reviewed Riverkeeper Contention EC-1 and NYS Contention 30, with particular focus on assertions by Riverkeeper and NYS that the cooling water intake systems ("CWIS") at IP2 and IP3 cause "heat shock" or other thermal discharge impacts (the "Thermal Contentions"). I have reviewed materials submitted by Riverkeeper and NYS in purported support of the Thermal Contentions: (i) the declaration of Dr. Richard Seaby; (ii) the declaration of Dr. Peter Henderson; (iii) accompanying reports co-authored by Drs. Seaby and Henderson entitled *Status of Fish Populations and the Ecology of the Hudson River* ("Pisces Hudson Report") and *Analysis of Entrainment, Impingement, and Thermal Impacts at Indian Point Power Station* ("Pisces EI Report") (together, the "Pisces Reports"); and (iv) the declaration of Dr. David W. Dilks.

10. This Declaration is submitted in support of Entergy's response to the Thermal Contentions.

#### **RESPONSE TO THERMAL CONTENTIONS**

11. Below, I reply in part to the Thermal Contentions, and the materials submitted by Riverkeeper and NYS in purported support of the Thermal Contentions. I disagree with many of the opinions offered in these materials. The fact that I do not specifically address a particular opinion or contention in this Declaration does not mean that I agree with such opinions or contentions.

#### **Pisces Hudson Report**

12. The Pisces Hudson Report addresses the larger and general Hudson River ecosystem without regard to IP2 and IP3 (or even any mention of it). Therefore, the Pisces Hudson Report does not permit any inferences to be made regarding the possible effects of Indian Point's operations on the ecosystem, including possible thermal effects.

## Failure to Tie General Thermal Principles to Operation of IP2 and IP3

13. Pisces and Dr. Dilks repeatedly cite well-known principles of thermal biology and ecology, in an apparent attempt to suggest that these general principles support the existence of adverse environmental impacts at Indian Point. For example:

- The Pisces Hudson Report states that "[t]emperature can affect survival, growth and metabolism, activity, swimming performance and behaviour, reproductive timing and rates of gonad development, egg development, hatching success, and morphology." Pisces Hudson Report, at 3.
- The Pisces EI Report asserts that "[a] temperature exceeding 100°F will produce lethal conditions for aquatic life of all kinds, including algae, crustaceans and fish." Pisces EI Report, at 1; see also id. at 32 ("Maximum temperatures in the

discharge may exceed 35°C. Therefore, it seems inevitable that the heated discharge will result in death of, or harm to, any American shad, Atlantic tomcod, and river herring early life stages in the region of the discharge.").

• The Dilks Declaration states that "[i]ncreases in water temperature have been shown to have numerous biological consequences." Dilks Decl. ¶ 8 (listing four well-known potential effects of increased water temperature, ranging from lethal to indirect effects); see also id. ¶ 7.

14. I do not disagree with these general principles of thermal biology and ecology. Pisces and Dr. Dilks wholly fail, however, to demonstrate the relevance of these principles of thermal biology and ecology to IP2 and IP3. Notably, none of the statements of principle is followed by an analysis or scientific estimation of what in fact occurs under the actual operating and environmental conditions at Indian Point. Absent a reasoned scientific connection between assertions of general principle and the operation of IP2 and IP3, the statements of Pisces and Dr. Dilks are nothing more than unscientific speculation, and a reasonable scientist would not rely on these statements to reach any conclusions regarding the potential thermal impact of IP2 and IP3.

### Inability to Draw Biological Conclusions From 1999 Hydrothermal Modeling

15. Pisces and Dr. Dilks heavily rely on predictions of the size, location, and persistence of the thermal discharge plume in order to postulate regarding the potential thermal effect of IP2 and IP3's operations on the Hudson River ecology. *See, e.g.*, Dilks Decl. ¶ 7 ("The heated water, when initially discharged, is poorly diluted and is contained in what is called a thermal plume. Because heated water is less dense (i.e., lighter) than cooler water, this discharge plume rises in the water column until it meets the water surface. At this point, the plume spreads out and is transported by natural river currents and tidal flows. Temperatures are generally much higher in the discharge plume than in the surrounding water. Furthermore, for large discharge such as IP2 and IP3, temperatures are noticeably raised outside of the discharge plume, because the quantity of heat released is greater than the capacity of the river to fully dilute it."); Pisces EI Report, at 21 ("[T]he surface extent of the thermal plume produced by Indian Point covers a high proportion of the width of the river.").

16. Because Pisces and Dr. Dilks heavily rely on such predictions of the size, location, and persistence of the thermal discharge plume in reaching purported conclusions regarding the ecology of the Hudson River, I have reviewed submissions from Charles V. Beckers, Jr., who performed the hydrothermal modeling reported in Appendices VI-3-A and VI-3-B of the Draft Environmental Impact Statement ("DEIS") referenced at page 3-36 of Entergy's Environmental Report (the "1999 Hydrothermal Modeling"), and from an independent reviewer of the original hydrothermal modeling, J. Craig Swanson, Ph.D. *See* Declaration of Charles V. Beckers, Jr. (Dec. 19, 2007); Declaration of J. Craig Swanson, Ph.D. (Jan. 18, 2008). As a biologist, I frequently depend on reliable estimates of temperature conditions as a starting point for biological evaluations. Therefore, I reviewed these submissions in order to determine whether a reasonable scientist would reach conclusions about the possible thermal effect of IP2 and IP3's operations on the Hudson River ecology based on the 1999 Hydrothermal Modeling.

17. For the purposes of this analysis, I accept as true and accurate Mr. Beckers' description of the input conditions selected by the New York State Department of Environmental Conservation ("NYSDEC") for the 1999 Hydrothermal Modeling. I also accept as true and accurate Dr. Swanson's conclusion that the 1999 Hydrothermal Modeling yields extremely wrong answers, because that modeling was based on conditions that could not occur, under any circumstances, in the River near Indian Point.

18. As documented by Mr. Beckers and Dr. Swanson, the 1999 Hydrothermal Modeling was run using environmental conditions that are impossible. Because, as Dr. Swanson opines, the temperature and spatial and temporal distribution of the Indian Point thermal plume, as predicted by the 1999 Hydrothermal Modeling, could not occur, under any circumstances, in the River near Indian Point, I conclude that the 1999 Hydrothermal Modeling is unreliable as a basis for informed biological assessments. In my professional opinion, no reasonable biologist would draw conclusions regarding possible biological impacts based on the 1999 Hydrothermal Modeling.

19. Accordingly, purported biological analyses by Pisces and Dr. Dilks that rely on the 1999 Hydrothermal Modeling – such as conclusions regarding alleged thermal effects on fish and benthic organisms, *see*, *e.g.*, Pisces EI Report, at Section 5.4 – are not supported as a matter of science.

#### **Heat Shock**

20. The Pisces EI Report suggests that "[w]hen Indian Point discharges warm water into the river, it mixes with the receiving waters. Any small organisms in the receiving water with which it mixes will also be subjected to sudden changes in temperature that are potentially harmful." Pisces EI Report, at 29; *see also id.* at 36 (entitled "heat shock"). Pisces' suggestion that organisms subjected to sudden changes in temperature or "heat shock" as a result of IP2 and IP3's operations will incur an adverse effect is incorrect.

21. The term "heat shock" or "thermal shock" is an older, imprecise term that generally refers to a fish or other organism being exposed to an abrupt temperature change. It does not quantify a biological effect. Generally, there are discrete components of rapid temperature change ("heat shock") that are important for determining biological effects and that can constitute protective criteria. These are the initial acclimation temperature of the fish, the new temperature to which the fish is exposed, and the duration of that exposure. These were explained years ago, for instance, in a 1970 article I wrote (Coutant, C.C., *Biological Aspects of Thermal Pollution: Entrainment and Discharge Canal Effects*, CRC Critical Reviews in Environmental Control 1(3):341-381 (1970)) and in the Heat and Temperature chapter of the National Academy of Sciences/National Academy of Engineering Report (National Academy of Sciences/National Academy of Engineering, Water Quality Criteria – 1972, Environmental Protection Agency Report EPA.R3.73.033, Washington, D.C. (1972)).

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22. The biological effects of rapid temperature changes (again, "heat shock"), such as direct death, loss of equilibrium, or increased vulnerability to predation, need to be expressed as the result of combinations of these components to be meaningful.

23. For the purposes of this analysis, I accept the conclusions set forth in the report entitled *Entrainment and Impingement at IP2 and IP3: A Biological Impact Assessment* (Jan. 2008) ("AEI Report"), attached as Attachment 2 to the Declaration of Lawrence W. Barnthouse, Ph.D. Although the AEI Report is not a §316(a) Demonstration and does not draw conclusions about potential thermal effects of IP2 and IP3's operations, it nevertheless provides a basis for certain reasoned inferences to be drawn regarding the potential thermal effects of IP2 and IP3's operations on the Hudson River ecosystem. Thus, while the focus of the AEI Report was on impacts of fish losses due to entrainment and impingement, I believe the analysis also relates directly to allegations regarding "heat shock" raised by Pisces. See Pisces EI Report, at 29, 36.

24. Specifically, the AEI Report uses Conditional Mortality Rates ("CMRs") as inputs to the assessment in order to critically examine the hypothesis that entrainment and impingement by IP2 and IP3's respective CWIS are related to reductions in the abundance of key fish species in the Hudson River over approximately three decades of monitoring. As noted in the Appendix to the DEIS, CMRs reflect the risk of impingement and entrainment for life stages of fish located within the appropriate sphere of influence of Indian Point (i.e., the regions from which water is withdrawn by Indian Point). "Heat shock" (the abrupt raising and lowering of temperature in a cooling system and discharge plume), if occurring, would occur in an area significantly smaller that than this sphere of influence because the thermal plume covers only a fraction of this area. Accordingly, heat shock, if occurring, would occur within the same region of the River in which the AEI Report (through its use of CMRs) evaluated the risk of mortality due to impingement and entrainment.

25. The AEI Report concludes, as a function of CMRs, that entrainment and impingement losses of fish as a result of Indian Point's operations are not responsible for changes in fish population numbers in the Hudson River. Accepting for the purposes of this analysis the conclusions of the AEI Report, it is my professional opinion that Hudson River fish populations are not experiencing adverse effects of heat shock as a result of the IP2 and IP3's operations.

#### **CONCLUSION**

26. The Thermal Reports: (1) fail to connect assertions of general thermal principles to the actual operations of IP2 and IP3; (2) improperly rely on the 1999 Hydrothermal Modeling results; and (3) reach incorrect conclusions regarding "heat shock." The Thermal Reports' assertions of adverse environmental impact are therefore unsupported as a matter of science and the practice of environmental assessment and do not provide evidence in support of the Thermal Contentions.

Signed this 18th day of January, 2008.

Charles C. Coutant, Ph.D.

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ATTACHMENT 1

#### RESUME

#### CHARLES C. COUTANT

#### Present Position

Oak Ridge National Laboratory, retired. Private consultant. (October 1, 2005-present)

#### <u>Born</u>

Jamestown, New York, August 2, 1938

#### Education

Ph. D.	Lehigh University, Bethlehem, Pennsylvania	Biology 1965
M. S.	Lehigh University, Bethlehem, Pennsylvania	Biology 1962
B. A.	Lehigh University, Bethlehem, Pennsylvania	Biology 1960

#### **Previous Positions**

Distinguished Research Ecologist, Environmental Sciences Division, Oak Ridge National Laboratory, Oak Ridge, Tennessee 37831-6036 (2003-2005)

Senior Research Ecologist, Environmental Sciences Division, Oak Ridge National Laboratory, (1982-1985; 1986-1988; 1992-2003)

Manager, ORNL Exploratory Studies Program, Central Management, and Senior Research Ecologist, Oak Ridge National Laboratory (1989-1992)

Manager, DOE Global Carbon Cycle Program, and Senior Research Ecologist, Environmental Sciences Division, Oak Ridge National Laboratory (1985-1986)

Team Leader, Multi-Media Modeling Project and Senior Research Ecologist, Environmental Sciences Division, Oak Ridge National Laboratory (1979-1982)

Manager, Thermal Effects Program, and Research Ecologist, Environmental Sciences Division, Oak Ridge National Laboratory (1970-1979)

Research Scientist, Biology Department (later Ecosystems Department), Battelle-Pacific Northwest Laboratories, Richland, Washington 99352 (1965-1970)

U. S. Public Health Service Predoctoral Fellow, Lehigh University, Bethlehem, Pennsylvania, 18015 (1963-1965)

#### **Professional Societies**

American Association for the Advancement of Science (Fellow) American Institute of Fishery Research Biologists (Fellow)

Coutant resume

American Fisheries Society (numerous offices, including President) American Society for Limnology and Oceanography American Society for Testing and Materials (lapsed) Ecological Society of America Sigma Xi Water Pollution Control Federation (lapsed)

Professional and Academic Honors

2002	Distinguished Scientist of the Year, UT-Battelle (manager of ORNL)
2001	Distinguished Publication Award, American Society for Information Science (E. TN
	Chapter)
1999	Scientific Achievement Award, Southern Division, American Fisheries Society
1997	Distinguished Service Award, American Fisheries Society
1996-97	President, American Fisheries Society
1993-1996	Progression from Second Vice Pres., First Vice Pres., Pres. Elect, American
	Fisheries Society
1993	Elected as Second Vice President, American Fisheries Society
1991-1994	Coeditor, Transactions of the American Fisheries Society
1990-1991	President, Oak Ridge Chapter, Sigma Xi
1987-1989	President, Water Quality Section, American Fisheries Society
1987	Distinguished Publication Award, American Society for Information Science
1986-1988	Editorial Board, Transactions of the American Fisheries Society
1986-1987	President, Southern Division, American Fisheries Society
1986	President, Tennessee Chapter, American Fisheries Society
1986	Outstanding Publication Award, Martin Marietta Energy Systems, Inc.
1985	Present-Elect, Southern Division, American Fisheries Society
1984	Achievement Award for Excellence in Fisheries, Tennessee Chapter American
	Fisheries Society
1983	Fellow, American Association for the Advancement of Science
1980	Southeast Regional Lecturer, Sigma Xi
1978-1979	Editorial Board, Environmental Science and Technology
1978	Fellow, American Institute for Fishery Research Biologists
1975-1982	Editor, Underwater Telemetry Newsletter
1968	Best Award, Battelle-Northwest, Richland, Washington (Power Plant Siting Study)
1968	Director's Award, Battelle-Northwest (Power Plant Siting Study)
1963	U.S. Public Health Service Predoctoral Fellowship in Water Pollution Control
1963	Darbaker Prize, Pennsylvania Academy of Science (Excellent Microbiology Paper)

#### Professional Experience

#### Water Quality

Research and analysis on interactions between water quality and the biological integrity of water, including pollution monitoring and field studies for industry through Lehigh University (graduate assistant) and in private consulting (1960-1965) and annual literature reviews on thermal effects of Water Pollution Control Federation (1967-1978).

Coutant resume

Member of National Academy of Sciences Committee on Water Quality, Panel on Freshwater Aquatic Life and Wildlife, and coauthor of the "Blue Book" on water quality, <u>Water Quality Criteria 1972</u> (National Academy of Sciences/National Academy of Engineering 1973).

American Society for Testing and Materials (ASTM) Task Group Chairman for developing standard practice for evaluating transport/fate models for chemicals in the environment (1981-1984).

#### Aquatic Ecology and Fisheries

Ph.D. dissertation research on effects of dam discharges on stream ecology; Masters and Postdoctoral research on aquatic macroinvertebrate community responses to pollutants.

Research and analysis on aquatic resources of the middle Columbia River (1965-1970), particularly their responses to thermal effluents. Member, Independent Scientific Advisory Board (previously called the Scientific Review Group and Independent Scientific Group) overseeing the Columbia River Fish and Wildlife Program for Bonneville Power Administration, Northwest Power Planning Council, National Marine Fisheries Service and Columbia River Tribes (1989-2005). Member, Independent Scientific Review Panel for the Northwest Power and Conservation Council (formerly called the Northwest Power Planning Council) for evaluating proposals for the BPA-funded Columbia River Basin Fish and Wildlife Program (1997-2005).

Research and analysis on thermal, entrainment, and impingement effects of thermal power station cooling systems on aquatic organisms, principally fishes.

Thermal ecology of the striped bass (Morone saxatilis) and Chinook salmon (Oncorhynchus tshawytscha).

Thermal niche partitioning of lakes and estuaries.

Management of power station thermal discharges for environmental benefits.

Introduction of the concept of turbulent attraction flow (simulation of stream turbulence) for guiding migrating fish.

#### Environmental Impact Assessment

Environmental impact assessments (NEPA EISs) and hearing testimony on impacts of nuclear and fossil-fuel power stations on water quality and aquatic ecology and fisheries for Atomic Energy Commission, Nuclear Regulatory Commission, and Department of Energy (Palisades Nuclear Plant, Shoreham Nuclear Plant, Indian Point Nuclear Plant, Kyger Creek Power Plant).

Environmental impact assessments (NEPA EISs) for the Federal Energy Regulatory Commission on two hydroelectric dams in Alaska (Susitna Project), hydropower development in the upper Ohio River basin (cumulative impacts of 19 projects), nine hydropower projects in the Skagit River basin (Washington),

and existing hydropower projects on the Mokelumne and Tuolumne rivers, California. Mentored ORNL staff for other FERC EIS projects.

#### Project Management

Technical direction and budgetary management for power station cooling systems research and multimedia (air, land, water) modeling projects, each with funding in the \$0.5-1 million per year range (1970s dollars), including supervision of up to 20 staff.

Development of a project evaluation process for the Bonneville Power Administration's Columbia River Fish and Wildlife Program.

Management (from ORNL) of the Department of Energy's \$4 million/year national research program on environmental determinants of carbon dioxide in the atmosphere as related to  $C0_2$ -induced global climate change.

Management of Oak Ridge National Laboratory's \$8-12 million per year Exploratory Studies Program to support innovative new research ideas.

### Advisory Capacity

Research coordination projects, including book preparation, for United Nations Educational, Scientific and Cultural Organization (UNESCO) and International Atomic Energy Agency (IAEA).

Research consultation with governmental agencies: Sweden, Federal Republic of Germany, United Nations Food and Agriculture Organization (FAO), Province of Ontario (Canada), and numerous review boards.

National Advisory Council for Electric Power Research Institute (EPRI).

Regulatory guideline preparation and review for implementation of Section 316(a) of the Clean Water Act for the Environmental Protection Agency (EPA).

Member or chair of several technical advisory committees for resolution of specific energy-environment conflicts.

Program reviewer for USGS Biological Resources Division, USEPA Western Ecology Laboratory (chair), South Carolina Water Department of Natural Resources, NOAA Fisheries' Northwest Fisheries Science Center

Member, Scientific Review Group for Bonneville Power Administration's Columbia River Fish and Wildlife Program.

Member, Independent Scientific Advisory Board for Northwest Power and Conservation Council, National Marine Fisheries Service, and Columbia River Tribes Member, Independent Scientific Review Panel for Northwest Power and Conservation Council for scientific review of funding proposals to Bonneville Power Administration Fish and Wildlife Program.

#### Industrial Technical Assistance

Environmental consulting for power station thermal effects studies (Virginia Power Company, Commonwealth Edison Company, Electricity Corporation of New Zealand, Georgia Power Company, Carolina Power & Light Co., Public Service Electric and Gas Co., Pacific Gas and Electric Company, Dynegy, Dominion Power, Vermont Yankee), hydropower development (Beak Associates, Puget Power), and water diversions (Sacramento County (California), City of Newport News). Author of thermal effects 316(a) Demonstration for Blue Ridge Paper Products. Technical advisor to a stakeholder group evaluating revision of Colorado temperature standards.

#### **Publications**

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- ISRP. 2006. Preliminary Review of FY 2007-09 Proposals for the Columbia River Basin Fish and Wildlife Program. Report ISRP 2006-4. Northwest Power and Conservation Council, Portland, Oregon.
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Publications Summary: 322 as of September 15, 2004.

## Notes:

1. Some ISAB and ISRP reports are listed as ISAB or ISRP authorship, without all names. ISRP reports are listed only when I was a coauthor; other ISRP numbered reports did not include me as part of the review team. Short letter reports are not included.

2. Proprietary consulting reports are not included.

# UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION BEFORE THE SECRETARY

In the Matter of

# ENTERGY NUCLEAR INDIAN POINT 2, LLC, ENTERGY NUCLEAR INDIAN POINT 3, LLC, and ENTERGY NUCLEAR OPERATIONS, INC.

Docket Nos. 50-247, 50-286

(Indian Point Nuclear Power Station)

# DECLARATION OF WEBSTER VAN WINKLE, PH.D. IN OPPOSITION TO RIVERKEEPER CONTENTION EC-1 AND STATE OF NEW YORK CONTENTION 31

I, Webster Van Winkle, Ph.D., declare as follows:

## QUALIFICATIONS

1. I have extensive and varied experience in assessing environmental impacts of energy technologies in freshwater, estuarine, and marine environments. I have particular depth and expertise regarding assessments, under NEPA, Clean Water Act §316(b), and analogous state law, of the potential impacts of cooling water withdrawals, including entrainment and impingement. I have served as an expert scientific consultant for federal and state agencies and the owners of various power plants.

2. I have conducted extensive research and assessments with regard to Hudson River fish populations and communities, specifically with regard to the impacts of cooling water withdrawals on these populations and communities. My involvement with power plants on the Hudson River started in 1972 with work in support of the U.S. Department of Energy's ("DOE") Oak Ridge National Laboratory's ("ORNL") evaluation of the then-proposed operation of Indian Point Units 2 and 3. My work related to power plants located on the Hudson River has been a part of my professional career for the past 35 years.

3. Prior to founding Van Winkle Environmental Consulting Co. in 1998, I spent 26 years in the Environmental Sciences Division at ORNL. At ORNL, I served as Principal Investigator, Group Leader, and Section Head. In this capacity, I led or participated in numerous environmental research, assessment, and management projects involving small streams to rivers, reservoirs, lakes, estuaries, and coastal ocean, and a range of potential stressors to these water bodies including temperature, mercury, radioisotopes, and acid rain. 4. I am a Fellow of the American Association for the Advancement of Science and the American Institute of Fishery Research Biologists. I hold a Ph.D. degree in Zoology from Rutgers University (1967), and a Bachelor of Arts degree in History from Oberlin College (1961). As an Assistant Professor in the Biology Department at the College of William and Mary, I taught courses in biometry, experimental design, and comparative animal physiology and advised students (1967-1970). I was an NSF Science Faculty Fellow and Public Health Service Postdoctoral Fellow in the Biomathematics Program, North Carolina State University, Raleigh, North Carolina, during which I focused on research, publishing, and additional course work in biomathematics (1970-1972). My curriculum vitae, including a list of my peer reviewed scientific publications, is attached hereto as Attachment 1.

## BACKGROUND

5. I understand that this proceeding ("Proceeding") before the Nuclear Regulatory Commission ("NRC" or the "Commission") concerns the May 2007 application by Entergy Nuclear Operations, Inc. ("Entergy") to renew, for a period of 20 years, the operating licenses for Entergy Nuclear Indian Point 2, LLC ("IP2") and Entergy Nuclear Indian Point 3, LLC ("IP3"), nuclear power generating units located in Buchanan, New York. 72 Fed. Reg. 26,850 (May 11, 2007). I understand that Riverkeeper, Inc. ("Riverkeeper") and the New York Attorney General ("AG") have filed petitions ("Petitions") to intervene in this license renewal proceeding, in which they specifically request a hearing before the NRC with respect to certain issues that they maintain are not adequately addressed in Entergy's license renewal application ("LRA").

6. I have reviewed the contentions related to the issues of entrainment and impingement – Riverkeeper Contention EC-1 and NYS Contention 31 (the "EI Contentions"). I have reviewed the declarations of Drs. Richard Seaby and Peter Henderson in support of Riverkeeper's Contention EC-1, and accompanying reports co-authored by Drs. Seaby and Henderson entitled *Status of Fish Populations and the Ecology of the Hudson River* ("Pisces Hudson Report") and *Analysis of Entrainment, Impingement, and Thermal Impacts at Indian Point Power Station* ("Pisces EI Report"). I have also reviewed the declaration of Roy A. Jacobson in support of NYS Contention 31.

7. This Declaration is submitted in support of Entergy's response to the EI Contentions.

### **AEI REPORT**

8. Together with Drs. Lawrence W. Barnthouse of LWB Environmental Services, Inc.; Douglas F. Heimbuch of AKRF, Inc.; and John Young of ASA Analysis and Communications, Inc., I have prepared a report, entitled *Entrainment and Impingement at IP2 and IP3: A Biological Impact Assessment* (Jan. 2008) ("AEI Report"). The AEI Report is attached as **Attachment 2** to the Barnthouse Declaration and is incorporated herein by reference. To the best of my knowledge, the factual

statements in the AEI Report are true and accurate, and the opinions expressed therein are based on my best professional judgment.

# RESPONSE TO PISCES EI REPORT, PISCES HUDSON REPORT, AND JACOBSON DECLARATION

9. I have reviewed the Pisces EI Report, the Pisces Hudson Report, and Jacobson Declaration. Below, I reply in part to these documents. I disagree with many of the opinions offered in these documents. The fact that I do not specifically address a particular'opinion or contention in this Declaration does not mean that I agree with such opinions or contentions.

## **Pisces Hudson Report**

10. The Pisces Hudson Report addresses the larger and general Hudson River ecosystem without regard to IP2 and IP3 (or even any mention of it). Therefore, the Pisces Hudson Report does not permit any inferences to be made regarding the possible effects of Indian Point's operations on the ecosystem.

11. Together with Drs. Young, Barnthouse and Heimbuch, I examined several fish community metrics to assess changes in the juvenile (Age 0) fish community sampled by the Hudson River Monitoring Program. To determine whether a metric had changed, we divided the dataset into two equal time periods constituting the first half of the dataset ("Period 1") and the second half of the dataset ("Period 2"). Standard community level metrics were calculated using data from Period 1 and compared to the same metrics calculated using data from Period 2. Because sampling gear used in the shorezone, benthic, and water column habitats differ, metrics were calculated for each habitat.

12. The metrics calculated were: (1) species richness – calculated by summing the total number of species found in samples in a given year; (2) the percent of total abundance comprised of dominant species – a dominant species being defined as a species contributing 10% or more to the total abundance of Age 0 fish; (3) species turnover – the number of species whose abundance changed sufficiently that they could be considered to have entered or left the fish community; (4) total abundance – the mean catch per sample of all Age 0 fish in a given year; and (5) species density – mean number of species per sample collected in the HRMP in a given year. These metrics were calculated using the BSS and FSS datasets utilized in the AEI Report and described above.

13. Species richness did not change significantly from the first half of the dataset to the second. In the first half of the dataset, the average number of species collected in the shorezone, benthic, and water column habitats were 44, 31 and 18 respectively in Period 1, and 44, 30, and 19 respectively in Period 2.

	Species Richness		
<u>Habitat</u>	Period 1	Period 2	
Shorezone	44	44	
Benthic	31	30	
Water Column	18	19	

14. The community was dominated by a few abundant species in all three habitats in both periods, with little change in the percent of total abundance made up by the dominant species.

Per	cent of Individuals	from Dominant Species
<u>Habitat</u>	Period 1	Period 2
Shorezone	67	67
Benthic	76	74
Water Column	95	94

15. Eleven different species were abundant enough to be considered dominant in at least one habitat in one year. Of the 171 instances in which a species comprised more than 10% of the total abundance in a habitat in a year, 150 (or 87.7%) of those instances were due to the presence of the 8 species analyzed in the AEI Report (the "8 RIS").

16. Very few species increased to the point of entering the fish community (initially missing or rare and becoming relatively common), and similarly, very few species decreased to the point of leaving the fish community (changing from relatively common to missing or rare). Atlantic croaker and channel catfish were not collected during the earlier years but have since increased in abundance. Conversely, goldfish, rainbow smelt and rough silverside have decreased in abundance over time and are now rarely collected (or not collected at all) in the HRMP. Considering that the total number of species of Age 0 fish in the river exceeds 75, this level of species turnover is not ecologically significant.

17. The total abundance of Age 0 Fish declined by approximately 20% between Period 1 and Period 2 (all three habitats combined). See Figure 1 for results by individual habitat. When the 8 RIS are removed from the analysis, the total abundance of all remaining species did not change significantly from Period 1 to Period 2. See Figure 2 for results by individual habitat, and note that abundance of non-RIS in the shorezone approximately doubled between Period 1 and Period 2. Thus, excluding the 8 RIS accounts for the shift in results from a 20% decrease in total abundance to an increase or no change from Period 1 to Period 2.

LIBA/1859342.1







## Figure 2.

18. Species density, the total number of species caught per sample, declined by approximately 10% between Period 1 and Period 2 (all three habitats combined). *See* Figure 3 for results by individual habitat. When the 8 RIS are removed from the analysis, there was no significant change in species density among the remaining species for any of the three habitats as indicated by the overlapping error bars (Figure 4). Thus, as with

total abundance of Age 0 Fish, excluding the 8 RIS accounts for the shift in results from a 10% decrease in species density to no significant change from Period 1 to Period 2.







Figure 4.

19. The AEI Report evaluated the changes in the 8 RIS in detail and concluded, in each case, that the change in abundance of each RIS was unrelated to impingement and entrainment at Indian Point. Furthermore, results for the total

abundance and species density metrics, with RIS excluded, indicate no significant changes. Because impingement and entrainment at Indian Point is not related to the changes in abundance of the 8 RIS (as discussed in the AEI Report), it is also not related to the changes in the two community metrics showing declines, namely total abundance and species density. Thus, the results of these analyses in conjunction with the conclusions of the AEI Report are inconsistent with an impact hypothesis that impingement and entrainment at Indian Point is having an adverse effect on the Age 0 fish community in the Hudson River estuary.

## **CONCLUSION**

20. In my professional opinion, nothing in the Pisces Reports or Jacobson Declaration undermines the conclusion set forth in the AEI Report that entrainment and impingement of individual fish by the IP cooling-water intake structures have not caused an adverse environmental impact on specific fish populations or the fish community in the Hudson River estuary.

7

Signed this  $\int S^{Lh} day$  of January, 2008.

an Winkle.

Webster Van Winkle, Ph.D. Van Winkle Environmental Consulting Co.

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**ATTACHMENT 1** 

# Dr. Webster Van Winkle Van Winkle Environmental Consulting Co. 5163 N. Backwater Ave., Boise, Idaho 83714 Resume, January 2008

## **Consulting Activities From 1998-Present**

- Idaho Power Company (IPC), Boise, ID. As part of FERC re-licensing activities of IPC's hydropower facilities, I participate in meetings, workshops, and field trips; give presentations; and contribute to open-literature publications, reports and other documents for four projects: (a) White Sturgeon Populations from Shoshone Falls to Lower Granite Dam—continuing; (b) Centrarchid Populations in Brownlee Reservoir—completed; (c) Trout in the Malad River—completed; (d) Threatened and Endangered Snails in the Mid-Snake River. 1998 continuing.
- (2) Hudson River Utilities (Dynegy Northeast Generation, Newburgh, NY). With Drs. Larry Barnthouse & Chuck Coutant, evaluated evidence concerning impacts of cooling water withdrawals (Barnthouse et al. 2001) and participated in meetings. 2000-2002.
- (3) EPRI (Electric Power Research Institute), Palo Alto, CA. As part of EPRI'S 316(a&b) Fish Protection Issues Program, participated in meetings, workshops, and site visits; gave presentations; and contributed to openliterature publications, reports and other documents for four projects: (a) comments on EPA's proposed Section 316(b) regulations; (b) co-authored two EPRI reports relating to Section 316(b); (c) chaired American Fisheries Society symposium and publication on Biology, Management, and Protection of Sturgeon; and (d) served as EPRI's representative on Atlantic States Marine Fisheries Commission Power Plant Panel.
- (4) Dominion Nuclear Connecticut, Inc., Waterford, CT. Participated in workshops/meetings and reviewed documents associated with assessing potential entrainment and impingement impacts at the Millstone Nuclear Power Plant. 1998-2000.

### Previous Positions

- Environmental Sciences Division, Oak Ridge National Laboratory, Oak Ridge, TN (1972-retired Oct 1998). Broad range of experiences in research, assessment, and management as Principal Investigator, Group Leader, and Section Head.
- NSF Science Faculty Fellow and Public Health Service Postdoctoral Fellow, Biomathematics Program, North Carolina State University, Raleigh, North Carolina, 1970-1972.
- Assistant Professor, Department of Biology, College of William and Mary, Williamsburg, Virginia, 1967-1970. Taught undergraduate and graduate courses in biometry, experimental design, and comparative animal physiology.
- Research Associate and On-Site Director, Shellfish Research Laboratory, Rutgers University, Monmouth Beach, New Jersey, 1966-1967.

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### Education

Ph.D.	Rutgers University, New Brunswick, NJ	Zoology	1967
B.A.	Oberlin College, Oberlin, Ohio	History	1961

Relevant Previous Activities & Honors

Member, Review Panel, Western Division of American Fisheries Society, Review of the Recovery Program for the Endangered Pallid Sturgeon in the Upper Missouri River Basin. 2003-2004.

- Co-organized and co-chaired symposium on Biology, Management, and Protection of North American Sturgeon at the American Fisheries Society Annual Meeting, St. Louis, MO, August 2000. Lead editor for AFS Symposium 28 (2002) with same title.
- Member, Atlantic States Marine Fisheries Commission Power Plant Panel, 2001-2004. A co-author of report on Cumulative Impacts of Power Plant Impingement and Entrainment: a Case Study for Atlantic Menhaden.
- Organized and co-chaired session on *Density-Dependent (Compensation) Processes* for the EPRI Conference on Power Generation Impacts on Aquatic Resources, Atlanta, GA, April 1999.
- Principal Investigator, EPRI project on Compensatory Mechanisms in Fish Populations (CompMech), 1987-1998. Funding level: \$400,000 - \$1,000,000/yr.
- Member, Scientific Advisory Group for the Interagency Ecological Studies Program, California Department of Water Resources, Sacramento, CA, 1996-1998.
- Member, Technical Advisory Group and reviewer for U.S. Army Corps of Engineers, Rock Island District, Rock Island, IL, 1993–1995; and 1998–1999. Objective: to evaluate field, laboratory, and modeling studies relating to impacts on fish populations of increased navigation traffic in the Upper Mississippi River.
- Member, Technical Advisory Committee for NOAA's South Atlantic Bight Recruitment Experiment (SABRE), 1991-1995.

Associate Editor (for modeling and statistics), Editorial Board, American Fisheries Society, 1982-1984. Fellow, American Institute of Fishery Research Biologists, 1989.

Fellow, Biological Sciences Section, American Association for the Advancement of Science (AAAS), 1983.

### Publications

A. Peer-reviewed Journal Articles, Book Chapters, and Books 1. Senior Author

Van Winkle, W. 1968. The effects of season, temperature, and salinity on the oxygen consumption of bivalve gill tissue. Comp. Biochem. Physiol. 26:69-80.

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Van Winkle, W., B.J. Shuter, B.D. Holcomb, H.I. Jager, J.A. Tyler, and S.Y. Whitaker. 1996. Regulation of energy acquisition and allocation to respiration, growth, and reproduction: simulation model and example using rainbow trout. pp. xxx-xxx. IN R.C. Chambers and E.A. Trippel (eds.). Early Life History and Recruitment in Fish Populations. Chapman & Hall, New York.

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- Draft environmental statement for the Susitna Hydroelectric project, Alaska Power Authority. Federal Energy Regulatory Commission. (With C.C. Coutant, responsible for sections on fish population dynamics, fisheries, and aquatic ecology.)

# UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION BEFORE THE SECRETARY

In the Matter of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, ENTERGY NUCLEAR INDIAN POINT 3, LLC, and ENTERGY NUCLEAR OPERATIONS, INC. Docket Nos. 50-247, 50-286

(Indian Point Nuclear Power Station)

# DECLARATION OF JOHN R. YOUNG, PH.D. IN OPPOSITION TO RIVERKEEPER CONTENTION EC-1 AND STATE OF NEW YORK CONTENTION 31

I, John R. Young, Ph.D., declare as follows:

### QUALIFICATIONS

1. I am a Senior Scientist at ASA Analysis & Communication, Inc. ("ASA"), an environmental consulting firm founded in December 1995. ASA provides technical and management services in support of the regulatory compliance needs of private and public sector clients throughout the United States. I provide technical direction for ASA's applied statistics and environmental monitoring services.

2. I have extensive experience in designing, conducting, and directing environmental research programs, management, and collection of data. My experience encompasses nearly 20 years in environmental consulting, including 7 years with ASA, and 13 years in the environmental department at Consolidated Edison Company ("ConEd"). As a consultant, my work has centered on Clean Water Act ("CWA") §316(b) and water quality issues.

3. I have extensive, first-hand experience assessing the Hudson River ecology. I first worked on the Hudson River fish community in 1976, when I became a member of the technical staff with Texas Instruments' (TI) Environmental Services Division. At that time, TI was conducting the riverwide field program for the Roseton, Bowline, and Indian Point power plants. At TI, I provided technical oversight of the striped bass mark-recapture program and was technical coordinator of the 1978 Year Class Report. In 1980, I moved to Ecological Analysts, where I managed and provided technical direction of entrainment programs at Indian Point 2 and 3 nuclear power generating units located in Buchanan, New York, and other stations on the Hudson. I accepted employment with Consolidated Edison in 1987, where I was a staff biologist with responsibility for the technical aspects of the Hudson River monitoring program,

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and provided management oversight of contractors working on the program. While at ConEd, I coordinated the completion of the 1999 Draft Environmental Impact Statement ("DEIS") associated with the applications for renewal of State Pollutant Discharge Elimination System ("SPDES") permits for, among others, Indian Point 2 and Indian Point 3. In 2000, I joined ASA and continued to be involved in the Hudson River monitoring program as a consultant to the new owners of the Hudson River power stations. I have also provided technical services related to impact assessments for other power stations in New York, Pennsylvania, New Jersey, and other east coast states.

4. I hold a Ph.D. in biology from the City University of New York, a Master of Science in applied statistics and operations research from Union College, a Master of Science in ecology from the Pennsylvania State University, and a Bachelor of Arts degree in biology from Washington University. My curriculum vitae, including a list of my peer reviewed scientific publications, is attached hereto as Attachment 1.

# BACKGROUND

5. I understand that this proceeding ("Proceeding") before the Nuclear Regulatory Commission ("NRC" or the "Commission") concerns the May 2007 application by Entergy Nuclear Operations, Inc. ("Entergy") to renew, for a period of 20 years, the operating licenses for Entergy Nuclear Indian Point 2, LLC ("IP2") and Entergy Nuclear Indian Point 3, LLC ("IP3"), nuclear power generating units located in Buchanan, New York. 72 Fed. Reg. 26,850 (May 11, 2007). I understand that Riverkeeper, Inc. ("Riverkeeper") and the New York Attorney General ("NYS") have filed petitions ("Petitions") to intervene in this license renewal proceeding, in which they specifically request a hearing before the NRC with respect to certain issues that they maintain are not adequately addressed in Entergy's license renewal application ("LRA").

6. I have reviewed the contentions related to the issues of entrainment and impingement – Riverkeeper Contention EC-1 and NYS Contention 31 (the "EI Contentions"). I have reviewed the declarations of Drs. Richard Seaby and Peter Henderson in support of Riverkeeper's Contention EC-1, and accompanying reports co-authored by Drs. Seaby and Henderson entitled *Status of Fish Populations and the Ecology of the Hudson River* ("Pisces Hudson Report") and *Analysis of Entrainment, Impingement, and Thermal Impacts at Indian Point Power Station* ("Pisces EI Report"). I have also reviewed the declaration of Roy A. Jacobson in support of NYS Contention 31.

7. This Declaration is submitted in support of Entergy's response to the EI Contentions.

### AEI REPORT

8. Together with Drs. Lawrence W. Barnthouse of LWB Environmental Services, Inc.; Douglas F. Heimbuch of AKRF, Inc.; and Webster Van Winkle of Van Winkle Environmental Consulting, I have prepared a report, entitled *Entrainment and Impingement at IP2 and IP3: A Biological Impact Assessment* (Jan. 2008) ("AEI

Report"). The AEI Report is attached as Attachment 2 to the Barnthouse Declaration and is incorporated herein by reference. To the best of my knowledge, the factual statements in the AEI Report are true and accurate, and the opinions expressed therein are based on my best professional judgment.

# DATASETS USED IN AEI REPORT

9. The analyses conducted in the AEI Report are based on empirical data collected under the direction and oversight of the New York Department of Environmental Conservation ("NYSDEC") for a period of over 30 years spanning the period of commercial operations for IP2 and IP3. For a detailed description of the collection and processing of field samples, please see the Declaration of Mark T. Mattson, Ph.D., ¶¶9-26 (Jan. 2008) (the "Mattson Declaration").

10. The datasets underlying the AEI Report have been used in numerous publications in peer reviewed scientific journals or subjected to other types of review.

11. The Longitudinal River Ichthyoplankton Survey ("LRS"), the Longitudinal River Beach Seine Survey ("BSS"), the Longitudinal River Fall Shoals Survey ("FSS") and the Tomcod Survey ("TS"), each described in detail in the Mattson Declaration, are the primary datasets used in the AEI Report to assess the effects of impingement and entrainment at IP2 and IP3.

12. These four datasets were selected as the primary datasets for the analyses conducted in the AEI Report, because they have been conducted continuously since the mid-1970s. They cover nearly all of the period of commercial operation of IP2 (1973 startup) and all of the period of commercial operation of IP3 (1976 startup).

13. These four datasets provide the most comprehensive and consistent data, subjected to extensive quality control measures, for the estimation of long-term trends in the abundance of multiple life stages of important Hudson River fish populations.

14. A variety of other programs, conducted by the generators, NYSDEC, and federal resource management agencies provide additional information that can be used to evaluate the validity of data collected from these four primary programs. These secondary datasets include:

- a) Striped Bass Mark-Recapture Program. This program was initiated in 1984, to estimate the contribution of the Hudson River striped bass hatchery (established as a condition of the Hudson River Settlement Agreement) to the Hudson River population. The program targets 1-yearold and 2-year-old striped bass, and is conducted from November through March. Data from this program are used to estimate the numbers of striped bass >150 mm in length overwintering in the lower estuary. Growth and survival rate estimates are also obtained from this program.
- b) NYSDEC Beach Seine Survey. Since 1976, the NYSDEC Division of Marine Resources has conducted a beach seine survey in the lower

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Hudson River estuary. The program focuses on the Tappan Zee and Haverstraw Bay. It samples juvenile fish using a method similar, but not identical to, the generators' beach seine survey

- c) Juvenile Alosid Survey. NYSDEC conducts a beach seine survey in the middle and upper regions of the estuary (above River Mile 55) to estimate the relative abundance of YOY American shad and other juvenile fishes. This program was initiated in 1980 and continues to the present.
- d) Western Long Island Survey. DEC conducts a survey for subadult striped bass in the bays around western Long Island Sound. Sampling is conducted using a 200-ft. beach seine. The program was initiated in 1984 and is continuing, although it has been modified over time.
- e) Spawning Stock Assessment. DEC conducts a haul seine survey in the Hudson River to provide information on length, age and sex distribution, and mortality rates for adult American shad and striped bass. The program was initiated in 1982 and continues to the present.
- f) *Commercial Fishery Monitoring*. NYSDEC monitors the commercial gill net fishery for American shad. The objective of the program is to determine the relative abundance and age structure of the commercial catch of American shad.

15. As shown in Appendix A to the AEI Report, indices of abundance of various life stages of Hudson River fish species derived from these secondary datasets are strongly correlated with indices derived from the four primary datasets. These strong correlations support the use of the primary datasets in the AEI Report.

16. Based on my education and training, expertise, experience, and professional judgment, the datasets described above and used to perform the analyses and draw the conclusions set forth the AEI Report are the best available for evaluating longterm trends in fish species abundance.

### **ADDITIONAL QUALITY CONTROL MEASURES**

17. Due to the large number of samples collected in the Hudson River Monitoring Program, particularly in the LRS, and the strict QC program for laboratory analysis described in the Mattson Declaration, it typically takes at least six months after collection of the last sample before the laboratory analysis is complete. After the laboratory analysis has been completed, the data are converted to electronic format and delivered to ASA to undergo additional checks for completeness and validity of variable values. During this phase, suspect values may be checked against field data sheets and log books, and laboratory-derived data may be rechecked. Once the data have successfully passed this phase, they are summarized in the "Year Class Report," which provides a basic summary of abundance and distribution of selected species based upon

the data collected in that year. At this point, the data are considered suitably validated and ready for more detailed analysis, such as that performed in the AEI Report.

# RESPONSE TO PISCES EI REPORT, PISCES HUDSON REPORT, AND JACOBSON DECLARATION

18. I have reviewed the Pisces EI Report, the Pisces Hudson Report, and Jacobson Declaration. Below, I reply in part to these documents. I disagree with many of the opinions offered in these documents. The fact that I do not specifically address a particular opinion or contention in this Declaration does not mean that I agree with such opinions or contentions.

# Pisces EI Report

19. I would like to bring special attention to an inherent flaw in the Pisces EI Report. In Section 3.1 of the Pisces EI Report, Drs. Seaby and Henderson provide a table containing the numbers entrained at Indian Point as a measure of actual entrainment mortality. This is not correct.

20. Entrainment survival refers to the ability of small fish and invertebrates to pass through the cooling system unharmed. In the early 1970s, conventional wisdom held that few, if any, fish or invertebrates would survive entrainment. Studies done on the Hudson River, particularly at Indian Point, were instrumental in disproving this view, and were accepted by federal and state regulatory agencies.

21. Both the U.S. Environmental Protection Agency ("USEPA") (in its Phase II rule) and NYSDEC (in the Danskammer SPDES proceeding) have recognized the value of site-specific studies of entrainment survival, provided the studies are carefully designed and executed. In the Danskammer SPDES proceeding, NYSDEC accepted the studies conducted at the Danskammer Point station in the 1970s as being of sufficient rigor and scientific validity to use in setting a site-specific performance standard.

22. The studies of entrainment survival conducted at IP2 and IP3, particularly those conducted in 1980 and 1988, are both more recent and more advanced (in terms of sampling gear) than the Danskammer studies. The IP2 and IP3 entrainment survival data demonstrate that survival of entrained ichthyoplankton can be substantial for some species.

23. Therefore, discussions of potential entrainment impacts in the Pisces EI Report that fail to account for entrainment survival are not scientifically valid and overstate potential mortality due to entrainment.

# **Pisces Hudson Report**

24. The Pisces Hudson Report addresses the larger and general Hudson River ecosystem without regard to IP2 and IP3 (or even any mention of it). Therefore, the Pisces Hudson Report does not permit any inferences to be made regarding the possible effects of Indian Point's operations on the ecosystem.

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25. Together with Drs. Van Winkle, Barnthouse and Heimbuch, I examined several fish community metrics to assess changes in the juvenile (Age 0) fish community sampled by the Hudson River Monitoring Program. To determine whether a metric had changed, we divided the dataset into two equal time periods constituting the first half of the dataset ("Period 1") and the second half of the dataset ("Period 2"). Standard community level metrics were calculated using data from Period 1 and compared to the same metrics calculated using data from Period 2. Because sampling gear used in the shorezone, benthic, and water column habitats differ, metrics were calculated for each habitat.

26. The metrics calculated were: (1) species richness – calculated by summing the total number of species found in samples in a given year; (2) the percent of total abundance comprised of dominant species – a dominant species being defined as a species contributing 10% or more to the total abundance of Age 0 Fish; (3) species turnover – the number of species whose abundance changed sufficiently that they could be considered to have entered or left the fish community; (4) total abundance – the mean catch per sample of all Age 0 Fish in a given year; and (5) species density – mean number of species per sample collected in the HRMP in a given year. These metrics were calculated using the BSS and FSS datasets utilized in the AEI Report and described above.

27. Species richness did not change significantly from the first half of the dataset to the second. In the first half of the dataset, the average number of species collected in the shorezone, benthic, and water column habitats were 44, 31 and 18 respectively in Period 1, and 44, 30, and 19 respectively in Period 2.

<u>Habitat</u>	Species Richness	
	Period 1	Period 2
Shorezone	44	44
Benthic	31	30
Water Column	18	19

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28. The community was dominated by a few abundant species in all three habitats in both periods, with little change in the percent of total abundance made up by the dominant species.

<u>P</u>	Percent of Individuals from Dominant Species		
Habitat	Period 1	Period 2	
Shorezone	67	67	
Benthic	76	74	
Water Column	95	94	

29. Eleven different species were abundant enough to be considered dominant in at least one habitat in one year. Of the 171 instances in which a species comprised more than 10% of the total abundance in a habitat in a year, 150 (or 87.7%) of those were due to the presence of the 8 species analyzed in the AEI Report (the "8 RIS").

30. Very few species increased to the point of entering the fish community (initially missing or rare and becoming relatively common) and, similarly, very few species decreased to the point of leaving the fish community (changing from relatively common to missing or rare). Atlantic croaker and channel catfish were not collected during the earlier years but have since increased in abundance. Conversely, goldfish, rainbow smelt and rough silverside have decreased in abundance over time and are now rarely collected (or not collected at all) in the HRMP. Considering the total number of species of Age 0 fish in the river exceeds 75, this level of species turnover is not ecologically significant.

31. The total abundance of Age 0 Fish declined by approximately 20% between the first half of the dataset and the second half of the data set (all three habitats combined). See Figure 1. When the 8 RIS are removed from the analysis, the total abundance of all remaining species did not change significantly. See Figure 2. Abundance of non-RIS in the shorezone approximately doubled between Period 1 and Period 2. Thus, the change in abundance in the 8 RIS account for the change in overall abundance of Age 0 Fish.







# Figure 2.

32. Species density, the total number of species caught per sample, declined by approximately 10% between Period 1 and Period 2 when all species are included in the analysis. *See* Figure 3. When the 8 RIS are removed from the analysis, there was no significant change in species density among the remaining species. *See* Figure 4. Thus, as with total abundance of Age 0 Fish, the 8 RIS account for the change in overall species density.

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# Figure 4.

33. The AEI Report evaluated the changes in the 8 RIS in detail and concluded, in each case, that the change in abundance of each RIS species was unrelated to impingement and entrainment at Indian Point. Furthermore, results for the species density and total abundance metrics, with RIS excluded, indicate no significant changes. Because impingement and entrainment at Indian Point is not related to the changes in abundance of the 8 RIS, it is also not related to the changes in the two community metrics

showing declines, namely total abundance and species density. Thus, the results of these analyses in conjunction with the conclusions of the AEI Report are inconsistent with an impact hypothesis that impingement and entrainment at Indian Point is having an adverse effect on the Age 0 fish community in the Hudson River estuary.

#### Jacobson Declaration

34. Mr. Jacobson, like Pisces, does not argue that changes in the fish community, cited to Waldman (2006), are caused by impingement and entrainment at Indian Point. Waldman, however, does offer an opinion on the primary threats to biodiversity in the Hudson: commercial and recreational fishing ("greatest stress on New York's marine fishes"), habitat alteration and degradation, contamination of chemical pollutants, introduction of exotic species such as zebra mussels, and climate change.

### CONCLUSION

35. In my professional opinion, nothing in the Pisces Reports or Jacobson Declaration undermines the ER, or alters the conclusion set forth in the AEI Report that entrainment and impingement associated with Indian Point's respective cooling-water intake structures does not adversely impact Hudson River fish populations. Therefore, as a matter of science, the Pisces Reports and Jacobson Declaration do not alter the conclusion that the operation of those CWIS has not caused harm to the Hudson River ecology, and also therefore that closed-cycle cooling would not improve the Hudson River ecology.

Signed this <u>K</u> day of January, 2008.

oung, Ph.I John alysis & Cor Inc. munication.

# **ATTACHMENT 1**

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# John R. Young Senior Scientist/Associate

Dr. Young has more than 30 years of experience in aquatic impact assessments and ecological studies in marine, estuarine, and freshwater aquatic habitats. He has worked both as a consultant and within the utility industry. He recently coordinated a Draft Environmental Impact Statement for renewal of discharge permits at four power plants located on a tidal estuary in the Northeast. He has also served as issue manager for human health effects of electromagnetic fields and dredge project permitting.

# Education

Ph.D.; City University of New York; Biology (Ecology, Evolution & Behavior Subprogram); 1999 M.S.; Union College; Applied Statistics & Operations Research; 1988 M.S.; Pennsylvania State University; Ecology; 1979 A.B.; Washington University; Biology; 1973

# **Professional Affiliations**

American Fisheries Society • Hudson River Environmental Society Associate editor for the North American Journal of Fisheries Management

# Experience

*Ecological Risk and Impact Assessment*— Participated in long-term study of effects of power generation on fish populations of the Hudson River estuary in various capacities while employed as consultant and as a utility scientist. Directed mark-recapture studies to estimate population sizes and movement patterns for anadromous and estuarine species. Supervised technical staff in completion of interpretive reports on multi-year multi-plant impacts. Project manager for studies of entrainment abundance and through-plant survival using state-of-the-art equipment and study designs. As a utility scientist, provided technical direction for all aspects of the long-term (30+ years) monitoring program. Coordinated multi-plant, multi-company environmental impact statement for renewal of discharge permits. Participated in discharge permit renewals for power plants located on Delaware Bay, Hackensack River. Performed data analysis and provided expert testimony on 316(b) compliance of power plant discharge permit conditions.

Aquatic Ecology—Technical and management oversight of estuary-wide study of the dynamics of larval and early juvenile fish populations to determine the effects of natural and human-induced stresses on factors such as mortality and growth rates, and subsequent year-class success. Directed ecological study of aquatic ecology of Long Island Sound in the vicinity of a nuclear power station, and in the tidal portions of the Hackensack River, New Jersey. Used data from ecological studies to assess fish life history characteristics.

**Aquatic Toxicology**—As part of doctoral research, developed new statistical techniques for analysis of fluctuating asymmetry, a method of detecting population stress from contaminants. Used the new techniques to reassess past studies of fluctuating asymmetry in fish populations with respect to sample sizes, metrics, and data quality. Examined multi-year trends in fluctuating asymmetry in east coast striped bass populations. Participated in analysis of effects of PCB contamination on Hudson River striped bass population using long-term monitoring program data.

**Modeling and Biometrics-** Participated in the development and implementation of stochastic single- and multi-age structural models for the quantitative assessment of the effects of power plant entrainment and impingement on fish populations. Evaluated density-dependent and stock recruitment functions for the assessment of long-term power plant impact. Examined alternative management options for Atlantic sturgeon and sandbar sharks using age-structured models. Participated in development of individualbased models for striped bass and bay anchovy with Oak Ridge National Laboratory scientists. Used operations research techniques to develop a model for optimizing entrainment mitigation measures at 6 generating units. Developed stochastic simulation model to evaluate mark-recapture estimators for migratory fish populations. Taught SAS programming for data analysis in graduate level biometrics course.

Water Quality Assessments—Analyzed long-term trends in water temperature and freshwater inflow in the Hudson River in relation to fish life history characteristics. Coordinated modeling of thermal plume compliance with water quality regulations. Assessed regulatory compliance of nuclear reactor upgrades with discharge temperature limits. Performed literature review and provided testimony for hearings on state thermal criteria for streams. Designed program to establish alternative numerical criteria for rate of temperature change.

**Regulatory Requirements**—Experienced in various regulatory environmental exhibits such as 316(a) and (b) demonstrations, FERC exhibits, natural resource damage assessments, wetlands permits, dredging permits, and pesticide use. Participated in utility industry efforts to assist EPA with development of 316(b) regulations. Provided advice and taught in-house course on compliance with pesticide, fish & wildlife, regulations, marine construction permitting, and dredging. Assisted utility clients in response to proposed numerical limits on rate of temperature change. Conducted literature review of thermal shock and evaluated possible study design elements to develop alternative numerical criteria for rate of temperature change.

**Data Management and Analysis**—Directed in-house staff and consultants involved in data management and analysis activities. Proficient in use of wide variety of computer data management, analysis and graphics software including SAS, Lotus 1-2-3, APL, Freelance, Excel, Word, WordPerfect.

# **Selected Publications and Presentations**

Young, J. 2007. Establishing alternative criteria for thermal shock. Poster presentation at The Second Thermal Ecology and Regulation Workshop. Sponsored by EPRI and Tri-State Generation. Denver, CO.

Young, J. R. 2007. Removing bias for fluctuating asymmetry in meristic characters. Journal of Agricultural, Biological and Environmental Statistics 12(4):485-497.

Heimbuch, D. G., E. Lorda, D. Vaughan, L. W. Barnthouse, J. Uphoff, W. Van Winkle, A. Kahnle, B. Young, J. Young, and L. Kline. 2007. Assessing coastwide effects of power plant entrainment and impingement on fish populations: Atlantic menhaden example. North American Journal of Fisheries Management 27(2):569-577.

Young, J. 2006. Estimating Baseline for a "Non-baseline" Intake. Presented at EPRI/UWAG Symposium on Technologies and Techniques for §316(b) Compliance. Atlanta, GA.

Young, J. 2006. Resurrecting Entrainment Survival. Presented at EPRI/UWAG Symposium on Technologies and Techniques for §316(b) Compliance Symposium. Atlanta, GA.

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Cowan, J. H. Jr., K. A. Rose, E. D. Houde, S. Wang, and J. Young. 1999. Modeling effects of increased larval mortality on bay anchovy population dynamics in the mesohaline Chesapeake Bay: Evidence for compensatory reserve. Marine Ecology Progress Series 185:133-146.

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Young, J. R., R. G. Keppel, and R. J. Klauda. 1992. Quality assurance and quality control aspects of the Hudson River ecological study. In Smith, C. L. (ed.) Estuarine Research in the 1980's: Proceedings of the Seventh Symposium of the Hudson River Environmental Society.

Wells, A. W. and J. R. Young. 1992. Long-term variability and predictability of Hudson River physical and chemical characteristics. In Smith, C. L. (ed.) Estuarine Research in the 1980's: Proceedings of the Seventh Symposium of the Hudson River Environmental Society.

Heimbuch, D. G., D. J. Dunning, and J. R. Young. 1992 Post yolk-sac larvae abundance as an index of year class strength of striped bass in the Hudson River. In Smith, C. L. (ed.) Estuarine Research in the 1980's: Proceedings of the Seventh Symposium of the Hudson River Environmental Society.

Wells, A. W., D. M. Randall, D. J. Dunning, and J. R. Young. 1991. Dispersal of young-of-the-year hatchery striped bass in the Hudson River. North American Journal of Fisheries Management 11:381-392.

Young, J. R. and W. L. Kirk. 1989. Optimal entrainment mitigation strategies for several Hudson River power plants using dynamic programming. Presented at Edison Electric Institute Biologist's Task Force Annual Meeting. Chicago, IL.

Young, J. R., R. J. Klauda, and W. P. Dey. 1988. Population estimates for juvenile striped bass and white perch in the Hudson River Estuary. American Fisheries Society Monograph 4: 89-101.

Muessig, P. H., J. R. Young, D. S. Vaughan, and B. A. Smith. 1988. Advances in field and analytical methods for estimating entrainment mortality factors. American Fisheries Society Monograph 4:124-132.

McLaren, J. B., J. R. Young, T. B. Hoff, I. R. Savidge, and W. L. Kirk. 1988. Feasibility of supplementary stocking of Age-0 striped bass in the Hudson River. American Fisheries Society Monograph 4: 286-291.

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Lauer, G. L., J. R. Young, and J. S. Suffern. 1981. The best way to assess environmental impacts is through the use of generic and site-specific data. Pages 21-33 In Jensen, L. D. (ed.) Issues associated with impact assessment. EA Communications. Sparks, MD

# UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION BEFORE THE SECRETARY

In the Matter of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, ENTERGY NUCLEAR INDIAN POINT 3, LLC, and ENTERGY NUCLEAR OPERATIONS, INC. Docket Nos. 50-247, 50-286

(Indian Point Nuclear Power Station)

# DECLARATION OF MARK T. MATTSON, PH.D. IN OPPOSITION TO RIVERKEEPER CONTENTION EC-1 AND NEW YORK ATTORNEY GENERAL CONTENTIONS 31-32

I, Mark T. Mattson, Ph.D., declare as follows:

# QUALIFICATIONS

1. I am a Vice President and Principal Aquatic Ecologist with Normandeau Associates, Inc. ("Normandeau"), a professional consulting firm that specializes in ecological, environmental, and natural resources management services. My general expertise is in aquatic ecology, particularly fisheries, and the application of field sampling design and analytical methods to evaluate anthropogenic influences on population and community dynamics of aquatic ecosystems.

2. I have particular depth and expertise in assessing the potential aquatic impacts of power-plant operations under Clean Water Act, §316(a) and (b), and equivalent state law. I have supervised at least twelve (12) site-specific assessments of potential impacts from power plant thermal discharges or cooling water intakes on aquatic ecosystems, and have participated in at least thirty (30) such assessments performed by Normandeau, over the past 30 years, mostly in the northeastern United States.

3. I have extensive, first-hand experience assessing the Hudson River ecology. It began with my post-graduate professional career in October 1979, working on the Hudson River Biological Monitoring Program ("HRBMP"). I have continued to remain involved in one or more aspects of this monitoring program in each of the past thirty (30) years from 1979 to present. My three decades of fisheries work on the Hudson River and New York Harbor also includes numerous cooling water intake studies performed for Indian Point, Bowline, Lovett, Danskammer Point, Roseton, and Albany Steam Stations. My 30 years of fisheries work on the Hudson River also includes several studies performed for the New York State Department of Environmental Conservation

("NYSDEC"), including two annual creel surveys, a river herring stock assessment, and a survey of biological samples for tissue contaminants. I am the author or co-author of seventeen (17) peer-reviewed scientific publications on various aspects of Hudson River fish populations, and have been a peer-reviewer for numerous other publications.

4. I have served on the Board of Directors for the Hudson River Environmental Society annually since 2000, including four years as the Vice President (2002-2006). The Hudson River Environmental Society is a non-advocacy environmental group with a mission of disseminating timely technical information for use in decision making about environmental policy in the Hudson River watershed to both the public and research community through conferences, seminars, a newsletter, and peer-reviewed publications.

5. I hold Master of Science and Ph.D. degrees in Zoology from the University of New Hampshire, and a Bachelor of Arts degree in Biology from the University of Connecticut. I am an active member of the American Society of Limnology and Oceanography, the International Limnology Society, and the American Fisheries Society. My current curriculum vitae, including a list of my peer reviewed scientific publications and professional society presentations, is attached hereto as Attachment 1.

#### THIS PROCEEDING

6. I understand that this proceeding before the Nuclear Regulatory Commission ("NRC" or the "Commission") concerns the May 2007 application by Entergy Nuclear Operations, Inc. ("Entergy") to renew, for a period of 20 years, the operating licenses for Entergy Nuclear Indian Point 2, LLC ("IP2") and Entergy Nuclear Indian Point 3, LLC ("IP3"), nuclear power generating units located in Buchanan, New York. 72 Fed. Reg. 26,850 (May 11, 2007). I understand that Riverkeeper, Inc. ("Riverkeeper") and the New York Attorney General ("NYS") have filed petitions ("Petitions") to intervene in this license renewal proceeding, in which they specifically request a hearing before the NRC with respect to certain issues that they maintain are not adequately addressed in Entergy's license renewal application ("LRA").

7. I have reviewed Riverkeeper Contention EC-1 and NYS Contentions 31-32 (the "EI and ESA Contentions"). I have reviewed the declarations of Dr. Richard Seaby and Dr. Peter Henderson in support of Riverkeeper's Contention EC-1, and accompanying reports co-authored by Drs. Seaby and Henderson entitled *Status of Fish Populations and the Ecology of the Hudson River* ("Pisces Hudson Report") and *Analysis of Entrainment, Impingement, and Thermal Impacts at Indian Point Power Station* ("Pisces EI Report") (together, the "Pisces Reports"). I have also reviewed the declaration of Roy A. Jacobson in support of NYS Contentions 31-32. A list of the scientific documents that I refer to in this Declaration is attached hereto as Attachment 2.

8. This Declaration is submitted in support of Entergy's response to the EI and ESA Contentions.

# HUDSON RIVER BIOLOGICAL MONITORING PROGRAM AND THE AEI REPORT

9. Since 1966, a continuing and extensive annual biological monitoring program has been performed to assess potential impacts of cooling water withdrawals from electric power generating stations (including IP2 and IP3) on the Hudson River ecology.

10. These programs have been developed under the oversight, and with the input, of regulators, including the New York State Department of Environmental Conservation ("NYSDEC") and the environmental community, including Riverkeeper. To my knowledge, the HRBMP is the most extensive continuous fisheries monitoring program of its type performed in the United States. This statement is corroborated by Dr. John Waldman, formerly with the Hudson River Foundation for Science and Environmental Research, Inc. (the "Hudson River Foundation"), an independent foundation dedicated to research on the Hudson River ecosystem, and now on the faculty of Queens College, who stated in the introduction to his peer reviewed publication titled "The Hudson River Environment and its Dynamic Fish Community" that "[i]ndeed, the Hudson is one of the most scientifically studied rivers in the world" (Waldman et al. 2006). Presently and historically (since 1974), the core fisheries monitoring program has entailed the following six field and laboratory surveys:

- Ichthyoplankton Survey, often referred to as the Longitudinal River Ichthyoplankton Survey,
- Fall Juvenile Fish Survey, often referred to as the Longitudinal River Fall Shoals Survey,
- Beach Seine Survey for juvenile fish, often referred to as the Longitudinal River Beach Seine Survey,
- Water Quality Survey, often referred to as the Longitudinal River Water Quality Survey,
- Striped Bass Winter Population Survey, often referred to as the Striped Bass Survey, and
- Atlantic Tomcod Spawning Stock Survey, often referred to as the Tomcod Survey.

11. The primary objective of the Longitudinal River Ichthyoplankton Survey is to determine the seasonal occurrence, abundance, and distribution of eggs and larvae of fish found along the 152 mile portion of the Hudson River estuary between Battery Park and the Troy Dam above Albany. This survey is the ichthyoplankton complement of the Longitudinal River Fall Shoals Survey. The present Ichthyoplankton Survey is a massive biological monitoring program that, based on my experience, is unprecedented in the combined within-year temporal, spatial and geographic extent for the number of

consecutive years of sampling. Annually, the Ichthyoplankton Survey collects about 3,650 samples per year; 87,317 samples were collected and 54,516 of these were analyzed in the laboratory during the 1979-2006 period. The ichthyoplankton survey began during 1973 and has continued annually to present, with sampling performed during typically 10 to 20 consecutive weeks beginning in March and continuing through July of each year. The first three surveys are performed during the day, and the remaining surveys are at night, with about 200 samples per week collected at randomly selected tow paths allocated among 13 geographic regions, and three depth strata. The pelagic stratum is sampled with a 1  $m^2 \times 8 m$  long Tucker trawl equipped with a 500 micron mesh net. The shoal (river bottom found in 10-20 ft of depth) and bottom (river bottom found at depths >20 ft) are both sampled with a 1  $m^2$  epibenthic sled equipped with a 1  $m^2$  x 8 m long net of 500 micron nitex mesh. Sample volumes are determined using flume-calibrated flowmeters, and standard deployment practices for each 5-minute tow insure a sample volume of about 300  $m^3 + 10\%$ . All field samples are preserved with 10% buffered formalin, and approximately 75% of the samples collected are analyzed in the laboratory. Standardized subsampling and quality control re-inspection of 10% or more of the samples insure consistent laboratory sorting, identification and enumeration. All ichthyoplankton eggs and larvae in the selected samples are identified to the lowest possible taxon (generally species), enumerated, and representative subsamples of several key species of larvae (striped bass, white perch, American shad, Atlantic tomcod, and bay anchovy) are randomly selected and measured for total length. The accuracy of the laboratory methods used to discriminate between two similar and abundant species of Hudson River fish larvae that are often difficult to distinguish (striped bass and white perch) has been validated in a peer reviewed publication (Waldman et al. 1999).

12. The primary objective of the Longitudinal River Fall Shoals Survey is to determine the seasonal occurrence, abundance, and distribution of young of the year fish in the 152 mile portion of the Hudson River estuary between Battery Park at the southern tip of Manhattan and the Troy Dam above Albany. The survey began during 1973 and has continued annually to present, with sampling performed during 8 to 12 alternate weeks spread between early July and late October of each year. Sampling is at night, with about 200 samples per week collected at randomly selected tow paths allocated among 13 geographic regions, and three depth strata. The present Fall Juvenile Fish Survey is a massive biological monitoring program that, based on my experience, is unprecedented in the combined within-year temporal, spatial and geographic extent for the number of consecutive years of sampling. Annually, the Fall Juvenile Fish Survey collects about 2,050 samples per year; 52,543 samples were collected and analyzed during the 1979-2006 period. The pelagic (channel) stratum is sampled with a 1 m² Tucker trawl equipped with a 3 mm mesh net. The shoal (river bottom found in 10-20 ft of depth) and bottom (river bottom found at depths >20 ft) were sampled with a 1 m2 epibenthic sled (3 mm mesh net) prior to 1985 and with a 1 m x 3 m beam trawl (1.3 mm stretch mesh cod end) beginning in 1985 and continuing to present. Sample volumes are determined using flume-calibrated flowmeters, and standard deployment practices for each 5-minute tow insure a variation in sample volume of less than 10%. All fish caught are identified to species and enumerated without subsampling into length classes representative of young of the year, yearling and older age categories. Representative subsamples of key species of fish are randomly selected and measured for total length.

13. The primary objective of the Longitudinal River Beach Seine Survey is to determine the seasonal occurrence, abundance, and distribution of young of the year fishes in the shore zone (<10 ft. deep) along the 142 mile portion of the Hudson River estuary between Yonkers (GW Bridge) and the Troy Dam above Albany. The survey began during 1974 and has continued annually to present, with sampling performed during typically 10 alternate weeks spread between early July and late October of each year. All sampling is during the day, with 100 randomly selected beaches sampled per week among 12 geographic regions. The present Beach Scine Survey is a massive biological monitoring program that, based on my experience, is unprecedented in the combined within-year temporal; spatial and geographic extent for the number of consecutive years of sampling. Annually, the Beach Seine Survey collects about 2,000 samples per year; 31,497 samples were collected and analyzed during the 1979-2006 period. A 100 ft x 8 ft. bag seine is fished with 1.9 cm stretch mesh in the wings and 0.9 cm stretch mesh netting in the bag. Standard deployment practices for each seine haul insure a sampling area swept of about 450  $m^2$  +10%. All fish caught are identified to species and enumerated without subsampling into length classes representative of young of the year, yearling, and older age categories. Water temperature, dissolved oxygen, and conductivity are measured and recorded one foot below the surface of each beach location. All fish caught are identified to species and enumerated without subsampling into length classes representative of young of the year, yearling and older age categories. Representative subsamples of key species of fish are randomly selected and measured for total length.

14. The primary objective of the Longitudinal River Water Quality Survey is to determine from grab-type samples the longitudinal and vertical distribution of water temperature, dissolved oxygen and conductivity measured along the 152 mile portion of the Hudson River estuary between Battery Park and the Troy Dam above Albany. This survey is run concurrently with the Ichthyoplankton and Fall Juvenile Surveys described above. The Water Quality Survey began during 1973 and has continued annually to present. Prior to 1982, water quality measurements were taken at depth associated with each sample, resulting in measurements taken at about 100 to 200 station and depth combinations during each week of sampling. Beginning in 1982, and continuing to present, water quality measurements were disassociated with each sample, and spread among 60 fixed stations at approximately 3 mile intervals along the 152 miles of river, resulting in measurements taken at 182 station and depth combinations during each week of sampling. Water quality measurements were taken from a total of 110,255 depth, station and date combinations for the Longitudinal River Water Quality Survey, and an additional 31,497 water quality samples were collected from the Long River Beach Seine Survey during the 1979-2006 period. At each water quality station, near-surface, middepth and near-bottom measurements are taken and recorded, except in shallow (shoal) areas where just near-surface and near bottom measurements are taken. At each location and depth, water temperature is measured and recorded to the nearest 0.1 degrees Celsius (°C), dissolved oxygen is measured and recorded to the nearest 0.1 milligrams per liter (mg/l), and conductivity is measured and recorded in microsiemens per centimeter  $(\mu S/cm)$  to the nearest scaling factor. Water quality instrumentation is subjected to daily calibration and quality control calibration against known standards.

15. The primary objective of the Striped Bass Winter Population Survey is to sample the immature striped bass (typically between 150 mm and 500 mm in total length) by trawling in the lower Hudson River and New York Harbor habitat to obtain markrecapture estimates of the total number of Age 1 and Age 2 fish in this over-wintering population. The Striped Bass Survey is presently performed from November through April of each year for at least 24 consecutive weeks of field sampling. This survey began in 1984 and has continued annually to present, excluding winters of 1984-85 and 1986-87. Fishing gear, deployment, tagging, and sampling weeks have been standard from the winter survey of 1987-88 to present. The Striped Bass Survey has caught, tagged and released more than 300,000 fish to date (about 10,000 per year), tag recoveries within the survey are typically 50 to 655 fish per year, and all of these recaptured fish are released again after recording the tag data. Tags are also recovered from anglers by a cooperative program run through the Hudson River Foundation at a rate of about 300 to 1400 per year and used to make a second mark/recapture population estimate.

16. The primary objectives of the Atlantic Tomcod Spawning Stock Survey is to sample the mid-winter spawning population of Atlantic tomcod in the Hudson River to describe biological characteristics (age, growth, gender, fecundity) and obtain markrecapture estimates of the total adult population size. Tomcod are caught, marked, and released from box traps fished in the Hudson River at nearshore sites between the George Washington Bridge in upper Manhattan and Mid-Hudson Bridge in Poughkeepsie from December through February (13 weeks) of each year. Marked fish are recaptured in the Striped Bass survey trawling effort described above. The Tomcod Survey has been performed annually from the winter of 1982-83 to present, excluding 1984-85 and 1986-87, using standard gear, deployment and sampling weeks throughout this period. Tomcod were marked by finclips prior to the winter of 1987-88, and were marked with Visual Implant (VI) Tags from 1987-88 to present. More than 400,000 tomcod have been marked, released or recaptured to date.

17. Normandeau has been managing one or more aspects of the HRBMP since 1974 (from 1974-1979, as Texas Instruments, Inc.), except for 1980 and 1981, and continues to do so. I have personally supervised or conducted studies pursuant to the HRBMP annually since October 1979 (except for 1980-1981).

18. In addition to the HRBMP described above, I have supervised and participated in CWA §316(b) cooling water intake structure ("CWIS")-related studies that Normandeau has performed at IP2 and IP3 since October 1979. These CWIS studies include a statistical evaluation of the reliability of impingement sampling designs at IP2 and IP3 based on historical (1976-1979) impingement data, routine impingement monitoring at IP2 and IP3 (1984-1986, and 1989-1991), IP2 and IP3 Ristroph screen and return sluice impingement survival studies (1985-1993), IP3 fish guidance studies using underwater acoustic devices (1986-1990), relative probability of entrainment study at IP2 and IP3 (1989), and IP2 and IP3 entrainment studies (1981-1982; 1986-1987).

19. Normandeau annually prepares and implements a Quality Assurance (QA) Program for each of the six field and laboratory surveys performed for the HRBMP that is based on application of a 10% average outgoing quality limit (AOQL) for all biological

measurement parameters and a 1% AOQL for all data files used in calculations, data tables and figures in the final reports. This QA program is designed to meet or exceed the guidance criteria of the U.S. Environmental Protection Agency and be consistent with the intent of federal regulations (10 CFR 50).

20. I am unaware in my professional experience of any biological monitoring program of this magnitude that applies industrial quality control and quality assurance procedures to the acquisition of fisheries data and has done so consistently and annually since 1974. This QA Program has been the subject of three peer-reviewed publications (Geoghegan et al. 1990; Young et al. 1992; and Geoghegan 1996), and, in my professional opinion, represents the desired environmental consulting industry standard.

Normandeau's QA program for the HRBMP comprised two systems: a 21. Quality Control (QC) system and a Quality Assurance (QA) system. The function of the QC system is to continually monitor the reliability and validity (accuracy, precision, and completeness) of data produced on a daily basis. The function of the QA system is to independently verify that the QC system is implemented and is functioning as specified in the program QA Manual. The foundation of the QA and QC system for the HRBMP is the QA Manual, referred to as the Standard Operating Procedures or "SOP." A SOP is prepared annually before the onset of each of the six field and laboratory surveys comprising the HRBMP. Each SOP describes the methods used in the survey for sampling, laboratory analysis, QC, and QA, and is provided to the NYSDEC for their review and acceptance prior to the onset of annual field sampling activities. The principal strengths of this QA Program are the functional independence of the systems and the common collection and interpretation point for quality related information, the Quality Assurance Director. The QC system is managed by the Program Manager and is conducted by program personnel. The QA system is managed by Normandeau's corporate Quality Assurance Director and used project-independent technical personnel during performance and system audits.

22. For the HRBMP performed by Normandeau and its predecessor (Texas Instruments) that generated the data presented in the AEI Report a QC plan was implemented that subjected all sample processing tasks involving the sorting, fish identification, and enumeration to a standard and appropriate quality assurance/quality control review based on a Military Inspection Standard (MIL-STD) inspection plan derived from MIL-STD 1235 Single and Multiple Level Continuous Sampling Procedures (10 December 1981) and Tables for Inspection by Attributes to achieve a 10% AOQL. A 1% AOQL QC lot sampling plan was applied to all data files used in calculations, data tables and figures in the final AEI Report. QC inspection of laboratory samples was accomplished by random re-inspection of at least 10% of the samples independently by a qualified QC biologist to confirm the data generated from sample processing meets the accuracy standards specified in the QA Manual. An AOQL of 10% for sample processing means that 10% or fewer of the samples would be outside of the established measurement error for variables specified in the SOP for each of the six surveys. Similarly, a 1% AOQL means that the data files produced from Normandeau's sampling and sample processing activities and used in calculations, data tables and figures in the AEI Report was certified by statistical inspection to document that less than

one record (line of data) out of every 100 records was outside of the established error specified in the SOP. For both sample processing and data processing tasks, any errors that were discovered during QC inspection were corrected, thus providing a data set with a quality level better than the specified AOQL.

23. A QA Program was also implemented for each of the impingement and entrainment monitoring programs performed by Normandeau at IP2 and IP3 that was consistent with the QA Program for the HRBMP as described above.

24. In short, based upon my work described above:

- I am well-versed in the Hudson River ecology in the vicinity of IP2 and IP3 through my participation in the HRBMP, through other studies performed by Normandeau in the Hudson River, and through my review of the work of other Hudson River researchers.
- I am directly aware of the principles and methods used to obtain biological data for the HRBMP and for the impingement and entrainment studies performed by Normandeau relating to the IP2 and IP3 CWIS.
- I have first-hand knowledge of the quality of the HRBMP and for the impingement and entrainment studies performed by Normandeau relating to the IP2 and IP3 CWIS.

25. I have reviewed the report, entitled *Entrainment and Impingement at IP2* and *IP3: A Biological Impact Assessment* (Jan. 2008) ("AEI Report"), attached as Attachment 2 to the Declaration of Lawrence W. Barnthouse, Ph.D.

26. In my professional opinion, the HRBMP dataset on which the AEI Report relies is unique in its breadth, and is robust and validated under a strict QA program.

### **RESPONSE TO PISCES REPORTS AND JACOBSON DECLARATION**

27. I have reviewed the Pisces Reports and the Jacobson Declaration. Below, I reply in part to the Pisces Reports and the Jacobson Declaration. I disagree with many of the opinions offered in these documents. The fact that I do not specifically address a particular opinion or contention in this Declaration does not mean that I agree with such opinions or contentions.

### **Ristroph Screens and Impingement Holding Mortality**

28. The Pisces EI Report asserts that impingement mortality at IP2 and IP3 is in the order of "hundreds of thousands of fish" annually. Pisces EI Report, at 1. The Pisces EI Report acknowledges, however, that "[t]he installation of Ristroph screens and fish return systems at Indian Point between 1990 and 1991 reduced this mortality for some species." *Id.* at 11. Similarly, the Jacobson Declaration asserts that "data demonstrate that impingement figures are significant," Jacobson Decl. ¶ 17, but acknowledges that Ristroph-modified screens play a role in survival, *see id.* ¶¶ 18, 22. Nevertheless, both the Pisces EI Report and the Jacobson Declaration question whether survival rates from fish return systems using Ristroph screens could be overestimated as a result of the eight hour post-impingement observation period used to represent survival rates. *See* Pisces EI Report, at 12-19; Jacobson Decl. ¶ 18, 22.

29. Beginning in January 1985, to address impingement, the IP2 and IP3 CWIS were retrofitted with Ristroph modified traveling screens (referred to as Royce Version 1 or Version 2 traveling screens) manufactured by the Royce Equipment Company of Houston, Texas. Evaluations to optimize the performance of these Ristroph modified traveling screens occurred annually until the present screens and fish return systems were installed at IP3 in 1991 and IP2 in 1992. The customized Ristroph screen technology for Indian Point was developed and designed under the direction of Riverkeeper's then-consultant, Dr. Ian Fletcher, a well-regarded fisheries expert acting as the technical expert for Riverkeeper. At the time it was developed and installed, IP2 and IP3's Ristroph screen technology was considered state of the art, and it is my understanding that this technology is still considered state of the art intake screening technology today.

Following the initial installation of one Ristroph screen (Royce Version 1) 30. at IP2, fish survival studies were conducted daily throughout 1985 (beginning on 16 January) by comparing the survival of fish impinged on the Ristroph screen with the survival of fish impinged on the conventional traveling screens simultaneously operating in screenwells 21-25. Ristroph screen evaluations continued annually through November 1994, testing the fish survival, the debris handling characteristics, and the interaction between fish survival and debris handling for various modifications to the Ristroph screen mesh panels, spray headers, spray header alignment, and fish transfer bucket system. Beginning in 1989 and continuing into 1991, a full scale mockup of the fish return sluice system for the IP2 and IP3 CWIS was built near the quarry adjacent to the Indian Point site. This full scale return sluice system was tested to determine the best configuration of pipes and sluice flow to minimize the mortality of impinged fish that would be transferred from the Ristroph screens into this return sluice when both were installed at IP2 and IP3. After the installation of the present Ristroph modified traveling screens at IP3 in 1991 and IP2 in 1992, testing of the installed full scale sluice system continued through 1993 to determine the best configuration to minimize the recirculation and re-impingement of surviving fish that were released back into the Hudson River near the IP2 and IP 3 CWIS.

31. In 1985, Normandeau first performed impingement survival studies for the IP2 and IP3 Ristroph screens. These survival studies determined survival at 0, 6, 12, 24, 36, 48, 60, 72, 84 and 96 hours after impingement. In 1986, additional impingement survival studies were conducted to compare Royce Version 1 and Version 2 screens using mortality observations at time 0 and after eight hours of holding time. The change from a 96-hour holding time to an 8-hour holding time was selected by Riverkeeper's then-technical expert, Dr. Fletcher. Publications by Fletcher (1986; 1990) selected eight hour estimates as the most reliable time period for quantifying survival rates of impinged fish at IP2 and IP3 without the potential confounding effects of control mortality. I understand that the 1985 impingement survival studies for IP2 and IP3 provided the basis

for Dr. Fletcher's selection of eight hours as the appropriate latent mortality holding time, because no mortality was observed in the first 12 hours for control fish that were simultaneously held in aquaria to observe subsequent (i.e., latent) mortality along with test fish collected from the Ristroph screen (Con Edison 1985, Figure 3-1). It should be noted that control fish are those subjected to collection, handling and holding conditions for the initial and all latent survival observations, but were not exposed to impingement from the Ristroph screens. For example, striped bass held as controls during 1985 experienced no handling mortality at the 0, 6 and 12 hour observation periods, however some (about 1%) mortality was observed at 24 hours, and holding mortality continued to increase to about 15% through 96-hours of holding reflecting the stress of conditions in the holding facility. Subsequent morbidity tests of additionally modified Ristroph screens conducted by Dr. Fletcher (Royce Version 2; Fletcher 1986; 1990) were therefore based on mortality observations at initial (time = 0) and after 8-hours (latent) of holding in aquaria with full knowledge of the results of the Royce Version 1 tests.

32. Therefore, to the best of my knowledge and based on personal conversations with Dr. Fletcher at the time, suggestions in the Pisces EI Report and the Jacobson Declaration that survival rates from fish return systems using Ristroph screens could be overestimated as a result of the eight hour post-impingement observation period used to represent survival rates were specifically considered and rejected by Dr. Fletcher in his scientific evaluation of the Ristroph screens and fish return system at IP2 and IP3.

# Threatened and Endangered Species

33. In his declaration, Mr. Jacobson argues that IP2 and IP3 "harm" a federally and New York State listed endangered species (shortnose sturgeon) and a candidate threatened species (Atlantic sturgeon) by impinging them on the water intake screens or entraining them through the cooling water systems." Jacobson Decl. ¶ 26; see also id. ¶¶ 27-32. This assertion is unfounded based on the biology and status of the populations of these two species in the Hudson River.

# Shortnose Sturgeon

34. As NYSDEC is aware, shortnose sturgeon are rarely found in the vicinity of IP2 and IP3, and are therefore not susceptible to impingement or entrainment at the CWIS.

From late fall to early spring, adult shortnose sturgeon concentrate in a few overwintering areas (Dovel et al. 1992, Geoghegan et al. 1992, Bain 1997). Spawning adults concentrate in deep, channel habitats considerably upstream from IP2 and IP3 near Kingston (RM 94) and another group of juveniles and adults that will not be in reproductive condition the following spring concentrate in brackish water downstream between RM 33-38 in Haverstraw Bay (Bain 1997). In the spring, these non reproductive fish migrate upstream and disperse throughout the tidal portion of the river in deep, channel habitats. When water temperatures reach approximately 8°C, typically in early to mid-April, reproductively active adults begin a rapid migration from their overwintering

areas near Kingston upstream in the channel to spawning grounds from Coxsackie (RM 125) to the Federal Dam in Troy (RM 151) and thus are not exposed to water withdrawal at IP2 and IP3 located at RM 42. Spawning typically occurs in the upstream spawning grounds until water temperatures reach 15°C (late April through May) after which adults disperse down throughout their broad summer range in deep channel habitats from approximately RM 27 to RM 112. The deep channel waters and the turbulent spawning reach just downriver of the Federal Dam in Troy are beyond the sphere of influence of IP2 or IP3.

Shortnose sturgeon eggs adhere to solid objects on the river bottom and newly hatched embryos remain on the bottom near their upriver spawning grounds and are therefore not typically exposed to entrainment at IP2 or IP3. Larvae gradually disperse downstream and occur in deep water, channel areas with strong currents (Bain 1997) and are therefore not likely to be entrained along the shoreline at IP2 and IP3 because they generally avoid shoreline habitats where the CWIS is located. Figure 1 demonstrates that early life stages of shortnose sturgeon, those most susceptible to entrainment and impingement, are rarely observed in the vicinity of IP2 and IP3, and primarily occur upriver. In fact, only one larval shortnose sturgeon and one unidentified larval sturgeon (probably an Atlantic sturgeon) were observed in the Indian Point nearfield region among 11,051 Long River Ichthyoplankton Survey samples collected there from 1979 through 2006. Age 1 and older shortnose sturgeon are distributed throughout the river in the summer, however their relatively large size and strong swimming ability, and pronounced preference for deep, channel areas considerably reduces their exposure risk to impingement at IP 2 and IP3. Furthermore, the complex migration patterns described above demonstrate that shortnose sturgeon are transient seasonal residents in the vicinity of IP2 and IP3, passing through this portion of the Hudson River only during the late spring through early fall as juveniles and adults disperse from upstream habitat to the lower tidal portions of the River.

35. NYSDEC specifically discontinued the annual impingement monitoring program at IP2 and IP3 as soon as the Ristroph screens and fish return system were installed and operating (i.e., 1992). I recall a conversation with Mr. Edward Radle of NYSDEC on site at Indian Point at that time during which Mr. Radle explained that a reason for stopping annual impingement sampling was that a state of the art fish screening and return system was just installed, which has been demonstrated to provide good survival of impinged fish that are returned to the Hudson River alive. No additional fish would be saved by sampling them, and in fact, many would be killed due to the additional handling required to process them in the impingement samples (e.g., measure, weigh, identify, count). So Mr. Radle's preference was that the fish be returned to the Hudson River and given a chance to survive rather than requiring IP2 and IP3 to continue annual sampling.

36. Lastly, Mr. Jacobson's stated concern about shortnose sturgeon is not well-founded. The Hudson River shortnose sturgeon population has been increasing since the 1990s. Mark-recapture population estimates performed for the National Marine

Fisheries Service (NMFS) indicate a late 1990s shortnose sturgeon population of about 60,000 fish with adults comprising more than 90% of the population (Bain et al. 2007). Compared to population estimates in the late 1970s, the Hudson population has increased by more than 400% (Bain et al. 2007). Independent analysis of data from a mark-recapture program and from the HRBMP (Fall Juvenile Fish Survey) and analyzed by Dr. David Secor and Mr. Ryan Woodland (2005) also indicate more than a four fold increase in abundance over this time period (confirming the usefulness of the HRBMP as an index of shortnose sturgeon abundance in the Hudson River ecosystem). This information indicates that the Hudson River supports by far the largest population of shortnose sturgeon throughout its range, and that the current population is expanding (Bain et al. 2007).

37. Although the shortnose sturgeon currently is listed as a federally endangered species, the National Oceanic and Atmospheric Administration ("NOAA") has concluded that a shortnose sturgeon population composed of 10,000 spawning adults is large enough to be at a low risk of extinction and adequate for delisting under the U.S. Endangered Species Act (NOAA 1996). Following the criteria used by NOAA for shortnose sturgeon, the total and spawning population estimates in the Hudson River exceed the safe level established by NOAA by more than 500%, clearly indicating that this population merits designation as "recovered" and qualifies for delisting from the U.S. Endangered Species Act protection (Bain et al. 2007).

38. Mr. Jacobson is either unaware of or inappropriately omits this more recent and relevant Hudson River specific information regarding the large, stable and healthy population of approximately 60,000 shortnose sturgeon.

Atlantic sturgeon is currently under consideration to determine whether 39. listing as threatened or endangered under the federal Endangered Species Act is warranted. It is not presently listed as endangered, threatened, or a species of special concern by New York. Atlantic sturgeon are anadromous; spawning occurs in freshwater, but adults reside for many years in marine waters outside the Hudson River. Spawning females enter the Hudson River in mid-May and migrate along deep channel areas directly to freshwater spawning grounds upriver near Hyde Park (RM 81) and Catskill (RM 113, Bain 1997). Females return to marine waters quickly after spawning. Atlantic sturgeon are unlikely to spawn in the Indian Point region because Atlantic sturgeon eggs, embryos and larvae are intolerant of saline conditions and some significant length of river habitat is needed downstream of a spawning site to accommodate dispersal of embryos and larvae (Bain 1997). This observation is supported by empirical data obtained from the Longitudinal River Surveys (Figure 2) which demonstrates that Atlantic sturgeon eggs, larvae and young of the year rarely occur below the West Point region (RM 47) which is consistent with their limited salinity tolerance. In fact, only one young of the year Atlantic sturgeon and one unidentified larval sturgeon (probably an Atlantic sturgeon) were observed in the Indian Point nearfield region among 11.051 Long River Ichthyoplankton Survey samples collected there from 1979 through 2006.

40. Spawning male Atlantic sturgeon enter the Hudson River starting in April and some may remain as long as November. During their upstream migration, male sturgeon reside in channel areas in water greater than 25 ft (Dovel and Berggren 1983, Bain 1997). Juvenile Atlantic sturgeon are distributed over much of the Hudson River from July through September and they use deep channel habitats as in other life intervals (Bain 1997). The largest numbers of juveniles appears to be located from RM 39 to 87 (Bain 1997) thus there is some overlap with the Indian Point region at the downriver extent of their range. Figure 2 demonstrates that some Atlantic sturgeon juveniles occur from the Tappan Zee (RM 24) to the Indian Point (RM 46) regions, however the greatest numbers occur from the West Point (RM 47) region upriver to Saugerties (RM 106). In the fall, juveniles overwinter in brackish water between RM 12-46, however they remain in deep, channel areas and the majority of the population is therefore not expected to be exposed to impingement at IP2 or IP3.

41. Based on this analysis, the Jacobson Declaration's suggestion that the operation of IP2 and IP3's respective CWIS harms shortnose sturgeon or Atlantic sturgeon populations is contradicted by both the peer-reviewed, published scientific literature and from empirical observations from the HRBMP.

### **Entrainment and Impingement**

42. The Pisces EI Report repeatedly argues that impingement and entrainment at IP2 and IP3 have caused an impact responsible for observed trends in fish populations and changes in the fish community. These arguments are speculative and reflect only a superficial understanding of the Hudson River ecosystem as described by the HRBMP. Moreover, the Pisces EI Report presents its arguments without any clear definition of ecological significance, adverse impact, or the criteria used for assessment, and without establishing testable hypotheses of cause and effect related to impingement or entrainment.

43. The Pisces EI Report examines the numbers of fish impinged and entrained at IP2 and IP3, and states that the annual number of fish entrained during 1981-1987 for American shad, bay anchovy, river herring, striped bass, and white perch were "very large," totaling over 1.2 billion individuals for these species combined. Pisces EI Report, at 3. The terms "large" and "very large" used by the Pisces EI Report are unscientific and meaningless without context or reference point.

44. The Pisces EI Report states that impingement and entrainment mortality due to IP2 and IP3 is typically measured on just a few of the 140 fish species found in the Hudson River, and that the impact on other species is "un-quantified and may be significant." Pisces EI Report, at 4. These statements reveal a lack of understanding about the ecology of north-temperate estuarine systems like the Hudson River, which are controlled primarily by physical processes in which most of the fish community biomass is in relatively few fish species, precisely those species considered by the AEI Report.

45. The Pisces EI Report suggests that CMR estimates of 12.04% for Atlantic torncod and 10.38% for bay anchovy in the ER support a finding of "large" entrainment

impacts by IP2 and IP3. Pisces EI Report, at 11). Contrary to Pisces' assertions, however, the ER does not support the conclusion that "high" CMR estimates equate to "large" entrainment impacts on the Hudson River populations.

### Fish Community Stability

46. The Pisces Hudson Report addresses the larger and general Hudson River ecosystem without regard to IP2 and IP3 (or even any mention of it). Therefore, the Pisces Hudson Report does not permit any inferences to be made regarding the possible effects of Indian Point's operations on the ecosystem.

47. The Pisces Hudson Report attempts to make the case that the fish community in the Hudson River is not stable and appears to be declining in stability over time. Significantly, the Pisces Hudson Report ignores the ecological tenet that species adapted to changing environments that change as a result of dynamic physical conditions like the temperature, salinity and flow regime experienced in north temperate estuaries such as the Hudson River are adapted to wide variations in these environmental parameters and are therefore more robust and less vulnerable to changes.

48. The Pisces Hudson Report refers to a number of multivariate methods besides the principal component analysis ("PCA") that Pisces presents in support of its contention that "apparent stability" in the fish community structure since 1985 "hides" great changes in the Hudson River fish community. However, the Pisces Hudson Report never defines "apparent stability," and it should be recognized that the concept of stability in ecosystems has been one of much controversy and research resulting in little agreement among researchers as to what stability means since 1969. It is cavalier at best, and scientifically flawed at worst, to use this phrase in the context of a scientific discussion of fish community dynamics without defining it. Furthermore, the Pisces Hudson Report only presents the results of one multivariate method, PCA, and no other multivariate method is described or presented.

49. The Pisces Hudson Report states that the PCA analysis reveals a clear pattern of change in the fish community sampled in the 1980s, 1990s, and 2000s. The Pisces Hudson Report supports that contention by examining a linear equation based on PC#1. However, the Report does not point out another apparent pattern in the data revealed by a tight grouping of components that occurs irrespective of years that remains unnoticed and therefore unexplained by the authors of this report. It is unscientific to selectively interpret patterns in the analytical results that support some preconceived notion of how the community is changing while ignoring (not explaining) other patterns apparent in the data.

50. Therefore, in my professional opinion, the Pisces Hudson Report sets forth conclusions that are poorly described, speculative, and reflect a superficial understanding of the Hudson River ecosystem as described by the HRBMP.

#### **CONCLUSIONS**

51. Based on my education and training, expertise, first-hand experience and professional judgment:

- the principles and methods used to obtain the data in the AEI Report and to perform the analyses and draw the conclusions presented AEI Report are tested and accepted within the disciplines of aquatic ecology, field sampling design, aquatic ecosystem population and community dynamics, and limnology, and comport with the standards of the environmental consulting industry as I understand them.
- The work undertaken to prepare the AEI Report reliably applied such principles and methods.
- The data and methods used in the AEI Report were evaluated through rigorous and documented quality assurance/quality control assessments that meet or exceed USEPA guidance for environmental programs.

52. Thus, in my professional opinion, the AEI Report is worthy of the highest degree of confidence.

53. In contrast, based on my education and training, expertise, first-hand experience and professional judgment, the principles and methods used to perform the analyses and draw the conclusions presented in the Pisces Reports and the Jacobson Declaration, are poorly described, speculative, and reflect only a marginal understanding of the Hudson River ecosystem as described by the HRBMP. Moreover, the Pisces EI Report presents its arguments without any clear definition of ecological significance, adverse impact, or the criteria used for assessment, and without establishing testable hypotheses of cause and effect related to impingement or entrainment at IP2 and IP3, and therefore do not comport with environmental consulting industry standards.

Signed this  $\frac{171}{12}$  day of January, 2008.

Mark T. h.

Mark T. Mattson, Ph.D. Normandeau Associates, Inc. Vice President & Principal Aquatic Ecologist

# **FIGURES**

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Figure 1. Number of shortnose sturgeon caught in the Hudson River by decade (1979-1989, 1990-1999, 2000-2006) in each of 13 geographic regions sampled between the Battery (BT) at New York City and Albany (AL) by the Hudson River Biological Monitoring Program (171,357 total samples). Note that the Indian Point region where IP2 and IP3 are located is labeled "IP", and is represented by 16,948 samples collected and examined for shortnose sturgeon from 1979 through 2006.

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Figure 2. Number of Atlantic sturgeon caught in the Hudson River by decade (1979-1989, 1990-1999, 2000-2006) in each of 13 geographic regions sampled between the Battery (BT) at New York City and Albany (AL) by the Hudson River Biological Monitoring Program (171,357 total samples). Note that the Indian Point region where IP2 and IP3 are located is labeled "IP", and is represented by 16,948 samples collected and examined for Atlantic sturgeon from 1979 through 2006.

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# **ATTACHMENT 1**

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Dr. Mattson is a Vice President and Principal Aquatic Ecologist at Normandeau who has supervised or conducted more than 45 fisheries and aquatic ecology projects over the past 28 years. He is a specialist in aquatic ecology/ fisheries field sampling design and in the application of population and community level statistics to measure anthropogenic effects on aquatic ecosystems. Dr. Mattson has also presented testimony on the development and application of periphyton and benthic macroinvertebrate community biocriteria to narrative water quality classification for several projects in Maine and Connecticut.

#### **EDUCATION**

- Ph.D. 1979, Zoology (Limnology), University of New Hampshire
- M.S. 1975, Zoology, University of New Hampshire
- B.A. 1973, Biology, University of Connecticut

#### PROFESSIONAL EMPLOYMENT HISTORY

1981-PresentNormandeau Associates, Inc.1979-1981Texas Instruments Inc.,<br/>Ecological Services

#### PROFESSIONAL AFFILIATIONS

American Society of Limnology and Oceanography International Limnological Society American Fisheries Society

#### SELECTED PROJECT EXPERIENCE

Entergy Nuclear Northeast, Inc. (2006-Present) – Provided technical assistance in the areas of fisheries and aquatic ecology for the Nuclear Regulatory Commission (NRC) Environmental Report and Environmental Site Audit for the relicensing of the James A. FitzPatrick Nuclear Power Plant located on Lake Ontario (NY). Project Manager.

Entergy Nuclear Northeast, Inc. (2006-Present) – Provided technical assistance in the areas of fisheries and aquatic ecology for the Nuclear Regulatory Commission (NRC) Environmental Report and Environmental Site Audit for the relicensing of the Indian Point Nuclear Power Plant located on the Hudson River (NY). Project Manager.

Entergy Nuclear Northeast, Inc. (2005-Present) - Preparation of a Clean Water Act Section 316(b) Proposal for Information Collection (PIC) and Comprehensive Demonstration Study (CDS) in compliance with the Phase II Rule regulating the cooling water intake structure at the James A. FitzPatrick Nuclear Power Plant located on Lake Ontario (NY). Project Manager and Report Author.

Entergy Nuclear Vermont Yankee, Inc. (2005-Present) - Preparation of a Clean Water Act Section 316(b) Proposal for Information Collection (PIC) and Comprehensive Demonstration Study (CDS) in compliance with the Phase II Rule regulating the cooling water intake structure at the Vermont Yankee Nuclear Power Generating Station located on the Connecticut River (VT). Project Manager and Report Author.

Entergy Nuclear Northeast, Inc. (2005-Present) - Preparation of a Clean Water Act Section 316(b) Proposal for Information Collection (PIC) and Comprehensive Demonstration Study (CDS) in compliance with the Phase II Rule regulating the cooling water intake structure at the Pilgrim Nuclear Power Station located on the Atlantic Ocean (Cape Cod Bay) (MA). Project Manager and Report Author.



NORMANDEAU ASSOCIATES, INC.

MARK T. MATTSON, Ph.D. Vice President/Principal Aquatic Ecologist

# SELECTED PROJECT EXPERIENCE (Continued)

<u>Public Service Company of New Hampshire,</u> <u>Inc.</u> (2005-Present) - Preparation of a Clean Water Act Section 316(b) Proposal for Information Collection (PIC) and Comprehensive Demonstration Study (CDS) in compliance with the Phase II Rule regulating the cooling water intake structure at Merrimack Station located on the Merrimack River (NH). Report Author.

Public Service Company of New Hampshire, Inc. (2005-Present) - Preparation of a Clean Water Act Section 316(b) Proposal for Information Collection (PIC) and Comprehensive Demonstration Study (CDS) in compliance with the Phase IJ Rule regulating the cooling water intake structure at Newington Station located on the Piscataqua River (Great Bay Estuary) (NH). Report Author.

Public Service Company of New Hampshire, Inc. (2005-Present) - Preparation of a Clean Water Act Section 316(b) Proposal for Information Collection (PIC) and Comprehensive Demonstration Study (CDS) in compliance with the Phase II Rule regulating the cooling water intake structure at Schiller Station located on the Piscataqua River (Great Bay Estuary) (NH). Report Author.

Public Service Company of New Hampshire (1994-1996; 2003-Present) - Bow Station hydrothermal demonstration in support of NPDES requirements for accessing potential impacts on yellow perch, American shad and Atlantic salmon. Project Biologist.

Entergy Nuclear Vermont Yankee, Inc. (2002-Present) – Preparation of a Clean Water Act Section 316(a) Demonstration in support of a request for increased discharge temperatures at the Vermont Yankee Nuclear Power Generating Station (VT). Project Manager and Report Author.

Entergy Nuclear Vermont Yankee, Inc. (2002-Present) - Environmental support services for NPDES, indirect discharge, solid waste and biological monitoring programs at the Vermont Yankee Nuclear Power Generating Station (VT). Project Manager.

Entergy Nuclear Operations, Inc. (2001-Present) - Hudson River Striped Bass Program (NY). Project Manager.

Entergy Nuclear Operations, Inc. (2001-Present) - Hudson River Atlantic tomcod Program (NY). Project Manager.

Entergy Nuclear Operations, Inc. (2001-Present) - Hudson River Ichthyoplankton and Juvenile Fish Surveys field and laboratory services (NY). Corporate Officer.

<u>New York Department of Environmental</u> <u>Conservation (NY)</u> (1998-2006) - Hudson River Herring Spawning Stock Assessment. Technical Director.

<u>Covanta Mid-Connecticut, Inc.</u> (2003-2005) – Connecticut Resource Recovery Authority generating station evaluation of existing and proposed new Clean Water Act Section 316(b) rules for existing facilities – an entrainment and impingement evaluation (CT). Project Manager.

<u>Somerset Operations (MA)</u> (2001-2004) – Twoyear evaluation of impingement, entrainment and the thermal plume at this existing generating station. Corporate Officer.





#### SELECTED PROJECT EXPERIENCE (Continued)

<u>New York Power Authority (NY)</u> (2001-2003) -- Charles Poletti Power Plant Effects of Entrainment and Impingement Program. Ichthyoplankton, Juvenile Fish Trawl Surveys; Cunner and Tautog Mark-Recapture Program in Long Island Sound, New York Harbor, and the Hudson River. Project Manager and Technical Director.

Pratt and Whitney East Hartford (CT) (2000 -2003) – Two-year evaluation of impingement, entrainment and the thermal plume at the Wilgoos facility on the Connecticut River (CT). Project Manager.

Bridgeport Energy LLC Facility (CT, Bridgeport Harbor) (2000 - 2003) – Two-year evaluation of impingement, entrainment and the thermal plume at this new generating station. Corporate Officer.

Vermont Yankee Nuclear Power Corporation (VT) (1996-2002) - Environmental support services for NPDES, indirect discharge, solid waste and biological monitoring programs at the Vermont Yankee Nuclear Power Generating Station. Project Manager.

Shering-Plough Corporation (NJ) (1999-2001) -Biological assessment of the endangered Dwarf Wedge Mussel (Alasmidonta heterodon) in the Paulins Kill River (Sussex Co., NJ). Project Manager.

<u>New York Department of Environmental</u> <u>Conservation (NY)</u> (1999-2001) - Aquatic Biological sample collections for contaminants analysis from New York Harbor and the Hudson River. Corporate Officer. <u>New York Power Authority</u> (1984-1994; 1997-2001) - Hudson River Striped Bass Stock Assessment Program (NY). Project Manager.

<u>New York Power Athority.</u> (1982-1994; 1997-2001) - Hudson River Atlantic Tomcod Spawning Stock Survey (NY). Project Manager.

Consolidated Edison Company of New York, Inc. (1988-1989, 1991-2001) - Hudson River Ichthyoplankton Laboratory Program (NY). Corporate Officer.

Consolidated Edison Company of New York, Inc. (1984-1989, 1991-2001) - Hudson River Ichthyoplankton and Juvenile Surveys (NY). Corporate Officer.

<u>Pratt and Whitney Middletown (CT)</u> (2000) – Cooling water intake screen evaluation to determine applicability of Best Management Practices (BMP) to demonstrate the use of Best Technology Available (BTA) with respect to impingement and entrainment at the Middletown manufacturing facility on the Connecticut River (CT). Project Manager.

Public Service Electric & Gas Company (1996-2000) - Salem Station (NJ) Delaware Bay-wide monitoring fisheries studies for the Estuarine Enhancement Program. Corporate Officer.

Public Service Electric & Gas Company (1996-1998) - Hudson Station (NJ) supplemental 316(a) and 316(b) biological studies. Project Manager.

Eckenfelder, Inc. (1995-1998) - Phase II RFI studies for adjacent surface water sediments AOC for the Ciba-Geigy site located on the Hudson River in Glens Falls (NY). Project Manager.





# SELECTED PROJECT EXPERIENCE (Continued)

Wisconsin Public Service Corporation (1996) -Oconto Electric Hydroclectric Project (WI) Fish Entrainment and Turbine Mortality Study. Project Manager.

Dairyland Power Reservoir Productivity Study (1995-1996) - Reservoir productivity study in support of hydropower relicensing on the Flambeau River (WI). Project Manager.

Wisconsin Public Service Corporation (1994-1995) - Wausau Hydroelectric Project (WI) Fish Entrainment and Turbine Mortality Studies. Project Manager.

<u>Wisconsin Public Service Corporation</u> (1992-1994) - Grand Rapids Hydroelectric Project (WI) Fish Entrainment and Turbine Mortality Studics. Project Manager.

<u>Great Northern Paper Co.</u> (1986-1992) -Penobscot Mills and Ripogenus Dam Hydropower Relicensing Projects (ME). Project Aquatic Ecologist.

Empire State Electric Energy Research Corp. (1990-1991) - Demonstration of an Acoustic Fish Deterrence System at the James A. Fitzpatrick Nuclear Power Plant Cooling Water Intake (NY). Project Manager.

<u>Niagara Mohawk Power Corp.</u> (1990-1991) -Fish Guidance Study at Albany Steam Station (NY). Project Manager/Technical Advisor.

<u>Central Hudson Gas and Electric Corp.</u> (1989-1991) - Roseton and Danskammer Point Stations Impingement Monitoring Program (NY). Project Manager. <u>Consolidated Edison Company of New York,</u> <u>Inc.</u> (1984-1986, 1989-1991) - Indian Point Impingement Studies (NY). Project Manager.

<u>Consolidated Edison Company of New York,</u> <u>Inc.</u> (1985-1991) - Indian Point Nuclear Generating Station Ristroph Screen Impingement Mitigation Study (NY). Project Manager.

<u>Wisconsin Public Service Corporation</u> (1990) -Nine Hydroelectric Facilities (WI) Fish Turbine Entrainment/Mortality Study Plans. Project Manager.

<u>New York Power Authority</u> (1990) - Indian Point Unit 3 Nuclear Power Plant Zebra Mussel Monitoring Project. Project Manager.

<u>Central Hudson Gas & Electric Corp.</u> (1990) -Zebra Mussel Monitoring at Roseton and Danskammer Point Stations. Project Manager.

<u>Central Hudson Gas & Electric Corp.</u> (1990) -Survey of Hudson River Marinas for the Presence of Zebra Mussels. Project Manager.

<u>The Upjohn Company</u> (1982, 1987-1990) -Quinnipiac River Study (CT). Project Aquatic Ecologist.

<u>New York Power Authority</u> (1986-1990) -Indian Point Fish Deterrence Studies (NY). Corporate Officer/Technical Reviewer.

Consolidated Edison Company of New York, Inc. (1989) - Relative Probability of Entrainment Study for Indian Point Station (NY). Project Manager.

<u>Consolidated Central Hudson Gas and Electric</u> <u>Corp.</u> (1986-1988) - Danskammer Point Station Fine Mesh Fish Impingement Studies (NY). Project Manager.



# SELECTED PROJECT EXPERIENCE (Continued)

<u>Consolidated Edison Company of New York,</u> <u>Inc.</u> (1986-1987) - Special Studies to Examine Fish Abundance in Unsampled Areas of the Hudson River (NY). Project Manager.

Consolidated Edison Company of New York, Inc. (1986-1987) - Indian Point Entrainment Abundance Studies (NY). Technical Advisor.

Consolidated Edison Company of New York, Inc. (1984-1985) - 1982 and 1983 Year Class Reports for the Hudson River Monitoring Program (NY). Technical Reviewer.

Orange and Rockland Utilities, Inc. (1983-1985) - Hudson River White Perch Stock Assessment Study (NY). Project Manager.

<u>Great Northern Paper Company</u> (1981-1985) -Hydroelectric Development Project (ME). Project Aquatic Ecologist.

<u>New York Power Authority</u> (1980-1985) -Hudson River Gear Evaluation Studies (NY). Project Manager.

Bangor Hydro Basin Mills Hydroelectric Project (ME) (1983-1984) - Project Aquatic Ecologist.

Consolidated Edison Company of New York, Inc. (1981-1984) - Sampling Design Evaluation for Indian Point Fish Impingement Programs (NY). Project Manager.

Metropolitan District Commission (1982-1983) - Water Supply Alternatives (MA). Project Aquatic Ecologist.

Bangor Hydro Telos Dam Reconstruction Project (ME) (1982) - Project Aquatic Ecologist. Consolidated Edison Company of New York, Inc. (1981-1982) - Indian Point Juvenile Fish Entrainment Study (NY). Project Manager.

Chicopee Falls Hydropower Project (MA) (1981) - Project Aquatic Ecologist.

Town of Concord (MA) (1981) - Water Supply Study. Project Aquatic Ecologist.

#### SPECIAL TRAINING

U.S. Fish and Wildlife Instream Flow Incremental Methodology Negotiations and Strategies, 1981; Conducting Field Studies, 1984

NAUI Certified SCUBA diver

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MARK T. MATTSON, Ph.D. Vice President/Principal Aquatic Ecologist

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In addition, Dr. Mattson has contributed to over 30 technical reports in the areas of aquatic ecology and sampling design.

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# ATTACHMENT 2

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W- 00-03 316 (b) Comments, 1, 73

933 East Pine Hill Drive Schenectady, NY 12303-5559 November 9, 2000

(U. S. Mail) Cooling Water Intake Structure (New Facilities) Proposed Rule Comment Clerk--W-00-03, Water Docket, Mail Code 4101, EPA, Ariel Rios Building 1200 Pennsylvania Ave., N.W., Washington, DC 20460

(é-mail)

ow-docket@epa.gov

**RE:** Docket Number W-00-03, Proposed Rule, National Pollutant Discharge Elimination System-Regulations Addressing Cooling Water Intake Structures for New Facilities, Federal Register Vol. 65, No. 155, Aug. 10, 2000, p. 49060-49121.

Dear Environmental Protection Agency:

This letter will provide first some summary comments and then extensive detailed comments and discussion arranged by issue.

First, the proposed rule is good, but does not go far enough in setting a technology standard that minimizes adverse impact, as required by law. I believe that the final rule eliminate the lesser degrees of protection proposed for "outside the littoral zone" and "less than 50 meters outside the littoral zone." I object to the lesser degrees of protection and believe they violate EPA's antidegradation policy and guidance for "Aquatic Life/Wildlife Uses," which states:

"Water Quality should be such that it results in no mortality and no significant growth or reproductive impairment of resident species. Any lowering of water quality below this full level of protection is not allowed."¹ (Emphasis added)

Furthermore, I object to the lesser degrees of protection because, if promulgated, they would infringe upon state's rights and state law. If EPA implements lesser standards in the non-littoral zone it would be "permitting" clearly avoidable fish mortality in violation of state fish and wildlife laws. These fish and wildlife resources belong to the respective States, and EPA has no authority to allocate the killing or taking of these animals contrary to appropriate State laws. Furthermore, EPA's economic data shows that the cost of additional protection is affordable with the total national annualized compliance cost of \$16.4 million.² Therefore, EPA should eliminate the lesser degrees of protection in order to correct this problem.

Second, several definitions need to be added or modified. EPA's proposed definition of "cooling water intake structure" is inadequate, as it does not even include the pumps that cause the actual in-taking of water and which physically cause much of the impingement and entrainment mortality. I provide a more comprehensive definition for EPA's consideration. I also provide a structure of definitions to clarify the meaning of "adverse," "adverse impact," adverse environmental impact," and "minimize adverse

¹USEPA. 1994. Water quality standards handbook:2nd ed.EPA-823-B-94-005a, p. 4-5.

²Proposed Rule page 49103 paragraph 2.

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environmental impact," plus others. I also feel that excluding "ponds" from the rest of the lentic water standards is unacceptable and I recommend that it be grouped with "Standards for CWISs located in a lake or reservoir." I also propose a definition for ponds.

Third, EPA requests comments on alternative numeric criteria. I provide these.

Fourth, and very importantly, I make extensive comments on the numerous alternate approaches offered under "What Constitutes Adverse Environmental Impact Under This Proposed Rule?" commencing on page 49074. I am very concerned that EPA to is taking what should be a simple concept and turning it into an unlawful, arcane, and unworkable regulatory schemes. Many of the proposed alternatives are inconsistent with the technology-based standards of Sections 301, 304, and 306 of the Clean Water Act (33 USC 1311, 1314, 1316).

It is fundamental to the Clean Water Act that technology-based limitations are to protect the best uses of the water. Water-quality based limitations are to correct problems where the best uses are yet to be attained. Sections 301 and 304 drive the use of better and better technology to reduce pollution. Section 306 mandates technology for new facilities, which have the most flexibility to incorporate new, better, technology at an efficient cost. Section 302 provides for more stringent standards when, despite these measures, water quality standards and designated uses are still not attained. Section 303 provides further back-up through setting Total Maximum Daily Loads and Antidegradation protection measures. EPA's rulemaking must comply with and implement these principles.

Instead, many of the alternate approaches offered by EPA in the "Supplementary Information" take the reverse approach, and avoid implementing any technology-based limits until after aquatic life/wildlife uses are violated. This is inconsistent with the law and contrary to EPA's own antidegradation guidance. Therefore, New York subscribes to the approach EPA refers to as "a third alternative" on the last paragraph on page 49074, and I commend that approach to EPA. I strongly urge EPA to consider my general and technical comments carefully, and again offer my proposed, plain-English definition "adverse impact" for EPA's consideration.

Fifth, I offer my comments on requiring dry condenser cooling as Best Technology Available for new facilities. I believe this would be a simple, effective standard that would minimize or eliminate discharge of pollutants, consistent with the goals of the Act in 33 USC 1251(a)(1), and would encourage locating facilities away from major water bodies. However, it would be folly to discourage alternate technologies which achieve mortalities of fish, shellfish, and wildlife as low, or lower than that achieved by a dry condenser cooling design. Therefore, I endorse such an exemption for alternate technologies that meet or exceed the same level of protection as dry condensers.

Finally, I offer numerous other technical comments. All of my specific comments follow on the subsequent attached pages.

Should you have any questions or follow-up please contact me by e-mail at sarbello@nycap.rr.com or by mail at the above address

Sincerely,

Welcom torbello

William Sarbello B. S., M. S., Certified Wildlife Biologist

25 page attachment

Comments on proposed rule, <u>Cooling Water Intake Structures for New Facilities</u>; National Pollutant Discharge Elimination System; 40 CRF Parts 9, 122, 123, <u>et al.</u>, Federal Register, Vol. 65, No. 155, Thurs. Aug. 10, 2000, pp.49060-49121

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Issue 1: General Comment: While this rule is generally good, it does not go far enough in setting National Minimum Standards for 316(b). (Draft rule § 125.80(c), p. 49115.)

Recommendation 1: I will recommend strengthening language for this important National rule, to apply to all states, territories, tribes, and interstate authorities, in order to protect inter-jurisdictional stocks of fish, shellfish, and wildlife from unnecessary, avoidable mortality.

Discussion 1: This rule affects migratory stocks of fish, shellfish, and wildlife, and stocks in border waters whose movements cross political boundaries. It is not enough that an individual state may adopt stronger rules for itself; EPA must set strong standards that apply to all 500+ jurisdictions. While my state may have stronger standards than other states, that does not protect "our" striped bass (or summer flounder, rainbow smelt, turtles, or blue crabs) from getting killed in the waters of other states having less stringent standards. Only EPA rulemaking can make an adequate level of protection the "law of the land."

Also, having strong, uniform standards Nationwide would preclude corporations from fleeing to the state or political subdivision with the weakest rules. With cross-border electric power sales happening every hour, cross-border migration of fish stocks must not result in greater numbers of entrainment mortalities. Unless EPA establishes rigorous national standards, states with stricter standards will suffer economically for their efforts, and the effectiveness of their measures will be undercut by cross-border polluters bound by less rigorous standards.

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Issue 2: 25% exclusion, Who is covered under this proposed rule? (Sup. Inf. P. 49066, V. A.; draft rule § 125.83 "Cooling Water Intake Structure", p. 49116)

<u>Recommendation 2</u>: Eliminate this exclusion or, at the very least, make it a very small percentage, like "less than 1%." If limited to the choices offered by EPA on p. 49067 paragraph 4, I would choose the smallest, 5%.

Discussion 2: There are two issues here, a) a 25% exclusion is unreasonably large, and b) screening technology that reduces/eliminates mortality should be applied to any intake.

a) Under this exclusion, intakes drawing 8 MGD or more (up to 2 MGD cooling water comprising 25% or less of total intake volume) would not be required to take any mitigative. In the Hudson River at Athens (a tidal river under the

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proposed definition), an 8 MGD intake volume would be expected to kill annually (for the life of the facility) 3,549,107 alewife+blueback herring, 46,690 American shad, 44,442 white perch, 2,366 striped bass, and numerous other fish that were not characterized. (Extrapolations based on volumes from Commissioner's Interim Decision, Athens Generating Company, LP, SPDES No.: NY-0261009, June 2, 2000, p. 13, footnote 10.) Such levels of mortality are unacceptable, as they could be readily minimized by a variety of means, and would not constitute applications of the best technology available.

b) If any portion of the water is used for cooling the whole intake should be mitigated, at least through simple screening techniques, to reduce impingement and entrainment impacts. For example, the 8 MGD intake cited above could be readily mitigated by adding a 2 mm wedgewire screen designed to provide a through-slot velocity of less than 0.5 fps under conditions of 25% screen fouling, and be equipped with an air blast cleaning system and pressure differential sensor to detect fouling and initiate automatic cleaning. Such a screen configuration is a standard design, and would greatly reduce entrainment or impingement mortalities from both the process water and cooling water intake cycles.

I note that on p. 490067, second paragraph, that it was EPA's intention "...to ensure that almost all cooling water withdrawn from the waters of the U.S. are addressed by the requirements of this proposal for minimizing adverse environmental impact." I believe lowering the threshold as I have suggested will best accomplish EPA's stated objective.

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Issue 3: 2 MGD Exclusion, Only cooling water intakes drawing more than 2 MGD are subject to this rule. (Draft rule § 125.81, p. 49116; Sup. Inf. V. A. p 49066.)

<u>Recommendation 3:</u> Lower this exclusion to 1 MGD. I reject the alternate thresholds of 5, 10, 20, 25, and 30 MGD as resulting in fish mortalities beyond acceptable levels.

Discussion 3: It is easier to mitigate the impacts of the small water withdrawals. I note that with the EPA-suggested 25% rule, even a 1 MGD cooling water intake could be part of a 4 MGD intake that would not be subject to today's rule. Such an intake would still kill millions of fish over the life of the intake. (See Discussion 2, and divide the numbers per species in half.) However, combining my proposed 1 MGD exclusion with my Recommendation 2 would still provide an exclusion for small cooling water withdrawals, while assuring full mitigation of more significant ones.

The consequences of EPA's proposed higher thresholds, at new plants, which have ultimate flexibility to employ the best technology would be unacceptable mortalities. For example, the 30 MGD threshold proposed, if applied at the Athens Generating Station, would needlessly kill:

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13,309,150 river herring (alewife+blueback herring)

175,086 American shad

166,657 white perch, and

8,871 striped bass,

each year, every year, for the life of the facility (probably at least 40 years). This is 175 times more impact than what My home state certified as Best Technology Available for such a facility. I note that this 1,080 MW facility has been permitted and will be built without the excessively permissive conditions that EPA's 30 MGD exemption would have permitted.

EPA is concerned that a 25 MGD threshold would relieve 35% of the chemical industry from complying with the rule. However, the impact of the unmitigated intake upon the biological integrity of the waters is just as harmful whether the water is going to a chemical plant or an electric power plant. The fish killed are the property of the People of the State, not EPA and not the industry. I oppose EPA causing additional impacts upon the People's public trust resources in order to give a "break" to a specific industry. I favor a level-playing field where all industries are required maintain the biological, chemical, and physical integrity of U.S. waters. Therefore, I recommend that EPA select a 1 MGD threshold.

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Issue 4: Definition of "Cooling Water Intake Structure" (Draft rule § 125.83, p. 49116; Sup. Inf. V. C. p 49066.)

Recommendation 4: This definition is insufficient; it should be modified to say, "The entire physical structure and mechanism used for withdrawing and conveying water, from the waters of the U. S. to the heat exchanger, plus structures and discharges associated with its maintenance and operation. The cooling water intake structure shall include, but not be limited to, any associated constructed waterway, pipe, fissure, or other conveyance, porous dikes, fabric filters, barrier nets, all associated screens, perforated plates, fish return systems, trash buckets, fish troughs, fish return pipes (sluices, canals, etc.), pressure washes, backflushing mechanisms, air sparging mechanisms, pumps, manifolds, cleaning mechanisms, bar racks, trash conveyors, screen enclosures, traveling screen mechanisms and controllers, and any conveyance for passing discharge water to a point upstream from a heat exchanger."

Discussion 4: EPA's proposed definition excludes the most essential part of a water intake, the pumps, and does not include many important features for reducing aquatic organism mortality. This is especially critical, as this definition will doubtlessly apply to existing cooling water intake structures as well as new cooling water intake structures.

The pumps are the most critical part of the cooling water intake, regulating cooling water capacity, and should not be excluded. First, there would be no "intake" of water without

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the operation of pumps to withdraw water from the source water body, so to exclude them is unreasonable and illogical. Second, as a component of the cooling water intake, they are a major source of mortality for entrained aquatic organisms. For example, when the cooling water system is operated WITHOUT THE DISCHARGE OF HEAT, mechanical forces result in the mortality of virtually 100% of entrained bay anchovies are killed, and nearly 100% of entrained alewife and blueback herring. Studies done at the Connecticut Yankee nuclear power station (CT), and similar studies done in plants on the Hudson River (NY) that indicate this.

Indeed, one important method of mitigating once-through cooling system impacts is to reduce the quantity of water withdrawn by shutting off some of the pumps, or installing and operating variable-speed pumps. Not including the pumps as part of the cooling water intake excludes from regulation one of the most important tools for avoiding or minimizing the impacts and is unacceptable.

Further, EPA's proposed definition excludes key parts of what I consider cooling water intake structures, and parts that have a great influence on reducing impingement/entrainment mortality. I recommend including those structures explicitly. My proposal would include in-waterbody structures through which intake cooling water flows, like barrier nets and "gunderbooms." It would also include fish return systems, which are crucial to the survival of impinged organism, and the mitigation of intake structure impacts. Controlling the location, design, construction, capacity, and operation of low- and high-pressure screen washes, fish troughs on traveling screens, the pipes and sluices through which fish are returned, and the specialized low-impact pumps (helical or Archimedes screw-type) for returning the fish with minimum injuries should also be regulated as part of this rule.

Also, common devices that kill fish at intakes should be regulated under this rule, such as trash conveyors like the "aquaguard" which re-handle and re-injure. Fish survival can be improved by careful attention to the smoothness of pipe surfaces, their size, the radius of turns, and the velocity of flows.

Issue 5: EPA is considering adding language to preclude cooling water withdrawals that exceed 1% of the mean annual flow or volume of the water body. The language is proposed on p. 49068 paragraph 8, and would be inserted at the end of § 125.81.

Recommendation 5: I support this 1% limit; if anything it is quite generous. I suggest considering 0.1% or 0.05%. EPA's higher suggested levels, which go up to 20%, are unreasonably excessive. I believe a percentage limit, whatever it is, makes more sense than adding an absolute minimum flow threshold to avoid overwhelming smaller water bodies.

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Discussion 5: I made approximate calculations for a tidal estuary in New York City (the East River) in the vicinity of a proposed new power plant at Astoria. The 1% flow calculation yielded a flow limitation of 924 MGD for that site, which is a very large quantity of water. This is much more water than is needed for the proposed NYPA Astoria facility (1.4 to 6.1 MGD for a closed-cycle-cooled, mechanical-draft evaporative tower, 500 MWe combined-cycle facility). Indeed, the 924 MGD representing 1% of the flow was adequate to supply the needs of 50 out of 56 steam-electric facilities in New York State with state NPDES permits. (For example, the once-through-cooled 1,200 MWe Bowline 1 & 2 Station is permitted for a maximum 912 MGD, the dry-condenser cooled 1,080 MWe Athens station is permitted at 0.18 MGD.)

In this example a 0.1% limitation would be 92.4 MGD, 0.05% would be 18.5 MGD.

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Issue 6: Should BTA requirements or conditions be inserted into a general stormwater NPDES permit, or should a site-specific NPDES stormwater permit be required? (p. 49068 Sup. Inf. V. E., second paragraph.)

Recommendation 6: I support that an individual NPDES stormwater permit should be required.

Discussion 6: An individual permit would be simpler, and would also permit mitigating other impacts, such as those relating to a Clean Water Act Section 404 permit or Section 401 water quality certificate.

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Issue 7: Regulation of cooling water intakes upstream of a new facility that supply the new facility with water.

Recommendation 7: For other industrial facilities, the upstream facility should be required to meet the new source performance standards, no matter how small the percentage of flow for the new facility. For municipal water supply utilities that serve a larger community, the "more-than-one-half" rule suggested by EPA seems reasonable.

Discussion 7: Industrial facilities, must avoid using an existing facility to preclude compliance with new facility performance standards. I support EPA's interpretation that this is analogous to their General Counsel Opinion No. 43 (6/11/76). In New York State one facility requested authorization to use the existing intake of a once-through-cooling electric power plant as the intake for a new electric power plant, and, alternatively, the discharge of the once-through power plant as the intake to the new power plant.

I have required a separate and distinct intake for the new power plant. If the effluent of

Detailed Comment Attachment Page 5 of 25

the existing power plant was to be used as input water to the new power plant, I would require that the intake of the existing power plant should meet new-plant standards.

For municipal water supply intakes, I propose not requiring new cooling water intake standards. Under most circumstances, the municipal intake will be mitigated under the terms of the state water supply permit and other laws. I support EPA's proposal that, if more than 50% of the municipal water supply utility is used to provide cooling water, it should comply with 316(b) standards. This would prevent the ruse of creating a municipal water supply district for the primary purpose of supplying industrial cooling water.

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Issue.8: Proposal not to regulate facilities that discharge to a publicly-owned treatment works (POTW).

Recommendation & I believe that this is reasonable only for facilities that draw water from a municipal water supply utility, as regulated in Issue 7. I do not believe it is reasonable for cooling water intakes where cooling water is taken directly from the waters of the U.S., nor where water is taken from a second facility that withdraws water from the waters of the U.S.

Discussion 8: When water is taken from a municipal water supply utility and discharged to a POTW I agree that limits imposed by both public facilities will limit the quantity of water involved. My experience is that facilities that qualify are either small closed-cycle evaporative cooling electric power plants, electric power plants serving as a steam host to industry or supplying a municipal steam systems, and sometimes employ dry condenser cooling.

However, facilities taking cooling water directly from waters of the U.S. or from a secondary facility that withdraws cooling water from waters of the U.S. should be subject to the new facility performance standards. One example is the S. A. Carlson facility in Jamestown, NY. While not a new facility, it was withdrawing cooling water from a small stream (Chadakoin River), and returning discharges to the stream at temperatures in excess of 100° F. After mitigation, the facility (which still withdrew cooling water from waters of the U.S.) installed closed-cycle cooling, greatly reduced its intake flow, and sent its blowdown to the municipal POTW. This is a reasonable arrangement, but it would not be if the improved intake and closed-cycle cooling were not required.

As stated previously, setting up an intermediate company to withdraw the water should not excuse an intake system from meeting new facility performance standards; the impacts are the same no matter which company is doing the withdrawing.

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Issue 9: Environmental impacts associated with Cooling Water Intake Structure (p.

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49071-49074, Supp. Info. Sections A, B, and C only.

Recommendation 9: The text is good, but omits (and should add) a critical, additional discussion focusing on limits to the volume if intake waters.

Such a section should discuss the following considerations for weighing environmental impacts:

- 1. The negative environmental impacts of cooling water intake structures killing susceptible aquatic life increase in direct proportion to increases in the volume of water used (capacity).
- 2. Once-through cooling typically uses <u>100 times</u> more water, and has 100 times the impact on aquatic life, than <u>evaporative closed-cycle</u> cooling, a readily-available pollution control measure.
- 3. Once-through cooling uses more than 2,200 times more water, and has more than 2,200 times the impact on aquatic life, than <u>dry condenser</u> cooling, another readily-available pollution control measure.
- 4. Unlike closed-cycle recalculating cooling systems (which treat the pollutant *heat* and minimize the discharge of this pollutant to the waters of the U.S.), once-through cooling systems take in vast quantities of waters for the sole purpose of dilution instead of treatment, of the pollutant *heat*.
- 5. Given the direction of regulation and the ability to incorporate existing mitigative technologies, once-through cooling at new facilities should be considered inconsistent with the goals of the Clean Water Act at 33 USC 1251(a)(1) and (6), pollution discharge elimination procedures at 33 USC 1314(c), and the standard of performance definition under 33 USC 1316(a)(1).

Discussion 9: To elaborate on the recommendation, *Heat* is explicitly listed as a named "pollutant" in the definitions at 33 USC 1362(6). More specifically, 150° F heat, the temperature of steam in a power plant condenser, meets the definition of "toxic pollutant" at 33 USC 1362(13), as it would kill and/or injure organisms.

Closed-cycle recirculating cooling systems treat the pollutant and minimize the discharge to waters of the U.S. The volume of water they use, and hence the capacity of their cooling water intake, is 100 to 2,200 times less than once-through cooling, with 100 to 2,200 times less impact on the propagation and survival of aquatic life in the waters of the U.S.

Once-through cooling systems simply dilute the pollutant before discharge, a practice that is permitted for no other pollutant. Even for transient pollutants like BOD or dissolved chlorine gas, treatment is required to reduce or remove the pollutant, and mere dilution is never permitted as an in-plant "process." (That is, digestion or de-chlorination would typically be required, respectively.) But for once-through cooling systems

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associated with a thermal discharge, dilution instead of treatment has been permitted, with huge effects on aquatic life. It is the taking of this huge volume of dilution water that is responsible for the very large capacity requirements of once-through cooling water intake; which in turn results in injury to or death of many billions of organisms every year.

These avoidable impacts, and this relationship of volume:mortality/morbidity, need to be added to this section.

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Issue 10: Permitting once-through cooling for new facilities.

Recommendation 10: Once-through cooling systems should not be permitted for any waters of the U.S. unless an affirmative showing is made that the location, design, construction, and capacity of such system minimizes adverse environmental impacts to the same or greater extent than dry condenser cooling with the most effective screening, such as "Gunderboom."

Discussion 10: Lbelieve that the low impingement/entrainment mortality levels that dry condenser cooling serves as the starting point Best Technology Available assessment for all competing technologies at new facilities, including evaporative and once-through cooling. I believe alternate technologies which meet or exceed the dry cooling level could be approved as BTA.

It is potentially possible that a once-through cooling system could meet such a standard. For example, a once-through system that used processed sewage for cooling might kill no fish, wildlife, or shellfish and consume less energy than closed-cycle cooling options. If it additionally met all water quality standards for the discharge it could potentially meet my_proposed "alternative technology exemption"--demonstrating that it minimized adverse environmental impacts to the same or greater extent than would have been achieved by dry condenser cooling.

A Gunderboom marine life exclusion system is another potential alternative technology that might meet the standard. Studies would have to show that it did not impinge, injure, or kill eggs, larvae or fish from its through-fabric water velocity, and that seals and seams effectively prevented organisms from passing around the boom. My experience indicates that the gunderboom would have to be sized large enough so that the target through-fabric velocity was 0.01 ft/sec to protect the eggs and larvae of striped bass. This is a 50 times lower velocity than EPA's proposed limit of 0.5 ft/sec. The applicant would have to demonstrate that injury and mortality to organisms was less than or equal to that expected from a dry cooling system to meet the "alternative technology exemption."

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Issue 11: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 1of 10) – Discussion of problems under 1977 316(b) draft guidance. (p. 49074, Supp. Info. VII. D., paragraphs 1 and 2)

Recommendation 11: I concur with EPA's assessment in paragraphs 1 & 2 of Supp. Info. VII. D., p. 49074. and recommends as a solution New York's approach outlined as the "second alternative" toward the end of Page 49704

Discussion 11: While the 1977 guidance had a good definition that "[a]dverse aquatic environmental impacts occur whenever there would be entrainment or impingement damage as a result of the operation of a specific cooling water intake structure," it errs by not requiring that adverse environmental impacts be minimized.

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Issue 12: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 2of 10) – EPA is not proposing language today defining adverse environmental impact, but may do so in the final rule (p. 49074, Supp. Info. VII. D. paragraphs 3 and 4)

Recommendation 12: The regulation must define this phrase, it is critical for understanding and implementing 316(b). I propose that EPA adopt the following definitions:

- "Adverse environmental impact" shall mean any harmful, unfavorable, detrimental or injurious effect on individual organisms of fish, wildlife or shellfish or their eggs or larvae; or the water, land, or air resources of the U.S., its states, territories, or possessions; or on human health, welfare, or safety; or on the human enjoyment of those resources.
- "Minimize" shall mean to reduce to the smallest possible amount, extent, size, or degree.
- "Minimize adverse environmental impact" shall mean to reduce to the smallest possible amount, extent, size, or degree the adverse environmental impacts in the following order of priority:
  - First: To comply with federal environmental laws and fish and wildlife laws, especially the Clean Water Act and Clean Air Act, and the rules, regulations, standards, criteria, orders, classifications, limitations, certifications, antidegradation policies, etc. there under. In addition for delegated Section 402 or 404 programs, all applicable environmental and fish and wildlife laws, rules, regulations, standards, criteria, orders,

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classifications, limitations, certifications, antidegradation policies, etc. of the state or other political subdivision to which the delegation has been made.

- Second: To take any additional measures necessary to restore the chemical, physical, and biological integrity of the waters of the U.S., in order to comply with the policies of 33 USC 1251, and in the case of a delegated permit program, any similar, no less protective policy contained in the laws of such delegated state or other political subdivision.
- Third: Among any remaining adverse environmental impacts, as determined pursuant to the National Environmental Policy Act or applicable equivalent state environmental impact assessment law, to avoid and minimize those impacts to the extent practicable, consistent with social, economic and other considerations.

Discussion 12: I believe that not having a simple, clear definition of "adverse environmental impact" hinders the advancement of the goals of the Clean Water Act. I continue to stress that EPA's emphasis should be placed on minimizing_adverse environmental impact through the many, readily available pollution control techniques. Attempting to set higher thresholds for "adverse" will perpetuate debates over measurement and interpretation while fish mortalities continue without sufficient mitigation efforts. Instead the emphasis should be on avoidance and minimization.

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Issue 13: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 3of 10) – EPA's "potential alternative 1" Entraining 1% or more of the aquatic organisms in the near-field area in a 1-year study would constitute an adverse environmental impact. (p. 49074, Supp. Info. VII. D. paragraphs 5 and 6.)

Recommendation 13: As proposed, I believe this approach is **not** consistent with the water-quality=based quality programs within EPA, the Endangered Species Act, nor state fish and wildlife laws. Those EPA's water-quality-based programs specifically assure that all commercial, recreational, and socially important species (like endangered/threatened species) are 100% protected ,and protect 99% of all other species. "Potential alternative 1" does not. Under "potential alternative 1" there would be no determination of "adverse environmental impact" even if all endangered species were killed, as long as the grand total of organisms killed was less than 1% of the sum of near-field organisms comprised of all species. I recommend EPA drop this alternative as violating state and federal laws and the Clean Water Act antidegradation policy

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Discussion 13: While attractive at first glance, this approach has many substantial and, I think, fatal problems. "Potential alternative 1" seeks to protect 99% of the organisms, whereas EPA's guidance in water quality-based programs is to protect 99% of the species, plus all socially, recreationally, and commercially important species. This is very different, and "Potential alternative 1" is far less protective than what I believe the law requires.

First, "potential alternative 1" treats all organisms the same regardless of species, so a rapidly-reproducing *Daphnia sp.* is accorded the same weight as an endangered sea turtle or a young striped bass for the purpose of counting 1% of the near-field organisms. This is insufficiently sensitive. Further, it is clearly inconsistent with EPA's guidance for setting action levels in water quality-based programs. Typically in such programs the species are arrayed by sensitivity, from most sensitive to least. The first cut-off line is set to protect 99% of the species. However, if any socially, commercially, or recreationally-important species lie within that 1%, the cut-off line is moved to assure the protection of such important species. This may result in protecting 99.999% of the species to properly implement the guidance. "Potential alternative 1" has no such provision and does not look at species. If it did, it would find in most situations that a great many socially, commercially, or recreationally-important species are susceptible and are indeed being killed by impingement/entrainment in the near-field.

Second, a 1-year study, which will doubtlessly involve sampling and sampling bias, might not be sufficiently accurate to portray all the species and the variability of their numbers to be encountered over the 50-year life of the facility associated with the cooling water intake.

A third difficulty is defining the extent of the near-field area, especially in dynamic systems like tidal rivers.

A fourth difficulty is that rather than minimizing adverse impact, this approach would permit the unnecessary killing of endangered, threatened, commercially important, and recreationally important game and protected species. These species are a public trust resource, and usually protected by State and federal fish and wildlife laws. Rather than minimize mortality to the lowest levels, EPA is essentially establishing an entitlement for cooling water intake operators to kill these protected species in violation of state and federal laws. Besides the usual important fish species in my home state we have had canvasback and redhead ducks killed in power plant intakes, EPA sites endangered sea turtles in Florida, and I know seals have been killed by drowning when entrained in the water intake tunnel of the Seabrook plant in New Hampshire.

Fifth, some states have species-specific water quality standards, such as salmon propagation or anadromous fish passage. Permitting avoidable mortality to occur would appear to violate such a water quality standard. Even where a higher attained use is not

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designated, any impairment could be a violation of the antidegradation policy.

I feel this approach is erroneous, and in some circumstances may be unlawful, and I urge EPA not to promulgate it.

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Issue 14: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 4of 10) – EPA's "Potential Alternative 2" – Impingement and entrainment would constitute an adverse environmental impact, however EPA would develop additional guidance to define when the magnitude is great enough to be deemed adverse. (p. 49074, Supp. Info. VII. D. paragraphs 8.)

Recommendation 14: This approach is still problematic and inconsistent with the requirements of technology-based standards, new source performance standards, and antidegradation policy of the Clean Water Act. Rather than simply striving to minimize adverse impact, some degree of reasonably avoidable mortality would be O.K., although impingement and entrainment are adverse environmental impacts they are at the same time not adverse environmental impact. This is "Catch-22" logic, and I urge EPA to instead select "Potential Alternative 3."

Discussion 14: I am very concerned that EPA to is taking what should be a simple concept and turning it into an unlawful, arcane, and unworkable regulatory schemes. Many of the proposed alternatives are inconsistent with the technology-based standards of Sections 301, 304, and 306 of the Clean Water Act (33 USC 1311, 1314, 1316).

It is fundamental to the Clean Water Act that technology-based limitations are to protect the best uses of the water. Water-quality based limitations are to correct problems where the best uses are yet to be attained. Sections 301 and 304 drive the use of better and better technology to reduce pollution. Section 306 mandates technology for new facilities, which have the most flexibility to incorporate new, better, technology at an efficient cost. Section 302 provides for more stringent standards when, despite these measures, water quality standards and designated uses are still not attained. Section 303 provides further back-up through setting Total Maximum Daily Loads and Antidegradation protection measures. EPA's rulemaking must comply with and implement these principles.

Instead, many of the alternate approaches offered by EPA in the "Supplementary Information" take the reverse approach, and avoid implementing any technology-based limits until after aquatic life/wildlife uses are violated. This is inconsistent with the law and contrary to EPA's own antidegradation guidance. Therefore, I subscribe to the approach EPA refers to as "a third alternative" on the last paragraph on page 49074, and I commend that approach to EPA. I strongly urge EPA to consider my general and technical comments carefully, and again offer my proposed, plain-English definition

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"adverse impact" for EPA's consideration.

See also Recommendation 11 and Discussion 11.

Issue 15: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 5of 10) – EPA's "Potential Alternative 3" – "Adverse environmental impact" defined as "any impingement or entrainment of aquatic organisms" similar to the State of New York approach. (p. 49074, Supp. Info. VII. D. paragraphs 9.)

Recommendation 15: I wholeheartedly support this approach. After 25 years of experience implementing the delegated NPDES program under a water quality standard that parallels 316(b), my home state's natural resource agency has found this approach works. I commend to EPA the draft language I provided in Recommendation 12.

Discussion 15: I feel this approach is most consistent with the purposes of the Clean Water Act, with protecting species under federal and state Endangered Species Acts, and minimizing mortality on protected public trust fish and wildlife resources. I do not believe that any of the other potential alternatives identified by EPA meet the responsibilities under these laws.

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Issue 16: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 6 of 10) – EPA's "Potential Alternative 4" – Defines adverse environmental impact in relation to reference site similar to biocriteria like the "Index of Biological Integrity."

Recommendation 16: As I mentioned in my submission to the 316(b) workshops, I believe this approach is unworkable because 1) There are no pristine, un-impacted sites to serve as a baseline, and 2) rather than avoiding the impacts in the first instance, the project would operate, kill organisms, and only then measure what was lost against a reference site, if such existed.

Discussion 16: Most cooling water intakes and associated power generation or industry are located near other population and industrial centers where the environment has been altered by human activity and pollution for decades, if not centuries. For example, most estuaries like the Hudson River have been altered by centuries of environmental injuries.

Other similar estuaries have been similarly impacted from domestic and industrial pollution, dredging, upland erosion, interception of fish passage by dams, loss of littoral habitat by bulkheading and fill, loss of wetland systems, alteration of flow by river regulating reservoirs and hydropower dams upstream, legal and illegal harvest, municipal water supply withdrawals and out-of-basin transfers, toxic sediments, introduced exotic species, and the cumulative impact of decades of multiple, very large cooling water

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intakes. What could one possibly use as a "base case" for a pristine version of the Hudson River for an Index of Biological Integrity (IBI)? How could an agency apportion observed changes to decide what was caused by cooling water IBI withdrawals, and what was caused by any of the many other simultaneous anthropogenic and natural impacts?

There is a role for sharing data from one site to close-by sites on the same water body as an indicator of species abundance and as a predictor of potential species impingement/entrainment for proposed facilities. But this must be done very cautiously, as nearby sites may have very different physical characteristics that can affect the composition of the biological community. Without more details I am very skeptical that an IBI-type approach would not work, or at best could only measure what was lost by not employing the Best Technology Available in the first instance.

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Issue 17: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 7 of 10) – "Potential Alternative 5" EPA requests comment on a definition of adverse environmental impact that would focus on (1) the protection of threatened, endangered, or otherwise listed species; (2) protection of socially, recreationally, and commercially important species; and (3) protection of community integrity, including structure and function.

Recommendation 17: This alternative would fail to implement appropriate goals and policies under the Clean Water Act. If EPA continues to pursue this policy it will continue to foster what it *says* it wants to end:

"The initial determination of environmental impact has often relied on population modeling, which given its inherent complexity, has yielded ambiguous or debatable results. One result has been that many section 316(b) permitting decisions have predominantly focused on determining whether a cooling water intake structure is causing an adverse environmental impact. Given that both the methods for making such determinations and the standard regarding what constitutes an "adverse" environmental impact were not precisely defined, permitting authorities have had to exercise significant judgment and focus significant time and effort to determine what requirements should be imposed under section 316(b)." (p. 49074, emphasis added.)

Rather than creating a common-sense definition of "adverse," or issuing meaningful national standards, this alternative would be continuing "ANALYSIS PARALYSIS." Such studies will always yield debatable results in the short term, it would be more reasonable and cost effective for dischargers to invest in preventing or minimizing impacts. See my discussion for an elaboration.

I recommend that EPA accept the definitions I have offered in Issue 12 of these comments, minimize the impacts, and effectively administer the public resource,

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consistent with its duties under sections 316(b), 304(c) and 306 of the Clean Water Act (33 USC 1326(b), 1314(c), and 1316).

Discussion 17: In New York's Hudson River, regulated dischargers, conservation groups, an endowed research foundation, and the State have spent millions of dollars and more than 25 years trying to characterize **a subset** of the issues EPA would require for determining whether or not the impacts would constitute "adverse impact." The state agency, regulated parties, and citizen conservation groups **still disagree on the interpretation**, despite probably the best data set on the planet, full agreement on sampling design, data collection, certain analysis techniques, and many aspects of modeling. This alternative would repeat this impossible "ANALYSIS PARALYSIS" approach for every NEW thermal discharger, instead of requiring pollution control equipment be installed before the plant is built.

(The work sited has been carried out under the Hudson River Settlement of 1981 for the State PDES permit for Bowline, Roseton, and Indian Point generating stations, which created, among other things, cooperative in-river and at-plant monitoring of aquatic organisms, and created the independent Hudson River Foundation to carry out river research.)

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Issue 18: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 8 of 10) – "Potential Alternative 6"-- The EPA may consider definitions to be submitted by the Utility Water Action Group measures for assessing when adverse impact is occurring by water body type. (p. 49075, paragraph 3).

Recommendation 18: Section 303 of the Clean Water Act (33 USC 1313) Congress gives the States, EPA, interstate agencies, territories, and tribes the authority to adopt water quality standards after due process. States and other qualifying jurisdictions have the prime responsibility for classifying waters according to their best use, setting standards to maintain their biological, chemical, and physical integrity to meet those designated uses, and to implement antidegradation policies to protect higher attained uses. Industry groups have not been given authority to participate in this regulatory process.

Discussion 18: I appreciate that this might be a good-will gesture; however, industrydriven waterbody classifications are likely to be overly self-serving, resulting in inconsistent use designations, and unacceptable alteration of the antidegradation policy.

In New York State, classes "E" (industrial use) and "F" (sewage conveyance) were eliminated in 1967, so that all perennial waters must support fish propagation and survival. I also call to EPA's attention that New York State has just added 152 miles of the Hudson River to its 305(b) Priority Water Bodies list as "impaired" for "aquatic life

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propagation" due to the cumulative impacts of multiple once-through cooling water intakes of thermal dischargers. This is based on 24 years of data quantifying the impact of these cooling water intakes in reducing the September 1 young-of-year population of several important species of fish.

The UWAG proposal is troublesome, and I request that a with a copy under the Freedom of Information Act.

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Issue 19: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 9 of 10) "Potential Alternative 7"– Should EPA define adverse environmental impact more broadly and consider non-aquatic adverse environmental impacts as well? (p. 49075, paragraph 4).

Recommendation 19: See my suggested definitions at Recommendation 12. Yes, adverse environmental impact is broader. However, a panoply of environmental laws and regulations already exist to address these impacts. These laws and regulations have already balanced public need, public health and welfare, risk, costs to the public and the regulated parties, etc. EPA should simply require compliance with these laws and regulations. A "wholly disproportionate cost" test could be employed, but only after there has been compliance with the standards of all applicable laws. In my experience to date is that the loss in efficiency is not wholly disproportionate to the benefits of reduced flows and concomitant reduction in impact; for new plants the loss in efficiency averages between 0.5 to 2% for a 100- to 2,000 times reduction in water consumption and impact.

<u>Discussion 19</u>: Adding a pollution control device to an industrial process will almost invariably cause some decrease in process efficiency and internalization of costs versus externalizing costs of environmental impacts.

The pollution control devices that reduce cooling water intake volume, and reduce the mortality of aquatic life probably cause some decreases in efficiency and increases in cost to the discharger versus unfettered operation, but that is completely consistent with the concept of "polluter pays." Our mutual concern should not be with maximizing the profit for the discharger, but assuring that all environmental and fish and wildlife laws are met.

Using evaporative closed cycle cooling reduces the volume of water used (capacity) by a thermal discharger, and proportionally the aquatic impacts, by about 100 times, compared to once-through cooling, dry evaporative closed-cycle cooling with about 2,200 times reduction in capacity and impact. A recent application for a new combined-cycle power plant in New York City (Keyspan Ravenswood, 250 MW) compared the loss of electric production for 2 forms of closed-cycle cooling against a once-through cooling

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base-case. The loss in efficiency was less than 1% for plume-abated mechanical draft evaporative cooling towers under all conditions for a 100-times reduction in impact. (%MW reduction compared to once-through vs. air temp. in °F: 0.76%, 90°; 0.68%, 55° [annual average temp]; and 0.64%, 20°.) The numbers for a 2,200 times reduction in water volume and impact with dry cooling is 3.9%, 90°; 1.2%, 55°, and 1.0%, 20°. A couple of percent cost to meet environmental standards is a relatively marginal expense, which should not determine whether or not a project should be permitted or built.

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Issue 20: What Constitutes Adverse Environmental Impact Under This Proposed Rule (Part 10 of 10) "Potential Alternative 8"- EPA is taking comments on whether to alter the 316(b) standard of "best technology available" to conform with the 316(a) of "balanced indigenous population" standard.

Recommendation 20: Such a shift would weaken public policy, and would result in environmental damage and "analysis paralysis" instead of preventing the pollution in the first place. It may also be contrary to the intent of the Clean Water Act and case law. EPA should impose reasonable nationwide pollution. I am concerned that such a change would be inconsistent with Clean Water Act antidegradation requirements and guidance in the EPA Water Quality Standards Handbook.

Discussion 20: My home state has evidence that many once-through cooling water intake structures impair fish propagation. To gather the detailed information that follows took 24 years and millions of dollars of monitoring, research, and analysis. Each new cooling water intake structure should not have to repeat the mistakes of the past.

Here are the statistics for the 152-miles of Hudson River from the southern tip of Manhattan to the head of tide at the Federal dam at Troy, NY. The figures indicate the percentage reduction in the September 1 young-of-year population due to the mortality caused by the cumulative impact of the major once-through cooling intakes; the lower end of the range makes certain assumptions about through-facility survival of entrained organisms, the high end of the range assumes 100% mortality. The years presented are those with the highest reduction for that species of the 24 years of data:

- 25-79% reduction in spottail shiner (1977)
- 27-63% reduction in striped bass (1986)
- 52-65% reduction in American shad (1992)
- 44-53% reduction in Atlantic tomcod (1985)
- 39-45% reduction in alewife and blueback herring combined (1992)
- 30-44% reduction for white perch (1983), and
- 33% reduction for bay anchovy (1990)

This conditional mortality rate data shows population in an unbalanced state compared to

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the native or "indigenous" state without cumulative cooling water withdrawal impacts. However, it is fair to predict that industry representatives are ready and willing to argue that this does not indicate an unbalanced population.

This alternative would create more opportunities for endless delay and debate. EPA should adopt the plain language presented by My in Recommendation 12, and should prevent pollution nationally through good standards for all new intakes. Employing the 316(a) standard for 316(b) would amount to backsliding.

I am concerned that a change from "Best Technology Available to minimize adverse impact" to "balanced indigenous population" would be inconsistent with Clean Water Act antidegradation requirements and guidance in the EPA Water Quality Standards Handbook. Antidegradation requires protecting designated uses and higher attained uses. In particular, the guidance for "Aquatic Life/Wildlife Uses" states:

"Water quality should be such that it results in no mortality and no significant growth or reproductive impairment of resident species. Any lowering of water quality below this full level of protection is not allowed" (Emphasis added, Water quality standards handbook: second edition. EPA-823-B-94-005a, page 4-5. USEPA 1994.)

However, this proposed change would lower the water quality standard from "minimization" to permitting large levels of mortality, which seems inconsistent with antidegradation. I note that 316(a) applies to a discretionary variance that should not become a universal mandatory requirement that supercedes the plain language of 316(b).

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Issue 21: Proposed Section 316(b) New Facility Regulatory Framework (1 of 5)-Grouping water bodies into 4 categories. (p. 49076 paragraph 2 through p. 49178 paragraph 1)

Recommendation 21: I support EPA's identification and grouping of water bodies into 4 categories for purposes of assigning protection requirements pertinent to each. However, I strongly disagree with the sub-categorization based on littoral zone (See Recommendation 24). The definition for "lake" should be broadened to include "pond," which is similar to a lake but has no wave-swept beach free of vegetation. The "pond" classification should be included with the "lake" and "reservoir" categories, so it would read, "lake, reservoir, or pond."

Discussion 21: The categories seem reasonable, with the addition noted.

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#### Capacity requirements, (p. 49077 to 49078)

Recommendation 22: I support EPA's proposed capacity requirements. I strongly support the river and stream limitation of "no more than the more stringent of 5% of the source water mean annual flow or 25% of the source water 7Q10" and would recommend adding this important concept to the regulatory framework. The lake-reservoir-pond requirement is essential to preserving the ecology of ponded waters, and agree that the "[t]otal design intake flow must not upset the natural stratification of the source water." (EPA might consider whether the phrase should read, ..., natural *thermal* stratification... .) And, while new, I think the proposed estuary-tidal river requirement is logical, and I support it.

Discussion 22: Good work!

Issue 23: Proposed Section 316(b) New Facility Regulatory Framework (3 of 5)-Maximum intake velocity cap of 0.5 feet per second (fps) (p. 49077 to 49078).

Recommendation 23: I strongly support this maximum velocity limitation as a means of reducing fish mortality. However, to be effective it should be coupled with an exclusionary screen. Unless fish are physically excluded, or have a barrier that they can perceive and swim away from, they will be entrained even at these low velocities. I therefore strongly urge that screening be made part of this requirement.

Discussion 23: Without a physical barrier, fish will not perceive any danger, and will be entrained into the plant. I have found that some fish, fully capable of swimming out against the intake velocity, often do not do so. I do have at least one existing electric generating plant in my home state that uses no intake screens (Milliken Station, Lansing, NY). They periodically reverse flows through their condensers in order to backflush out all the dead fish that accumulate and clog their condenser tubes.

I have studies to show this velocity works effectively with 2 mm-spaced wedgewire-type screen. This velocity may be too high for finer-mesh screens, which will impinge fish eggs and larvae. And for gunderboom-type barriers, 0.05 fps is the maximum velocity that does not impinge eggs. I anticipate that, for finer screens, lower velocities could be imposed as a condition under  $\S125.84(f)$  and (g).

Issue 24: Proposed Section 316(b) New Facility Regulatory Framework (4 of 5)-Differing degrees of protection for intakes within the littoral zone, outside the littoral zone, and within 50 meters of the littoral zone (p. 49077 to 49078).

Recommendation 24: I strongly support the measures EPA has proposed for intakes

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within the littoral zone and in estuaries and tidal rivers as a good national standard of performance.

However, I strongly feel that the level of protection suggested for littoral zones should be applied to non-littoral zones as well. I am concerned that the lesser degree of protection is inconsistent with applicable antidegradation requirements for protecting aquatic life and wildlife uses. I urge EPA to drop the lesser degrees of protection for non-littoral areas and have the stronger standards apply, irrespective of light intensity.

Discussion 24: The littoral zone approach is problematic. First, life in the deep water areas is no less valuable, less important, or any less a public trust resource than that found in shallower littoral waters. It should be afforded the same degree of protection.

Second, these deep waters are critical habitats for many important species and no less worthy of full protection. For example, in the deep, oligotrophic Finger Lakes of New York these areas are the home of the mysid shrimp, *Mysis relicta*, an important food for the lake trout, rainbow smelt, and alewives, found at that depth because of the low light levels.

In marine waters, deep waters these are the areas where juvenile winter flounder have been entrained by offshore dredging projects. These are areas of important surf clam beds, and both the food for these clams and the spawn of the clams would be subject to entrainment by cooling water intakes. They are also important feeding areas for endangered sea turtles, and a variety of finfish and zooplankton spawn at depth in these areas. Also, these are areas where many species migrate parallel to the shoreline.

Third, fewer requirements could result in new power plants and other thermal dischargers preferentially selecting these site, concentrating their impacts there. Instead, to avoid negative impacts, I recommend the same high level of protection for all sites.

Fourth, the littoral zone changes with time, and can be expected to change over the life of the facility. Efforts to clean up lakes have increased light penetration and the size of the littoral zone. I have seen secci disc readings in Lake Erie go from several inches in the 1960's, to more than 40 feet in the 1990's. Other effects have resulted in increased light penetration, such as acidification from acid rain, and increases in filter-feeding bivalve populations.

For this and other reasons I feel that the "zone of rooted aquatics" does not delimit the only area worthy of maximum protection, all areas should receive the degree of protection recommended for the littoral areas.

I am concerned that the lesser degree of protection is inconsistent with applicable antidegradation requirements for protecting aquatic life and wildlife uses. EPA's "Water

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Quality Standards Handbook: Second Edition provides guidance for antidegradation that apply to "Aquatic Life/Wildlife Uses" (page 4-5) states:

"Water quality should be such that it results in **no mortality** and no significant growth **or reproductive impairment of resident species**. Any lowering of water quality below this full level of protection is not allowed" (Emphasis added).

I believe this antidegradation requirement would apply to this current rulemaking effort. I interpret that the lesser protection proposed for non-littoral areas would not meet the antidegradation policy. I therefore urge EPA to afford the degree of protection afforded to the littoral zone, estuaries, and tidal rivers to all areas.

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Issue 25: Proposed Section 316(b) New Facility Regulatory Framework (5 of 5)– General comment on approach (p. 49079, paragraph 1 through 3).

Recommendation 25: I strongly support nationwide application of the concept of minimum technology requirements for use in section 316(b) determinations, including the velocity cap, capacity requirements, screening requirements, plus additional requirements that may be imposed by the director.

I believe, however, that the level of protection required for the "littoral zone" should apply for the non-littoral zone in each of the 4 categories of waters in the proposed rule.

I also recommend an additional alternative that could permit once-through cooling under certain circumstances that may do a better job of avoiding and minimizing adverse environmental impacts and meet all applicable laws and water quality standards. I believe it will work better than the "non littoral zone" concept.

I recommend an exemption to permit alternate technologies which achieve the same degree of fish, wildlife, and shellfish protection as the new facility technology-based standard for Best Technology Available. Such an exception could be worded as follows:

Equivalent-performing alternate technology exception – An alternate technology that kills fewer aquatic organisms, meets all legal requirements, and minimizes adverse environmental impact [see definition offered in Recommendation 12] may, at the discretion of the Director, be substituted as equal to BTA.

Such an exception could permit once-through cooling from public treatment works wastewater, or from fishless waters, or potentially from very fine-pore filters with exceptionally low velocities, like gunderbooms or porous dikes, BUT only if they work as well or better than closed cycle cooling with all the additional requirements.

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With these strengthened provisions, I believe EPA has an outstanding approach that would simplify permitting, increase certainty, eliminate "analysis paralysis" from needlessly complex criteria, level the playing field nationally among states, and assure equal protection of migratory stocks that cross state lines.

I further believe this is a more efficient use of applicant and government agency resources. Money would be spent on pollution prevention, instead of lengthy, and often ambiguous studies, analysis, disagreement, debate and deliberation, while mortalities continue.

Discussion 25: None.

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Issue 26: Requiring dry cooling systems (p. 49080, paragraph 18 and following)

Recommendation 26: I support requiring dry condenser cooling as Best Technology Available for new facilities. I believe this would be a simple, effective standard that would minimize or eliminate discharge of pollutants, consistent with the goals of the Act in 33 USC 1251(a)(1), and would encourage locating facilities away from major water bodies. However, it would be folly to discourage alternate technologies that achieve mortalities of fish, shellfish, and wildlife as low, or lower than that achieved by a dry condenser cooling design. Therefore, I endorse such an exemption for alternate technologies that meet or exceed the same level of protection as dry condensers.

Discussion 26: See wording for alternate technology exemption in Discussion 25. In this case it would state that best technology available is dry condenser cooling, and alternatives that achieve the same level of protection as dry condenser cooling may be substituted as equal to BTA.

Issue 27: Comments sought on requiring the BTA requirements EPA has proposed for estuaries and tidal rivers to apply to all facilities, regardless of their location. (Page 49082, second paragraph.)

Recommendation 27: NYSDSEC strongly endorses this alternative for numerous reasons, including that it is the only one that meets antidegradation and state fish, wildlife, and shellfish laws. Furthermore, EPA's economic data shows that the cost of additional protection is affordable with the total national annualized compliance cost of \$16.4 million.

Discussion 27: See Issue 24 Recommendations and Comments.

Detailed Comment Attachment Page 22 of 25
## Personal Comments of William Sarbello, 11/09/2000

Issue 28: Comments sought on alternate regulatory approach with 3 tiers of risk analysis and about 22 decision points <u>before</u> applying technology-based limits to the new facility (Page 49082, 4th paragraph.)

Recommendation 28: I am very concerned that EPA to is taking what should be a simple concept and turning it into an unlawful, arcane, and unworkable regulatory schemes. Many of the proposed alternatives are inconsistent with the technology-based standards of Sections 301, 304, and 306 of the Clean Water Act (33 USC 1311, 1314, 1316).

It is fundamental to the Clean Water Act that technology-based limitations are to protect the best uses of the water. Water-quality based limitations are to correct problems where the best uses are yet to be attained. Sections 301 and 304 drive the use of better and better technology to reduce pollution. Section 306 mandates technology for new facilities, which have the most flexibility to incorporate new, better, technology at an efficient cost. Section 302 provides for more stringent standards when, despite these measures, water quality standards and designated uses are still not attained. Section 303 provides further back-up through setting Total Maximum Daily Loads and Antidegradation protection measures. EPA's rulemaking must comply with and implement these principles.

Instead, many of the alternate approaches offered by EPA in the "Supplementary Information" take the reverse approach, and avoid implementing any technology-based limits until after aquatic life/wildlife uses are violated. This is inconsistent with the law and contrary to EPA's own antidegradation guidance. Therefore, I subscribe to the approach EPA refers to as "a third alternative" on the last paragraph on page 49074, and I commend that approach to EPA. I strongly urge EPA to consider my general and technical comments carefully, and again offer my proposed, plain-English definition "adverse impact" for EPA's consideration.

In addition this alternative is extremely information-hungry, and at each decision point there could be arguments about data collection, results, and interpretation. I strongly oppose this alternative.

Discussion 28: See Issues, Comments, and Recommendations 12 through 20.

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Issue 29: Comments are sought on "state of the art studies and predictions" involving multiple decision points and 7 levels of analysis for multiple species, including costbenefit analyses. (Page 49083, 2nd paragraph)

Detailed Comment Attachment Page 23 of 25

## Personal Comments of William Sarbello, 11/09/2000

Recommendation 29: I strongly oppose this alternative, same recommendation and discussion as Issue 28. Additionally this alternative would violate state's rights and state fish and wildlife laws regarding killing of protected animals. I oppose the cost-benefit analysis proposed. It externalizes the costs to the public in killing public trust fish, wildlife, and shellfish resources (which are not the property of the intake operator) as the "cost," weighing it against the monetary savings of not installing pollution control technology, benefits that would accrue only to the intake operator. I object to this type of "public bears the costs for benefits to private polluters" as contrary to the principle of "polluter pays." I do not believe EPA has any right to allocate State public trust resources to be killed in this manner, especially when the means to minimize the mortality is readily available, and strongly recommend against this alternative.

Discussion 29: Same as Issue 28.

Issue 30: Comments are sought the suggestion on site-specific assessments as Issues 28 and 29 would not delay permitting or impose undue burden on state or federal permit writers (Page 49083, 5th paragraph.)

Recommendation 30: My experience living in a state that has administered the state NPDES program since 1975 indicates that, on the contrary, this is a tremendous burden on program, staff, and state trust natural resources. EPA should instead implement the technology-based-standards approach required by the Clean Water Act. See issues, comments, and discussions 28, 12-20, and 29.

Discussion 30: See Discussion 20 for some of the impacts my home state has found in the Hudson River. After 24 years of data collection the results are still argued by the regulated parties, and New York has 152 miles of irreplaceable estuary impaired for fish propagation and survival.

Issue 31: Pages 49089-49091. "6. What is the role of restoration measures? ... Mandatory ... Discretionary ... Voluntary... ."

Recommendation 31: I strongly support the mandatory restoration approach as described in 6. a., which mitigates only for the adverse environmental impact that would remain after applying all other techniques for mitigating the location, design, construction, and capacity of the intake structure.

I do not support the voluntary restoration approaches listed in 6. c., where questionable mitigation may be substituted for technology-based water quality standards. Such mitigation is almost always an inadequate replacement of the species, functions, and

Detailed Comment Attachment Page 24 of 25

values lost, and is inconsistent with the purposes and goals of the Clean Water Act, as explained previously.

For discretionary mitigation as described in 6. b. there is inadequate detail for us to decide its value or liability.

Discussion 31:

The staff of my State's natural resources agency usually address environmental impacts in the following hierarchy:

1) Avoid a negative impact to the extent practicable.

2) For those negative impacts that can't be avoided, minimize them to the extent practicable.

3) For the residual negative impact that can't be avoided or minimized, seek compensation, (replacement of function) in the following order of ranking:

a) In-kind, on-site or as close to it as possible (same watershed).

b) In-kind, off-site.

c) Out-of-kind, on-site or as close to it as possible (same watershed).

d) Out-of-kind, off-site.

This hierarchy is similar to Federal policies, (e.g. USFWS) having the common root of the Council on Environmental Quality, which oversees NEPA implementation.

# END OF COMMENTS.

*₽*EPA

# Water Quality Standards W-00-03 316(b) Handbook:

Office of Water

(4305)

# **Second Edition**

United States

Agency

Environmental Protection



"... to restore and maintain the chemical, physical, and biological integrity of the Nation's waters."

Section 101(a) of the Clean Water Act

Contains Update #1 August 1994

38

EPA-823-B-94-005a August 1994

## **CHAPTER 4**

## ANTIDEGRADATION

## (40 CFR 131.12)

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Chapter 4 - Antidegradation

permit. EPA has the responsibility under CWA section 301(b)(1)(C) to determine what is needed to protect existing uses under the State's antidegradation requirement, and accordingly may define "existing uses" or interpret the State's definition to write that permit if the State has not done so. Of course, EPA's determination would be subject to State section 401 certification in such a case.

## 4.4.2 Aquatic Life/Wildlife Uses

No activity is allowable under the antidegradation policy which would partially or completely eliminate any existing use whether or not that use is designated in a State's water quality standards. The aquatic protection use is a broad category requiring further explanation. Non-aberrational resident species must be protected, even if not prevalent in number or importance. Water quality should be such that it results in no mortality and no significant growth or reproductive impairment of resident species. Any lowering of water quality below this full level of protection is not allowed.

A State may develop subcategories of aquatic protection uses but cannot choose different levels of protection for like uses. The fact that sport or commercial fish are not present does not mean that the water may not be supporting an aquatic life protection function. An existing aquatic community composed entirely of invertebrates and plants, such as may be found in a pristine alpine tributary stream, should still be protected whether or not such a stream supports a fishery.

Even though the shorthand expression "fishable/swimmable" is often used, the actual objective of the Act is to "restore and maintain the chemical, physical, and biological integrity of our Nation's waters" (section 101(a)). The term "aquatic life" would more accurately reflect the protection of the aquatic community that was intended in section 101(a)(2) of the Act. Section 131.12(a)(1) states, "Existing instream water uses and level of water quality necessary to protect the existing uses shall be maintained and protected." For example, while sustaining a small coldwater fish population, a stream does not support an existing use of a "coldwater fishery." The existing stream temperatures are unsuitable for a thriving coldwater fishery. The small marginal population is an artifact and should not be employed to mandate a more stringent use (true coldwater fishery) where natural conditions are not suitable for that use.

A use attainability analysis or other scientific assessment should be used to determine whether the aquatic life population is in fact an artifact or is a stable population requiring water quality protection. Where species appear in areas not normally expected, some adaptation may have occurred and site-specific criteria may appropriately developed. Should be the fish population coldwater consist of а or endangered species, it may threatened require protection under the Endangered Species Act. Otherwise, the stream need only be protected as a warmwater fishery.

## 4.4.3 Existing Uses and Physical Modifications

A literal interpretation of 40 CFR 131.12(a)(1) could prevent certain physical modifications to a water body that are clearly allowed by the Clean Water Act, such as wetland fill operations permitted under section 404 of the Cleant Water Act. EPA interprets section 131.12(a)(l) of the antidegradation policy to be satisfied with regard to fills in wetlands if the did not result in "significant discharge degradation" to the aquatic ecosystem as defined under section 230.10(c) of the section 404(b)(l) Guidelines.

The section 404(b)(1) Guidelines state that the following effects contribute to significant degradation, either individually or collectively:

(9/15/93)

## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION BEFORE THE SECRETARY

In the Matter of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, ENTERGY NUCLEAR INDIAN POINT 3, LLC, and ENTERGY NUCLEAR OPERATIONS, INC. Docket Nos. 50-247, 50-286

(Indian Point Nuclear Power Station)

## DECLARATION OF J. CRAIG SWANSON, PH.D. IN OPPOSITION TO RIVERKEEPER CONTENTION EC-1 AND NEW YORK ATTORNEY GENERAL CONTENTION 30

I, J. Craig Swanson, Ph.D., declare as follows:

## QUALIFICATIONS

1. I am a Senior Principal at Applied Science Associates, Inc. ("ASA"), a consulting firm specializing in the development and application of computer models to investigate marine and freshwater environments, particularly hydrodynamic modeling. My business address is 70 Dean Knauss Drive, Narragansett, RI 02882.

2. I have over 30 years of experience developing, employing and assessing computer models that simulate environmental processes, including hydrodynamics and water quality, in marine and freshwater systems. I have designed a leading hydrodynamics model, BFHYDRO (as part of the WQMAP modeling system), used by regulators and regulated industry alike, to assess hydrodynamics as well as saline and thermal discharges in rivers, lakes, estuaries and coastal areas. Specifically, I have:

- directed the application of hydrodynamic models and associated field programs to evaluate many surface water processes, including those associated with thermal discharges from power plants into receiving waters, in numerous circumstances, including in estuaries and tidal rivers.
- investigated the behavior of thermal discharges from power plants on ambient temperature distributions in receiving waters, including in estuaries and tidal rivers.

3. I have first-hand experience modeling and assessing hydrodynamic conditions in the lower Hudson River as well as extensive first-hand experience modeling

and assessing hydrothermal dynamics in estuary and riverine ecosystems, particularly in New England and internationally.

4. I hold a Ph.D. degree in Ocean Engineering from the University of Rhode Island, which I received in 1986. I hold two Master of Science degrees, one in Ocean Engineering from the University of Rhode Island, which I received in 1976, and one in Mechanical Engineering from the University of Bridgeport, which I received in 1973. My Bachelor of Science degree, which I received in 1970, is in Mechanical Engineering from Purdue University. Among other organizations, I am a member of the American Society of Civil Engineers, the Water Environment Federation and the International Association for Hydraulic Research. My current curriculum vitae, including a list of my peer reviewed scientific publications and professional presentations, is attached hereto as Attachment 1.

## THIS PROCEEDING

5. I understand that this proceeding ("Proceeding") before the Nuclear Regulatory Commission ("NRC" or the "Commission") concerns the May 2007 application by Entergy Nuclear Operations, Inc. ("Entergy") to renew, for a period of 20 years, the operating licenses for Entergy Nuclear Indian Point 2, LLC ("IP2") and Entergy Nuclear Indian Point 3, LLC ("IP3"), nuclear power generating units located in Buchanan, New York. 72 Fed. Reg. 26,850 (May 11, 2007). I understand that Riverkeeper, Inc. ("Riverkeeper") and the New York Attorney General ("NYS") have filed petitions (the "Petitions") to intervene in this Proceeding, in which they specifically request a hearing before the NRC with respect to certain issues that they maintain are not adequately addressed in Entergy's license renewal application ("LRA").

6. I have reviewed Riverkeeper Contention EC-1 and NYS Contention 30, with particular focus on assertions by Riverkeeper and NYS that thermal discharges under the New York State Department of Environmental Conservation ("NYSDEC")-approved thermal limits in IP2 and IP3's SPDES permit violate New York State criteria governing thermal discharges (the "Hydrothermal Contentions"). I have reviewed the following materials submitted by Riverkeeper and NYS in purported support of the Hydrothermal Contention: (i) the declarations of fisheries biologists Dr. Richard Seaby and Dr. Peter Henderson and accompanying reports co-authored by Drs. Seaby and Henderson entitled *Status of Fish Populations and the Ecology of the Hudson River* ("Pisces Hudson Report") and *Analysis of Entrainment, Impingement, and Thermal Impacts at Indian Point Power Station* ("Pisces EI Report"); and (ii) the declaration of Dr. David W. Dilks (the "Dilks Declaration"). The hydrothermal components of these materials shall be referred to herein collectively as the "Hydrothermal Reports."

7. This Declaration is submitted in support of Entergy's response to the Hydrothermal Contentions.

### **OVERVIEW OF HYDROTHERMO DYNAMICS PRINCIPLES**

8. Hydrodynamics is a scientific or conceptual engineering term for the study of fluid flow which can be applied to liquids, such as water, based on fundamental engineering principles. Hydrothermal dynamics is a more specialized area that combines hydrodynamics and thermodynamics, which is a branch of physics that studies the flow of energy which can be applied to changes in temperature, pressure and volume in physical systems, such as waterbodies. Because this scientific terminology can be unfamiliar, I have tried in this Declaration to use non-scientific language where possible.

9. Scientists use hydrothermal dynamics to understand the effects, if any, of heated water, such as a thermal discharge from a power plant, on the ambient water in the ecosystem to which the discharge is made. Since heat dissipates over time and space, the essential question becomes how fast and over what area will the heat diminish. Imagine a glass of warm water left on a kitchen countertop; it will cool. Now imagine dumping that glass of warm water into a sink filled with cool water – the warm water will not stay warm in the sink (as it would not on the counter), but also will be rapidly incorporated into the sink water, dissipating in such a way that its temperature contribution to the water in the sink is diluted as it becomes mixed throughout the sink.

10. Hydrothermal dynamics allows us to evaluate the specifics of that cooling and dilution. Further, because thermodynamics rests on settled physics principles and laws, the process is capable of a high degree of precision and certainty.

## PURPOSE, METHODOLOGY, AND SUMMARY OF CONCLUSIONS

11. I was asked by Entergy to conduct an independent review of the thermal modeling reported in Appendices VI-3-A and VI-3-B of the Draft Environmental Impact Statement ("DEIS") referenced at page 3-36 of Entergy's Environmental Report (the "1999 Hydrothermal Modeling"). The 1999 Hydrothermal Modeling was conducted on behalf of the owners of three generating stations on the Hudson River, including IP2 and IP3, who retained Lawler, Matusky & Skelly Engineers, LLP ("LMS"), hydrothermal modeling consultants, for this purpose.

12. NYSDEC required LMS to conduct the 1999 Hydrothermal Modeling and compare the model results, based upon conditions dictated by NYSDEC, to New York State criteria governing thermal discharges. The Hydrothermal Contentions take the results of the 1999 Hydrothermal Modeling and make inferences about IP2 and IP3's current compliance, not with the thermal criteria in Indian Point's current SPDES Permit, but with a numeric criterion in NYSDEC's thermal regulations – specifically that a minimum of one-third of the surface of the River not be raised more than four degrees Fahrenheit. See Dilks Decl., at ¶¶ 16-20.

13. In order to make defensible evaluations of compliance with regulatory criteria based upon hydrothermal modeling results, the modeled environmental conditions must represent conditions that actually could occur in the waterbody. I conducted my independent review of the 1999 Hydrothermal Modeling to determine whether that

modeling was based upon such conditions and whether it supports the suggested noncompliance, focusing on two components of the NYSDEC-directed modeling that were not in line with expected engineering, or hydrodynamic and hydrothermal, realities; specifically, the timing and duration of so-called "slack water conditions" (that is, the point during a tidal cycle at which there exists little or no current) in the river offshore of the discharge location.

14. As discussed in greater detail below and in the attached report entitled *Review of Thermal Modeling Relative to Discharge from Indian Point 2 and 3 to the Hudson River*, both the timing and duration of slack water conditions associated with the 1999 Hydrothermal Modeling are not realistic and, in fact, do not occur in the River offshore of Indian Point. Given these significant deviations from realistic conditions in the River near Indian Point, it is my opinion that the Hydrothermal Modeling results can not be used accurately to determine whether Indian Point has been, or currently is, in violation of applicable New York State thermal discharge criteria.

## **INDEPENDENT ANALYSIS OF 1999 HYDROTHERMAL MODELING**

16. The basis for that allegation is the 1999 Hydrothermal Modeling, see Dilks Decl. at  $\P$  17. Other than the 1999 Hydrothermal Modeling, Dr. Dilks does not provide any independent basis for his assertion that Indian Point is not in compliance with the above-referenced portion of 6 N.Y.C.R.R. § 704.2(b)(5)(ii). Similarly, Pisces does not offer any independent basis to support this allegation. See Pisces EI Report, at 21 (referencing 1999 Hydrothermal Modeling results).

17. While Dr. Dilks relies solely on the 1999 Hydrothermal Modeling, he severely criticizes the accuracy of the results of that modeling, stating that "[t] the extent that real world conditions differ from these idealized conditions, CORMIX [i.e., one model used in the 1999 Hydrothermal Modeling] results may be accurate or may be completely inaccurate" and could "provide extremely wrong answers." Dilks Decl., at ¶ 23.

18. I agree that the 1999 Hydrothermal Modeling yields completely wrong answers as applied to the Hydrothermal Contentions because that modeling was not based on conditions that actually could occur in the river near Indian Point.

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19. Two important deviations in the 1999 Hydrothermal Modeling from conditions that could actually occur in the river are the timing and duration of slack water conditions in the Hudson River offshore of Indian Point.

## Timing of Slackwater Conditions

For purposes of the 1999 Hydrothermal Modeling, it was assumed that 20. near slack water conditions occurred at a mean-low water condition in the River - that is, "low tide" when the river is at its average lowest water depth. In combination, these conditions (*i.e.*, slack water and low tide) are intended to represent the most conservative condition for hydrothermal modeling because the water in the river is assumed to be static and at its lowest volume. To model this condition, the 1999 Hydrothermal Modeling used a near slack water condition (actually the 10th percentile flood current speed) at mean low water, which means that the river is essentially motionless so that the heat will build up and with the smallest volume of water available for dilution. Although this condition may represent, in some circumstances, a conservative, but realistic, condition for assessing thermal dispersion in some waterbodies, each waterbody differs, and this condition cannot be assumed to be a realistic condition without proper assessment of the specific tidal dynamics of a given waterbody. It is important to identify the timing in the tidal cycle at which slack water conditions arise because higher river current speeds at minimum river volume and larger volumes at minimum speeds result in lower temperature increases in the river.

21. I undertook a specific assessment of River conditions near IP2 and IP3 to determine whether the slack water assumptions in the 1999 Hydrothermal Modeling represent a realistic condition, and determined it was not. In fact, slack water conditions occur near mid-tide, not at low tide.

22. Using commonly available computer software based on National Oceanic and Atmospheric Administration (NOAA) measured data, predicted tides and currents were made for Peekskill on the Hudson River, the closest station to the Indian Point site in the NOAA database. The slack water occurs closer to the time of mean tide rather than at the time of mean low water. The maximum flood currents occur on an average of 30 minutes before high tide and maximum ebb currents occur on an average 45 minutes before low tide. This is due to the nature of the tidal wave in the Hudson River.

23. It has been well documented that maximum flood currents occur at the same time as high tide and maximum ebb currents occur the same time as low tide at the Battery, essentially the mouth of the Hudson River at the southern tip of Manhattan Island,. At the George Washington Bridge, the maximum flood occurs 30 minutes before high tide and maximum ebb occurs 30 minutes before low tide. The slack water condition occurs closer to high and low waters only at Albany.

24. This changing relationship has been confirmed by measurements taken along the entire Hudson River that show maximum floods occur 15 minutes before high tide, while the maximum ebb occurs 45 minutes before low tide and the slack water occurs closer to the mid-tide at Peekskill.

25. The reason for the variation in the phasing between water level and currents is due to the fact that the tides are considered a progressive wave at the Battery, a standing wave in Albany, with variation between along the River. These tidal wave types are well explained by theory and occur in other water bodies besides the Hudson River including San Francisco Bay and Great South Bay on Long Island

26. The erroneous assumption that slack water conditions occur at mean low water is important because it corresponds to the lowest volume of water within the river and, therefore, a condition that overstates the effects of thermal discharges. Because slack water conditions occur at mid-tide, there is a greater amount of water located offshore of Indian Point and, therefore, greater mixing and cooling than in the condition assumed in the 1999 Hydrothermal Modeling. This leads to an overestimation of the distance the thermal plume travels across the river.

### **Duration of Slack Water Conditions**

27. The duration of slack water conditions is also critical to any estimate of how far a thermal plume will travel across a river. Under slack conditions, the water is free to move directly across the river in response to the initial cooling water discharge whereas, during every other tidal condition, the water is forced up or down stream depending upon the prevailing current.

Time varying tidal currents can be analyzed to determine the likelihood that currents less than a particular speed will occur. The 1999 Hydrothermal Modeling presented 10th percentile current speeds that can be defined as the maximum current speed that occurs less than 10% of the time. This analysis was performed for other percentiles as well. Table 1 gives the current speed for the 10th, 25th, 50th, and 90th percentiles. In addition the duration or elapsed time for which the currents are less than or equal to the speeds shown is also given. The duration for the 100th percentile would be the total time of the flooding tide from slack to maximum or 3.25 hours.

Percentiles	Current speeds	Duration
	m/s(fps)	or Elapsed
		Time
		(hours)
10	0.106 (0.35)	0.25
25	0.260 (0.85)	1.0
50	0.460 (1.51)	1.5
90	0.610 (2.10)	2.5

## Table 1 Duration and percentiles of current speeds during flooding

28. The 1999 Hydrothermal Modeling utilized a steady state model called the CORMIX model. I reran a newer version of the model but used the same input data to determine how long it would take for the thermal plume to reach the opposite bank of the river – in other words, how long would steady state conditions have to persist in order for this condition to actually occur in the river world. The CORMIX model predicted that

the plume would occupy the whole width of the River if the 10th percentile flood current speed of 0.29 fps (0.088 m/s) (i.e., slack water conditions) were to last for 2.93 hours. However, as noted above, the 10th percentile current speeds last only for 15 minutes. Thus, the 1999 Hydrothermal Modeling vastly overstated the duration of slack water conditions offshore of Indian Point.

29. Dr. Dilks also recognized that the steady state assumption contained in the CORMIX model "is clearly inapplicable in a tidal system such as the Hudson, where currents are constantly changing in both magnitude and direction" and that "[t]he DEIS is correct that using a steady state model to approximate tidally varying conditions may overstate the peak temperature impact, for the individual snapshot in time that a simulation represents." Dilks Decl., at 9-10

30. This unrealistic duration of slack water conditions is important because, at lower tidal current speeds, the exit velocity of the plume (1.98 m/s (3.5 fps)) completely dominates the plume behavior and hence travels longer distances in the cross-river direction. The cross-river travel distance of the plume decreases from 1510 m to 51 m, as flood current speed increases from 0.29 fps (0.088 m/s) (10th percentile) to 2.1 fps (0.61 m/s) (90th percentile). The steady state assumption of 0.29 fps (0.088 m/s) constant flood current speed by the CORMIX model grossly overestimates the cross-river travel distance of the plume and hence is inaccurate

31. Based upon these two erroneous assumptions about actual River conditions, the 1999 Hydrothermal Modeling dramatically overstates the cross-river travel distance of the thermal plume and, therefore, cannot be used as a meaningful measure of whether Indian Point is, or has been, in noncompliance with the above-referenced elements of 6 N.Y.C.R.R. §704.2(b)(5)(ii). Because Dr. Dilks opinion about the extent of the thermal plume is based solely on the 1999 Hydrothermal Modeling, which even he agreed was not reliable, there is simply no scientifically valid opinion that the plume stretches all the way across the river or that Indian Point is not in compliance with 6 N.Y.C.R.R. §704.2(b)(5)(ii).

## **ADDITIONAL RESPONSE TO PISCES EI REPORT**

32. The Pisces EI Report quotes various materials from the Final Environmental Impact Statement ("FEIS") and, in particular, provides an aerial photograph that purports to depict the extent of the thermal plume emanating from Indian Point's discharge canal. *See* Pisces EI Report, at 22. In my opinion, this photograph is not useful for evaluating the thermal discharge against applicable New York State thermal criteria because it does not provide a temperature scale and, therefore, it is not possible to discern from the photograph the extent to which ambient river temperatures have been increased by four Fahrenheit degrees or more (which is the operative change in temperature noted in the regulation).

#### **RESPONSE TO PISCES HUDSON REPORT**

33. The Pisces Hudson Report addresses the larger and general Hudson River ecosystem without regard to IP2 and IP3 (or even any mention of it). Therefore, the Pisces Hudson Report does not permit any inferences to be made regarding the possible effects of Indian Point's operations on thermal conditions in the river nor compliance with applicable thermal discharge criteria.

### CONCLUSIONS

34. In my professional opinion, the 1999 Hydrothermal Modeling reflects the thermal influence of IP2 and IP3's operations under unrealistic conditions that do not occur offshore of Indian Point.

35. Therefore, it is my professional opinion that neither the 1999 Hydrothermal Modeling nor the materials presented in the Hydrothermal Reports demonstrate present or historic noncompliance with 6 N.Y.C.R.R. 704.2(b)(5)(ii) as alleged in the Hydrothermal Contentions.

Signed this  $\underline{18}^{\text{TM}}$  day of January, 2008.

J. Craig Swanson, Ph.D.

Principal Applied Science Associates, Inc.

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## **ATTACHMENT 1**

#### EDUCATION

Ph.D.	Ocean Engineering, University of Rhode Island	1986
M.S.	Ocean Engineering, University of Rhode Island	1976
M.S.	Mechanical Engineering, University of Bridgeport	1973
B.S.	Mechanical Engineering, Purdue University	1970

## QUALIFICATIONS

Dr. Swanson specializes in the development and application of hydrodynamic, water quality and sediment transport and hazardous material spill computer models for rivers, lakes, estuarine, coastal and shelf use. He has directed the application of these models and associated field programs to solve many types of surface water problems. These applications include circulation studies for a large variety of problems in the United States and abroad. In addition he has assessed the potential impacts of suspended sediment plumes from construction of onshore and offshore LNG terminals and pipelines, impacts of thermal plumes from LNG terminal operations and the transport and fate of LNG spills on water. Dr. Swanson has investigated the environmental effects of proposed wind farms and the wave and current environment to which they will be exposed. He has also investigated the impacts of waterfront construction on circulation and flushing, dredging and disposal activities on circulation and water quality, and combined sewer overflow design alternatives on water quality. Dr. Swanson has appeared as an expert witness in hydrodynamics and water quality before various agencies at quasi-judicial hearings and meetings as well as in legal proceedings. He has participated as a speaker in many conferences and has spoken often to various technical and lay audiences explaining project results and findings.

#### EXPERTISE

- Project and program management
- Numerical modeling of hydrodynamics, water quality and sediment transport in rivers, lakes, estuaries, and coastal regions
- · Computational methods including finite difference, finite element, and boundary fitted coordinates
- Coastal physical oceanography
- Environmental impact assessments
- Environmental data collection and analysis
- Expert testimony
- Permitting assistance

#### HONORS AND AWARDS

- Member of the Scientific Advisory Committee to the Rhode Island Bays, Rivers, and Watersheds Coordination Team, appointed by the Governor of Rhode Island.
- University Fellowship, University of Rhode Island

### PROFESSIONAL MEMBERSHIPS

- American Society of Civil Engineers
  - Former Chairman of the ASCE Task Committee on Microcomputer Applications in Coastal and Ocean Engineering
  - Former Member of the ASCE Tidal Hydraulics Committee
- Marine Technology Society
- American Meteorological Society
- American Association for the Advancement of Science





## J. Craig Swanson

- American Geophysical Union
- American Water Resources Association
- Water Environment Federation
- International Association for Hydraulic Research
- National Society of Professional Engineers
- Rhode Island Society of Environmental Professionals
- Environmental Business Council of New England Seving on Board of Directors Chairman of the Rhode Island Chapter

#### **EXPERIENCE**

#### Applied Science Associates, Inc.

#### Senior Principal

- Co-founded ASA in 1979 to provide marine science and engineering consulting services.
- As Director of Operations was responsible for company wide operations including staffing, planning, project oversight, and profitability.
- Responsible for management and participation in a wide variety of marine related science and engineering projects.

Project Principal, Project Manager or Senior Scientist in the following representative studies:

#### Hydrodynamics

- Directed a study to assess the effects on circulation, water quality and sedimentation of a proposed channel deepening project at Quonset Point, Rhode Island. The study included an extensive field program and application of models for a range of areas surrounding the site.
- Directed the application of a three dimensional boundary fitted baroclinic hydrodynamic model to Narragansett Bay and areas offshore from Buzzards Bay to Long Island Sound. The model is part of a larger real time data assimilation and forecasting system.
- Developed a general three-dimensional boundary-fitted coordinate finite difference hydrodynamic model. The model used a semi implicit solution technique to solve the hydrodynamic equations. Forcing included tides, wind, river flow and density differences.
- Directed a hydrodynamic and suspended sediment modeling study of the effects of the removal of bridge piers and abutments for the Sakonnet River Bridge in Rhode Island.
- Performed a study to evaluate hydraulic options to correct a restrictive connection between a salt pond and the ocean on Cape Cod.
- Directed a study to develop a hydrodynamic and pollutant transport model for Salem Sound in Massachusetts for use by state regulators. The model was applied to a wastewater treatment plant outfall to assess its effects on the sound.
- Directed a modeling study to estimate the circulatory and sediment effects of various bridge replacement configurations in Missisquoi Bay on Lake Champlain.
- Developed a three-dimensional finite difference hydrodynamic circulation model of the Gulf of Maine and Georges Bank region. The model used a finite difference, split mode, semi implicit solution technique. Forcing included tides, winds and longshore pressure gradient.
- Performed a hydrodynamic model study of the Onondaga Lake outlet in Syracuse, New York. A slightly saline lake and fresh river creates a two-layer structure in the outlet under certain conditions. A field program to determine causative factors and system response was conducted. A two-phase modeling approach using an analytical model of the outlet and a three dimensional model of the outlet and portions of the adjacent lake and river was used.
- Assessed the impacts of a restrictive bridge opening on the circulation and flushing in the Narrow River, Narragansett, RI. Analysis included and measurement program to determine the tidal characteristics of the estuary and application of analytical models to estimate changes with a new bridge.



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#### 1979 to present

 Assessed the impacts of a proposed dredging project in the Thames River, Groton, CT. The influence on circulation in the river was investigated using a series of analytical models to estimate longitudinal changes and a numerical model was employed to estimate lateral changes.

Alternative Energy Related Projects

- Directing a study of the environmental effects of proposed Cape Wind wind farm in Nantucket Sound. Studies included assessing the transport and fate of: a potential spill of insulating oil used in the turbines; estimating the recovery time of seabed scars from construction activities; predicting water column suspended sediment levels and bottom deposition patterns from jet plow burial of the connecting cables; assessing the cumulative effects of the turbine pile array on the waves, currents and sediment transport; and evaluating potential cable exposure from migrating sand waves.
- Directed a study of the expected wave conditions for a proposed wind farm off the south coast of Long Island, New York. Studies focused on establishing a consistent wave climatology based on disparate sources of wave information at other sites as well as predicting the wave environment from historical meteorological conditions
- Directed a study to acquire environmental data via a multi component field program and perform an environmental characterization of a site of a proposed wave energy system off the south coast of Rhode Island. An assessment was performed on the environmental impacts of the deployment and operation of the floating structure.

Liquefied Natural Gas (LNG) Related Projects

- Led the development of an LNG spill transport and fate model using ASA's proven spill modeling technology. LNGMAP includes a orifice discharge, pool spreading, vapor dispersion and thermal radiation submodels.
- Directed a feasibility study for a proposed LNG terminal offshore the U.S. coast. Tasks included identification of relevant environmental data, assessing potential data gaps and recommending necessary field studies.
- Directed a study to assess possible thermal effects of seawater heating from regasification facilities and sedimentation from pipeline construction as part of a team developing an Environmental Impact Statement for a proposed LNG project off the coast of Louisiana in the Gulf of Mexico.
- Directed a study to evaluate the potential biological effects of dredging a channel and turning basin for a proposed LNG facility in the Taunton River in Massachusetts. The study included a month-long field program and applications of a hydrodynamic model to predict the currents, a dredged sediment transport model to estimate water column sediment concentrations and deposition patterns, and a biological model to calculate doses and effects to categories of marine species and their life stages.

Thermal Effluent Related Projects

- Oversaw the study of thermal effects for a proposed upgrade to a power plant on Lake Maracaibo in Venezuela. The primary focus was to optimize the location of intake and discharge structures to minimize recirculation of heated effluent and to efficiently disperse the thermal plume to minimize environmental impacts.
- Directed a study to assess the thermal effects on a pool in the Connecticut River in Vermont from a cooling water discharge. The study included a field program to measure existing temperatures and included a three dimensional application of a hydrothermal model.
- Oversaw the study of the thermal effects of increasing flow from a power plant in Jubail Harbor, Saudi Arabia. The study included a thermal mapping survey to develop a model calibration data set and a modeling study to evaluate the extent of possible temperature increases in the harbor and surrounding waters.
- Directed a thermal mapping study of discharge from a jet engine testing facility on the Connecticut River in Hartford, CT in support of monitoring requirements for a discharge permit.



renewal.

- Directed a thermal mapping and modeling study for a waste-to-energy plant on the Saugus River in Massachusetts in support of a possible upgrade and for a discharge permit renewal application.
- Critically reviewed the three-dimensional hydrothermal modeling performed in support of a permit for a New England electrical generating facility. The review was part of a due diligence study for a possible buyer.
- Directed a study analyzing the thermal effects of a large electrical generating plant on the circulation and thermal structure in Mt. Hope Bay, MA. The study included an extensive field program and a three-dimensional model application.
- Managed a study to evaluate the thermal impacts of a potential repowering of a former generating plant site on the Fore River in Weymouth, MA. The study examined various intake and discharge conceptual designs to minimize the environmental effects and associated mixing zone of the plant. A full three-dimensional model was used for the analysis.
- Directed the analysis of thermal impacts from a proposed expansion at an electrical generating facility located on the Cape Cod Canal, Sandwich, MA. The study included application and calibration of a three-dimensional model to the canal and adjacent waters to estimate the increase in plume size with greater heat discharge.

Wastewater Related Problems

- Directed a study to develop a hydrodynamic and pollutant transport model for Salem Sound in Massachusetts for use by state regulators. The model was applied to a wastewater treatment plant outfall to assess its effects on the sound.
- Oversaw a fecal coliform field and modeling study along the eastern shore of Outer New 0 Bedford Harbor. Both dry and wet weather surveys were conducted and fecal sources were identified (human vs. non human).
- Directed a study to evaluate temporary ocean discharge from a barge of squid processing ٥ wastes into Rhode Island Sound while a facility upgrade was constructed.
- Directed a design of a dye study for a small wastewater treatment plant discharging to a small impoundment to establish a mixing zone for the facility.
- Developed a three-dimensional coliform dispersion model of upper Narragansett Bay to • evaluate combined sewer overflow management alternatives.
- Performed a dispersion analysis of the Dartmouth, Massachusetts municipal sewage outfall off Salters Point in Buzzards Bay. Applied a hydrodynamic and pollutant transport model system to New Bedford Harbor and portions of Buzzards Bay.
- Directed a study analyzing characteristics of receiving water guality impacts of various combined sewer overflow design alternatives for Fall River, Massachusetts system. A hydrodynamic and pollutant transport model system was applied to Mt. Hope Bay and the lower Taunton River.
- Directed a study to evaluate the water guality benefits of a series of combined sewer overflow ۲ design alternatives for the Providence River and upper Narragansett Bay. The study included modeling of hypothetical load reductions for various alternatives and two one-year simulations of receiving water quality based on the preferred alternatives

Sediment Transport and Dredging Relating Problems

- Directed a modeling analysis to assess the sediment plume generated from dredging • operations in Oakland Harbor in San Francisco Bay. The project included calibrating a hydrodynamic model of the Bay and applying a dredged material sediment transport model.
- Directed a study to evaluate the potential biological effects of dredging a channel and turning 0 basin for a proposed LNG facility in the Taunton River in Massachusetts. The study included a month-long field program and applications of a hydrodynamic model to predict the currents, a dredged sediment transport model to estimate water column sediment concentrations and deposition patterns, and a biological model to calculate doses and effects to categories of marine species and their life stages.



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- Managed a study in the Thames River to evaluate the environmental effects (elevated sediment and pollutant levels) from disposal of dredged material from a U.S. Navy submarine berth. Project used hydrodynamic, dredged sediment transport and pollutant transport models.
- Directed a study to assess the dredged material plume created from dredging operations for a berth deepening project at a pier in Sandy Hook Bay in New Jersey. The study included applications of a hydrodynamic model, a dredged sediment transport model and a pollutant transport model.
- Co-directed a study to estimate suspended sediment concentrations, deposition patterns and erosion potential along a proposed route from Connecticut to Long Island for a gas pipeline.
- Co-directed a multi phase study to estimate the deposition of suspended sediment from jet plow operations between Connecticut and Long Island for a proposed cable replacement project. The study also included a new cable installation to a different landfall on Long Island.
- Directed a modeling study to assess the suspended sediment and contaminant concentrations from disposal of dredged material taken from the channel in New Bedford Harbor.
- Co-directed a study to estimate the water column concentrations and deposition of suspended sediment from jet plow operations in the lower Hudson River for a proposed electrical cable crossing between New Jersey and Manhattan.
- Directed a modeling study to estimate the circulatory and sediment effects of various bridge replacement configurations in Missisquoi Bay on Lake Champlain.
- Directed a study of the deposition of suspended material from jet plow operations in New Haven Harbor for a proposed electrical cable to determine effects on adjacent leased oyster beds.
- Directed a modeling study of the plume from proposed dredging operations in the Providence River and upper Narragansett Bay. The purpose of the study was to estimate suspended sediment concentration levels in relation to biologically based environmental windows.
- Performed a modeling study of a proposed dredging project in Inner Boston Harbor. The analysis provided estimates of the resulting concentrations in Boston Harbor of suspended sediment.
- Directed a modeling study to evaluate changes in hydrodynamics due to disposal operation at a series of proposed dredged material disposal sites in central Narragansett Bay, RI for the Corps of Engineers.
- Directed a modeling study to assess the hydrodynamic environment at potential disposal sites in Narragansett Bay for the RI Coastal Resources Management Council.
- Directed a study to develop a PC-based dredged material management system for New York City. The system combines Corps of Engineer fates models with data display capabilities.
- Assessed the impacts of a proposed dredging project in the Thames River, Groton, CT. The influence on circulation in the river was investigated using a series of analytical models to estimate longitudinal changes and a numerical model was employed to estimate lateral changes.
- Managed the development of a PC-based dredged material management protocol for Essex County, Massachusetts. The protocol utilized a decision tree approach with sediment quality data and GIS information to evaluate potential dredging and disposal sites and GIS information.
- Developed a sediment quality data display system for the New England District Corps of Engineers to evaluate dredging projects. The system displays metals concentrations as bar graphs located on a map of Narragansett Bay from a sediment quality database.

Pollutant Transport and Water Quality

- Managed an integrated field program and hydro and pollutant transport modeling system application to identify the location and evaluate the distribution of bacteria sources responsible for closure of recreational shellfish beds in Southport Harbor, CT. Both forward and backwardin-time modeling was performed to establish likely pollutant sources.
- Directed a field and modeling study to assess the effects on the salinity structure in the Palmer



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River of water withdrawal and brine discharge related to a desalinization facility for Swansea, MA.

- Co-directed a field study to assess water quality in the Madaket Harbor / Long Pond system on Nantucket Island. A hydrodynamic and flushing model was developed to determine flushing times for various components of the system.
- Directed a circulation and flushing study of a series of proposed marina designs in Yarmouth, MA assessing the configuration of the marina connection to the Parker River.
- Directed a field and modeling study of water withdrawal and brine discharge on the Taunton River in Dighton, MA for a proposed desalinization facility.
- Oversaw a modeling study in support of a nutrient TMDL for the Providence River in upper Narragansett Bay that included a baroclinic hydrodynamic model and a eutrophication model.
- Directed a field and modeling study to estimate flushing times in the Parker and Swan Rivers and Lewes Bay on Cape Cod as part of a larger study to estimate critical nutrient loading to the water bodies.
- Oversaw a modeling study in support of a nutrient and pathogen TMDL for Greenwich Bay in Rhode Island that included baroclinic hydrodynamic, pollutant transport and full eutrophication models
- Directed a study to develop a web-based model to forecast water level and nutrient concentrations in Miacomet Pond on Nantucket Island.
- Directed a simplified modeling study to estimate nutrient, pathogen and suspended sediment levels in the Ten Mile and Palmer Rivers in Massachusetts. The study evaluated present conditions and estimated future contaminant levels under different land use scenarios.
- Performed a modeling study using CORMIX to optimize the dilution of brine from a proposed desalinization facility submerged multiport diffuser to the Mediterranean Sea in Gaza.
- Oversaw a field and model data development study in support of an eventual TMDL for the lower Blackstone River in Rhode Island.
- Directed a study to evaluate the flushing of the Acushnet River Estuary. The study included measurements of the salinity distribution and a dye study and resulted in a comparison of flushing estimates by alternative techniques.
- Managed a study to develop conceptual design plans for a small brine discharge for a
  proposed desalinization project in the Sakonnet River. The study used CORMIX to optimize
  the design of a multiport submerged diffuser.
- Analyzed water quality effects of the proposed Rhode Island Central Energy Facility at Quonset Point, Rhode Island. Thermal and chemical impacts were analyzed for both the once-through cooling design and the stack emissions.
- Developed a simplified two-layer model for pollutant transport in Narragansett Bay for screening various pollution abatement alternatives.
- Analyzed the marine impacts of a proposed electrical generating facility at Arnold Point, which included in analysis of the once-through cooling system effects.
- Performed a marine environmental analysis of Weaver Cove, Portsmouth, Rhode Island in support of a proposed 550-slip marina.
- Performed a characterization study of the marine environment for a proposed development in Portsmouth, Rhode Island.
- Directed a field program and water quality modeling study of the Blackstone River, Rhode Island, to assess potential impacts of withdrawal of water for cooling of an electrical generating facility.
- Analyzed water quality data for the Thames River, Connecticut and recommended a research and modeling strategy to reduce eutrophication in the estuary.
- Developed a marina water quality management protocol for the State of Connecticut.

### Expert Testimony

 Testified before the Vermont Environmental Court on modeling of the thermal effects of a cooling water discharge to the Connecticut River.



## J. Craig Swanson

- Served as an expert witness in a legal suit to concerning discharge of hydrocarbons to a tidally influenced river in Maine.
- Testified before the Connecticut Siting Council on model-predicted deposition effects of sediment transport and deposition from jet plow technology to bury an electrical cable in New Haven Harbor.
- Directed an analysis of water quality effects of the proposed Rhode Island Central Energy Facility at Quonset Point, Rhode Island. Thermal and chemical impacts to Frys Pond and Narragansett Bay were analyzed from both the once-through cooling design and the stack emissions under dry and wet conditions. Provided expert testimony at Rhode Island Department of Environmental Management hearings on the technical aspects of the project.
- Assessed the water quality impacts of a large marina development at Weaver's Cove in Narragansett Bay, Portsmouth, RI. An analysis of flushing in the marina and the conceptual design of a breakwater were performed. Provided testimony before the Rhode Island Coastal Resources Management Council.
- Assessed the impacts to the Seekonk River from a proposed electrical generating facility in East Providence, RI. Provided expert testimony at public hearing.
- Assessed the impacts of three wastewater treatment plans on the Pawtuxet River in Rhode Island. Provided expert testimony at public hearing.

Data Management, Mapping and Analysis

- Directed a program of data management, products and computation for the South Atlantic Blake Plateau region. Data from current meters, air deployed XBT's, and various meteorological instruments were processed and archived.
- Developed a system to evaluate potential eelgrass restoration sites in Narragansett Bay, RI. The system displays bathymetry, bottom type, historical bed locations, wave energy exposure index, and light extinction data in a geographical context.
- Managed a large field and modeling program for Mt. Hope Bay, MA. Oversaw the quality control, data management and interaction of data use with models.

#### **NASA Langley**

Geophysical Hydrodynamicist

 Participated in the development and application of new modeling techniques for coastal marine environments to be used as an aid in marine pollution management.

#### AVCO Lycoming

Mechanical Design Engineer

- Provided conceptual design and analysis of mechanical components of gas turbine engines.
- Developed computer assisted design techniques for in-house applications.

#### PUBLICATIONS

Spaulding, M.L. and J.C. Swanson (in press). Circulation and transport dynamics in Narragansett Bay. Chapter in "Science for Ecosystem-based Estuarine Management: Narragansett Bay in the 21st Century, A. Desbonnet and B. A. Costa-Pierce (eds) Springer Series in Environmental Management.

- Spaulding, M. L., J. C. Swanson, K. Jayko and N. Whittier, 2007. An LNG release, transport, and fate model system for marine spills. In J. of Hazardous Materials, LNG Special Issue – Dedicated to Risk Assessment and Consequence Analysis for Liquefied Natural Gas Spills, edited by W. J. Lehr, Vol 140, issue 3, 488-503.
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#### CONFERENCE PROCEEDINGS

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- Swanson, J. C. and M. L. Spaulding, 2006. A new approach to simulation of LNG spills in the ocean, Proceedings of OCEANS'06 MTS/IEEE, Boston, MA 18-21 September, 2006.
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**ATTACHMENT 2** 

## Review of Thermal Modeling Relative to Discharge from Indian Point 2 and 3 to the Hudson River

Prepared by J. Craig Swanson, PhD Senior Principal

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## Introduction

Entergy Nuclear Operations, Inc. ("Entergy") submitted an application in 2007 to renew the operating licenses for two nuclear power generating units (Indian Point 2 and Indian Point 3) located in Buchanan, New York. These units use once-through cooling technology which results in a discharge of heated water to the adjacent Hudson River. Two potential intervenors, Riverkeeper, Inc. and the New York State Attorney General, have raised a series of contentions, some of which refer to the effects of the thermal discharges, the hydrothermal thermal modeling conducted by Lawler Matusky and Skelly Engineers (LMS) as contained in Appendices VI-3-A and VI-3-B of the Draft Environmental Impact Statement prepared in 1999 (the "1999 Hydrothermal Modeling") and the potential of violation New York State's thermal discharge criteria.

An independent review of 1999 Hydrothermal Modeling was performed. The primary focus was on the use of the CORMIX model to estimate the extent of the thermal plume in the river defined by the 4 °F rise above background conditions, with specific examination of the environmental data used as input to the model and the results based on that data.

## Timing of the Tides in the Hudson River

The New York State Department of Environmental Conservation (NYSDEC) required LMS to perform CORMIX modeling based a tidal condition defined as near slack water condition (specifically the lowest 10th percentile current during the flood tide) at mean-low water, considered to be the most conservative condition for thermal dispersion. However, near the Indian Point site, slack water conditions occur near mid tide and not at mean low water. Thus the tidal condition imposed by NYSDEC never occurs at this site.

Using the Tides and Currents software (Nobeltec, 2001), based on National Oceanic and Atmospheric Administration measured data, predicted tides and currents at various coastal locations in US can be made. Figure 1 shows the time variation of the tides and currents at Peekskill on the Hudson River, the closest station to the Indian Point site. It is seen that slack water occurs closer to the time of mean tide rather than at the time of mean low water. The maximum flood currents are seen to occur on an average of 30 minutes before high tide and maximum ebb currents occur on an average 45 minutes before low tide. This is due to the nature of the tidal wave in the Hudson River.

Blumberg and Hellweger (2006) note that at the Battery, essentially the mouth of the Hudson River at the southern tip of Manhattan Island, maximum flood currents occur at the same time as high tide and maximum ebb currents occur the same time as low tide. At the George Washington Bridge, they note that that the maximum flood occurs 30 minutes before high tide and maximum ebb occurs 30 minutes before low tide. The slack water condition occurs closer to high and low waters only at Albany.

This changing relationship is confirmed by measurements taken along the entire Hudson River by Schureman (1934) that show maximum floods occur 15 minutes before high

tide, while the maximum ebb occurs 45 minutes before low tide and the slack water occurs closer to the mid-tide at Peekskill.

The reason for the variation in the phasing between water level and currents is due to the fact that the tides are considered a progressive wave at the Battery, a standing wave in Albany, with variation along the River.

In the case of progressive tidal waves, the tides and currents are in phase, with maximum flood currents occurring during high tide and maximum ebb currents occurring during low tide. Standing tidal waves can be considered as composed of two progressive tidal waves with same period, but traveling in opposite directions. The primary wave that enters the embayment from the open ocean and the secondary wave, caused by the reflection of the primary wave at the head of the embayment or at a dam, combine together to form a standing wave. In the case of standing tidal wave, the tides and currents are out of phase by about 3 hours, with slack currents occurring closer to high and low tides. The friction, cross-sectional geometry, and wave reflection influence whether progressive or standing tidal waves are formed in estuaries.

Although not typical, the tidal characteristics of the Hudson River are not unique. Many estuaries have similar conditions. For instance, in the eastern end of the central San Francisco Bay, the tides are standing waves due to reflection from the shore. The tides in San Pablo Bay, north of central San Francisco Bay, are nearly progressive with a 30-45 minute phase difference between the tides and currents (Cheng and Casulli, 1993). Wong (1993) showed that the tides and currents at the Fire Island Inlet in the New York Bight at the entrance to Great South Bay on Long Island are out of phase by 40 minutes, indicating a near progressive wave pattern. Wong's modeling results showed the phase difference between tides and currents inside Great South Bay to be 2.75 hours, with the wave characteristics changing from a progressive wave in Fire Island Inlet to a standing wave in Great South Bay. In the Hudson River, the tidal wave is progressive near the Battery and changes to standing in Albany, due to the reflection at the dam at Troy (Blumberg and Hellweger, 2006).

## **Duration of Tidal Conditions**

Figure 2 shows the typical time varying tidal conditions in the Hudson River near the Indian Point site based on Tides and Currents (Nobeltec, 2001). Both the tidal elevation and tidal currents shown are similar to Figure 1 but at higher resolution. In addition, the current speeds have been divided into various percentiles,  $10^{th}$ ,  $50^{th}$  and  $90^{th}$ . The horizontal lines indicate the speeds that correspond to these percentiles, i.e. the  $90^{th}$  percentile speed indicates that 90% of the speeds are less than or equal to the specified speed. Table 1 gives the current speed for the  $10^{th}$ ,  $25^{th}$ ,  $50^{th}$ , and  $90^{th}$  percentiles. In addition the duration or elapsed time for which the currents are less than or equal to the speeds shown is also given. The duration for the  $100^{th}$  percentile would be the total time of the flooding tide from slack to maximum or 3.25 hours (from 11.75 to 14.5 hrs).
Percentiles	Current speeds	Duration
	m/s(fps)	or Elapsed
		Time
		(hours)
10	0.106 (0.35)	0.25
25	0.260 (0.85)	1.0
50	0.460 (1.51)	1.5
90	0.610 (2.10)	2.5

hable 1 Duration and percentiles of current speeds during hoo
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The CORMIX model was used by LMS to estimate the width of the thermal plume relative to the width of the Hudson River. Since the CORMIX model is steady state it cannot accept time varying current speeds as input. It assumes that whatever current is used is constant over time. The LMS results presented in DEIS Appendix VI-3-B using the NYSDEC required tidal conditions indicated that essentially the entire width (99-100%) of the Hudson River would exceed 4°F under the four summer months, June through September, modeled. The CORMIX results presented by LMS could not provide information on the time for the plume to travel from the discharge across the river based on the CORMIX version used (3.2). This information is critical since the plume will encounter significantly changing tidal currents in the river if it takes an appreciable amount of time to cross the river.

To determine the plume travel time, updated CORMIX runs were made using CORMIX-GI Version 4.1G, a newer version, using the same input parameters used by LMS in the DEIS. Figure 3 shows the plan view of the plume for a constant flood current speed of 0.29 fps (0.088 m/s), the June period. The updated CORMIX simulations predicted that the plume would occupy the whole width of the river <u>only if</u> the 10th percentile flood current speed of 0.29 fps (0.088 m/s) were to last for 2.93 hours, the travel time of the plume across the river. However the 10th percentile current speeds lasts less than 15 minutes as the flood tide starts from slack water, as seen in Figure 2. What will actually occur is that while the plume is traveling across the river it will encounter increasing currents as the flood tide increases.

Figure 4 shows the cross-river distance corresponding to  $4^{\circ}F$  (2.2°C) temperatures for different current speeds. It is seen that the cross-river travel distance of the plume decreases with increase in current speeds. At lower tidal current speeds, the exit velocity of the plume (1.98 m/s [3.5 fps]) completely dominates the plume behavior and hence travels longer distances in the cross-river direction. The cross-river travel distance of the plume decreases from 1510 m to 51 m, as flood current speed increases from 0.29 fps (0.088 m/s) (10th percentile) to 2.1 fps (0.61 m/s) (90th percentile). The steady state assumption of 0.29 fps (0.088 m/s) constant flood current speed by the CORMIX model grossly overestimates the cross-river travel distance of the plume and hence is inaccurate.

# Conclusions

The relative timing of the tidal characteristics specified by NYSDEC for the 1999 Hydrothermal Modeling is purely hypothetical and not physically possible. These conditions therefore cannot be used to determine compliance with NYSDEC criteria. In addition the use of the steady state model cannot be used without analysis of the plume travel time. If the travel time is significant relative to the duration of the flood tide, as is the case here, then the results cannot be directly used.

Blumberg, A. F., and F. L. Hellweger (2006) "Hydrodynamics of the Hudson River Estuary", In: *Hudson River Fishes and their Environment*, Waldman, J., K. Limburg, and D. Strayer, Eds. American Fisheries Society, Bethesda, Maryland, 51: 9-28, 2006.

Schureman, P. (1934) Tides and Currents in Hudson River, Coast and Geodetic Survey, USpecial Publication No., 189, U.S. Department of Commerce, Washington.

Nobeltec (2001) Tides and Currents Pro for Windows, Version 3.0, Nautical Software Inc., Beaverton, Oregon.

Cheng, R. T., V. Casulli, and J. W. Gartner (1993) Tidal, Residual, Intertidal Mudflat (TRIM) Model and its Application to San Francisco Bay, California, Estuarine, Coastal and Shelf Science, Vol. 36, pp. 235-280.

Wong, K-C. (1993) Numerical simulation of exchange process within shallow bar-built estuary, Estuaries, Vol.16, No.2, pp. 335-345.





Figure 2 Tidal currents and its percentiles at Peekskill during one tidal cycle.



Figure 3. Plan view of the plume in the near-field for the 10 percentile steady current speed (0.09 m/s) using the same parameters as LMS.



Figure 4 Cross-river plume distances for 4°F at different flood current speeds.

# UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION BEFORE THE SECRETARY

In the Matter of

ENTERGY NUCLEAR INDIAN POINT 2, LLC, ENTERGY NUCLEAR INDIAN POINT 3, LLC, and ENTERGY NUCLEAR OPERATIONS, INC. Docket Nos. 50-247, 50-286

(Indian Point Nuclear Power Station)

# DECLARATION OF CHARLES V. BECKERS, JR., P.E. IN OPPOSITION TO RIVERKEEPER CONTENTION EC-1 AND STATE OF NEW YORK CONTENTION 30

I, Charles V. Beckers, Jr., P.E., declare as follows:

1. I am a Senior Project Manager at Henningson, Durham & Richardson Architecture and Engineering, P.C. ("HDR"), a professional engineering consulting firm. I have over 30 years of experience in the development and application of multidimensional, time-variable hydrodynamic and water quality models.

2. Prior to the merger with HDR, I was employed by Lawler, Matusky & Skelly Engineers LLP ("LMS") for 15 years. LMS was merged into HDR in 2005. At LMS, I was the project manager and principal author for the engineering analyses contained in Appendix VI-3-A and Appendix VI-3-B of the Draft Environmental Impact Statement for State Pollutant Discharge Elimination System Permits for Bowline Point, Indian Point 2 & 3, and Roseton Steam Electric Generating Stations, dated December 1999 (the "DEIS").

3. I hold a Bachelor of Science in Physics and a Master of Science in Physical Oceanography. I am a member of the American Water Resources Association, the Water Environment Federation and affiliated New England Water Environment Association, and the American Water Works Association and affiliated New England Water Works Association.

4. I am a registered professional engineer in the State of Rhode Island and Providence Plantations.

5. I have conducted extensive research with regard to discharge of thermal effluent from power plants located on the Hudson River, including Indian Point Units 2 and 3, including the above-referenced analyses contained in the DEIS.

6. My curriculum vitae, including a list of my publications, is attached hereto as Exhibit 1.

7. I understand that this proceeding before the Nuclear Regulatory Commission ("NRC" or the "Commission") concerns the May 2007 application by Entergy Nuclear Operations, Inc. ("Entergy") to renew, for a period of 20 years, the operating licenses for Entergy Nuclear Indian Point 2, LLC ("IP2") and Entergy Nuclear Indian Point 3, LLC ("IP3"), nuclear power generating units located in Buchanan, New York. 72 Fed. Reg. 26,850 (May 11, 2007).

8. I understand that Riverkeeper, Inc. ("Riverkeeper") and the State of New York have filed petitions to intervene in this license renewal proceeding, in which they present contentions regarding alleged deficiencies in Entergy's application and characterize the conclusions reached from the analyses contained in Appendix VI-3-A and Appendix VI-3-B of the DEIS.

9. Attached hereto as **Exhibit 2** is a true and accurate copy of my correspondence to Ms. Elise N. Zoli, Esq., an attorney representing Entergy. I prepared this correspondence in response to an inquiry from Attorney Zoli into the history of the modeling efforts presented in the DEIS.

10. This Declaration is submitted in response to Riverkeeper Contention EC-1 and State of New York Contention 30. I understand that Entergy intends, under 10 C.F.R. §2.309(f), to contest whether Riverkeeper Contention EC-1 and State of New York Contention 30 are within the scope of this proceeding. I understand that if the NRC concludes that these contentions are not within the scope of this proceeding, then this Declaration will not be considered.

Signed this 19th day of December, 2007.

Charles V. Beckers, Jr., P.E. Henningson, Durham & Richardson Architecture and Engineering, P.C. Senior Project Manager

Exhibit 1

#### BECKERS, CHARLES V., Jr.

#### YEARS EXPERIENCE

37

#### <u>EDUCATION</u>

M.S., Physical Oceanography University of Rhode Island, 1971

B.S., Physics Union College, 1966

72 credits advanced study, Ocean Engineering University of Rhode Island, 1969-1973

#### MEMBERSHIPS

Water Environment Federation and New England Water Environment Association American Water Works Association and New England Water Works Association American Water Resources Association

#### <u>REGISTRATION</u>

Registered Professional Engineer in the State of Rhode Island United States Coast Guard Licensed Master, 100 Gross Tons, Near Coastal (200 nautical miles), Motor, Steam & Sail (Emergency Towing endorsement)

#### <u>EXPERIENCE</u>

#### HDRILMS

Lawler, Matusky & Skelly Engineers LLP

#### 2005-Present 1990-2005

Mr. Beckers is a Senior Project Manager for Mathematical Modeling in the Natural Resource Management and Permitting section at HDR|LMS (formerly Lawler, Matusky & Skelly Engineers LLP). He provides modeling analyses on a wide variety of environmental issues, ranging from the thermal impacts of power generation facilities to the availability of surface water supplies for public water systems. Mr. Beckers brings an extensive and diverse range of experience to projects, including not only water quality, hydrothermal, and hydrodynamic modeling, but also instrumentation, field survey, and marine operations experience.

Mr. Beckers joined LMS in 1990 as a project manager in the Mathematical Modeling Section and became a Senior Project Manager in 1993. From 1970 to 1986, he was employed in a similar capacity by Raytheon Oceanographic and Environmental Services. From 1986 to 1990, Mr. Beckers was employed by KVH Industries Inc. as project manager for electronic compass systems used by the U.S. Army, Navy and Marine Corps. During the 1980s he was also co-owner of East Passage Marine, Inc. and captain of the Tug HERCULES, which was engaged in marine salvage. Mr.

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Beckers is a U.S. Coast Guard licensed master with experience in command of passenger, towing and salvage vessels. He continues to be active in the maritime industry on a part-time basis.

Mr. Beckers has authored more than 25 articles in the professional literature, ranging from a review of the revised "rules of the road" for vessel navigation to evaluation of the next generation tide gauge to complex, three-dimensional, time-variable mathematical modeling of water quality in a New York City water supply reservoir. He is experienced in dealing with governmental regulatory agencies on behalf of his clients and in making presentations at public hearings.

#### **POWER GENERATION PROJECTS**

Cromby Generating Station 316a Litigation, Exclon Corporation. Serving as Expert Witness with regard to thermal effects of Cromby Generating Station in Black Rock Pool, the Schuylkill River. Also providing review of engineering analyses and work products provided by other consultants regarding those effects.

**Danskammer SPDES Permit Renewal Hearings, Dynegy Northeast Generation, Inc.** Served as Expert Witness regarding Hudson River water temperatures and effects of the generating station on those temperatures.

Roseton Generating Station SPDES Permit Renewal, Dynegy Northeast Generation, Inc. Providing thermal plume analyses and expert testimony related to renewal of the New York State Pollution Discharge Elimination System permit.

**316(b)** Vulnerability Assessment and Action Plan, FirstEnergy Corp. Evaluation of the vulnerability of the Bay Shore and Eastlake generating stations to the requirements of the U.S. Environmental Protection Agency's Phase II 316(b) rules. Based on the assessment, he prepared an action plan for FirstEnergy's response to those requirements.

Bowline Point Generating Station SPDES Permit Renewal, Mirant Bowline LLC. Receiving waters characterization to the development of Supplement C for the New York State Pollutant Discharge Elimination System Permit renewal application for Bowline Point Generating Station. Supplement C addresses the characteristics of the receiving waters and the plume associated with each individual outfall, and is required for all industrial discharges to New York State estuaries.

Danskammer Point Generating Station Triaxial Survey, Dynegy Northeast Generation, Inc. Preparation of the survey protocol for a three-dimensional (triaxial) survey of the thermal plume associated with the Danskammer Point Generating Station cooling water discharges. The New York State Department of Environmental Conservation State Pollutant Discharge Elimination System Permit required submittal and approval of the protocol as an initial step in the performance of the triaxial survey.

**Danskammer Point Generating Station SPDES Permit Renewal, Dynegy Northeast Generation, Inc.** Management and contribution to Supplement C to the New York State Pollutant Discharge Elimination System Permit renewal application for Danskammer Point Generating Station. Supplement

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C addresses the characteristics of each individual outfall from the facility and the characteristics of the receiving waters. He also performed preliminary CORMIX modeling of the thermal discharge plume.

Project Manager of Bay Shore Generating Station Thermal Mixing Zone Study, FirstEnergy Corp. The study consisted of a summer-long field survey program and a modeling analysis of the station cooling water discharge plume. The field survey consisted of two dozen moored temperature monitoring instruments, two moored current meters, and five mobile surveys. Each mobile survey measured surface water temperatures, vertical temperature profiles and water currents along pre-defined tracklines. All positioning and mapping was performed using Hypack survey software and GPS precision positioning. In a cooperative effort with the Ohio Environmental Protection Agency (OhioEPA), LMS used instrumentation provided by OhioEPA to measure vertical profiles of dissolved oxygen during the mobile surveys. In addition, the first mobile survey also included a bathymetric survey of the region immediately offshore of the cooling water discharge canal. The final report was submitted to the Ohio Environmental Protection Agency in fulfillment of a discharge permit requirement.

Bay Shore Generating Station Thermal Mixing Zone Plan of Study, FirstEnergy Corp. Provided the Plan of Study for the Thermal Mixing Zone Study required by the Ohio Environmental Protection Agency (OhioEPA) in the permit for the Bay Shore Generating Station cooling water discharge. The Plan was submitted to OhioEPA for review and approval prior to conduct of the Thermal Mixing Zone Study.

Project Manager of Empire State Newsprint Project Fisheries Impact Study, ENSR Corporation for BesiCorp & Epsilon Associates Inc. for BesiCorp. Estimation of the Conditional Mortality Rate and performed fish population modeling for Representative Important Species on the Hudson River near Albany, New York to evaluate the potential fish population impacts of a proposed newsprint recycling and electricity co-generation facility using both a river-water intake and grey water for cooling. His findings became part of submittals to cognizant regulatory agencies, including the New York State Board on Electric Generation Siting and the Environment, the New York State Department of Environmental Conservation, the U.S. Army Corps of Engineers and the National Fisheries Service. Subsequently, Mr. Beckers supported the owners in presenting the results of the evaluation to regulatory agencies and assisted in the preparation of additional permit application submittal materials.

Review of Proposed Phase II 316(b) Regulations, PG&E. Evaluation of the potential effects of the Phase II 316(b) regulations proposed by the U.S. Environmental Protection Agency (USEPA) on the Brayton Point Generating Station. Brayton Point was one of the models that USEPA used in developing its Phase II regulations, so it was important to the owners to have an understanding of how the USEPA had viewed their facility in framing the proposed rules. Used in preparation of comments on proposed rule.

Review of CORMIX Modeling of Brayton Point Generating Station Cooling Water Discharge PG&E. Review of CORMIX modeling of the cooling water discharge from Brayton Point Generating Station to provide a due diligence report on the results. The CORMIX modeling was performed by another consultant.

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Project Manager Astoria Generating Station Repowering SPDES Permit and Article X Applications, Environmental Science Services Corporation for Orion Power. SPDES Permit and Article X applications for re-powering of the Astoria Generating Station. The LMS tasks included CORMIX modeling of the negatively buoyant cooling tower blowdown discharge, evaluation of the discharge impacts on aquatic biota, and evaluation of the cooling water intake impacts of fish populations. They also included a brief field survey to develop previously unavailable data on warer quality conditions at the site. Mr. Beckers provided the CORMIX modeling protocol for review by New York State Department of Environmental Conservation, performed the CORMIX modeling, evaluated the results, and provided additional analyses in response to questions raised by intervenor organizations.

Project Manager of Bridgeport Harbor Generating Station Low-Volume Discharge Modeling, Wisvest Connecticut LLC. Three-dimensional, time-variable model of Bridgeport Harbor and Long Island Sound, previously developed by LMS for the Bridgeport Wastewater Treatment Plant discharge, to evaluate the plume associated with a low-volume wastewater discharge from the Bridgeport Harbor Generating Station. The resulting report was submitted to Connecticut Department of Environmental Protection in satisfaction of a discharge permit requirement.

Bethlehem Energy Center Cooling Tower Blowdown Modeling Study, PSEG New York. Updating of the prior CORMIX plume modeling performed by LMS to evaluate the in-stream dilution of a mixed cooling tower and low-volume wastewater discharge to the Hudson River from the proposed combined cycle repowering of the Albany Steam Generating Station. The update reflected new engineering approaches to cooling tower design developed by new station owners. The discharge was to be made via the existing once-through cooling outfall. A specific concern was a river bank well field in close proximity downsteam. The resulting report was submitted as part of the updated SPDES permit and Article X applications for the repowering project.

Project Manager of Feasibility Studies – ABB Oak Point Energy Generating Facility, Black & Veach for ABB Energy Ventures. Response to New York State Department of Public Service comments on the client's Preliminary Scoping Statement, performed preliminary CORMIX modeling of the proposed cooling water discharge, evaluated relative cooling water intake and discharge locations to minimize recirculation, proposed and evaluated active screen system based on Gunderboom filtration system, and aided in development of strategy for permitting of once-through cooling design for a proposed combined cycle generating facility at Oak Point on the East River.

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Project Manager of Ravenswood Generating Station Cogeneration Project SPDES Permit andArticle X Applications, Burns & Roe Enterprises for KeySpan Energy. SPDES permit and Article X applications for addition of a heating steam/electricity cogenerating unit to the Ravenswood Generating Station. LMS provided the evaluation of the cooling water discharge for compliance with New York State thermal and 316(a) aquatic biota criteria, as well as the 316(b) cooling water intake evaluation. The CORMIX model was used to forecast the extent of the thermal plume under the existing plant configuration and the proposed plant configuration. Mr. Beckers coordinated the activities of these tasks with a parallel LMS project to gather additional entrainment and impingement data. He also performed additional CORMIX modeling to examine alternative discharge scenarios, in response to New York State Department of Environmental Conservation comments.

Albany Steam Generating Station Cooling Tower Blowdown Modeling Study, Niagara Mohawk Power Corporation. Application of CORMIX plume model to evaluate the in-stream dilution of a mixed cooling tower and low-volume wastewater discharge to the Hudson River from the proposed combined cycle repowering of the Albany Steam Generating Station. The discharge was to be made via the existing once-through cooling outfall. A specific concern was a river bank well field in close proximity downsteam. The resulting report was submitted as part of the SPDES permit and Article X applications for the repowering project.

**FERC Relicensing Project**, **Consumers Power**. Task manager of the following tasks performed by LMS in the FERC relicensing project for 11 hydropower impoundments owned by Consumers Power in Michigan: Bathymetric surveys, Conduct of a recreational use survey and development of a recreational use plan, and Conduct of a bank erosion study.

Salem Generating Station Cooling Water Discharge Permit Renewal, 316(a) and 316(b) Demonstration Studies (Third Renewal), Public Service Electric & Gas. Providing a review of the basis for calculation of the impacts of losses in lower trophic levels on equivalent adult organisms, primarily fish. Developing a recommendation to reconcile differences in calculations done for impingement/entrainment losses and restoration of salt marshes.

Salem Generating Station Cooling Water Discharge Permit Renewal and 316(a) Demonstration Study (Second Renewal), Public Service Electric & Gas. Coordination of the field surveys performed during the second permit renewal study for the Salem Generating Station. The field surveys included moored temperature monitoring instruments in Delaware River and Bay, moored and bottommounted current meters, tide gage, and mobile surveying. The mobile surveys included five vessels operating simultaneously to measure surface and vertical profiles of water temperature, salinity, currents and dye concentration. The sub-visible, fluorescent dye was injected into the cooling water discharge to develop dilution information for updated near- and far-field modeling. In addition, Mr. Beckers performed Response Temperature Modeling (RTM) to estimate the natural water temperatures that would have existed in the vicinity of Salem Generating Station in the absence of the cooling water discharge. The results of the field surveys and the RTM analyses became part of the application for renewal of the 316(a) variance and discharge permit.

Project Manager, Salem Generating Station Cooling Water Discharge Permit Renewal and 316(a) Demonstration Study (First Renewal), Public Service Electric & Gas. Mr. Beckers managed

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application of the RMA-10 and CORMIX models to the Salem thermal discharge for evaluation of compliance with New Jersey state thermal criteria and mixing zone requirements. Mr. Beckers applied the CORMIX model to evaluate the near-field conditions surrounding the outfall. The RMA-10 3-dimensional, time-variable model was applied to the Delaware River and Bay from the fall line at Trenton, New Jersey to the mouth at Lewis, Delaware. CORMIX model results were used to drive the far-field model. Mr. Beckers wrote the report that was incorporated into the renewal application in support of continuation of the 316(a).

Hudson River DEIS Thermal Modeling Study, Consolidated Edison Company for the Hudson River Utilities. As one element of the DEIS that LMS prepared for the thermal discharges from Roseton, Indian Point and Bowline Point generating stations, Mr. Beckers managed the task to model the combined thermal discharges from these and other electric generating station on the Hudson River. The study used a one-dimensional, time-variable model to evaluate the far-field effects of the cooling water discharges. Mr. Beckers performed CORMIX modeling of the three cooling water discharges. Working with Dr. John P. Lawler, Mr. Beckers developed and implemented a spreadsheet model that integrated the results of the near- and far-field model in a way that facilitated comparison with New York State thermal water quality criteria. Mr. Beckers documented the results of the modeling for subsequent incorporation in the DEIS prepared by others.

Manchester Street Generating Station Thermal Modeling Review, New England Power for Rhode Island Department of Environmental Management. In response to a requirement of the Rhode Island Department of Environmental Management, New England Power engaged the services of LMS to review the thermal modeling and aquatic biota impacts reports submitted by New England Power in support of their application for conversion of the Manchester Street Generating Station (Providence, Rhode Island) to combined cycle generation. Mr. Beckers performed the review of the thermal modeling and prepared a report on the findings.

**Project Manager Hope Creek Generating Station Cooling Tower Blowdown Thermal Plume Study, Public Service Electric & Gas.** Fluorescent dye survey to map the thermal plume associated with continuous cooling tower blowdown from the Hope Creek Generating Station. He used the CORMIX model to evaluate the dye survey results and a proposed change to the outfall configuration. Mr. Beckers prepared a report on the studies for submittal to New Jersey Department of Environmental Protection.

Burlington Generating Station Thermal Plume Modeling, Public Service Electric & Gas. Mr. Beckers conducted field surveying and modeling of the discharge from the existing facility and proposed alternative cooling options.

#### WATER SUPPLY PROJECTS

Safe Yield Guidance Manual, United Water New Jersey and Newark Department of Water and Sewer. Representing United Water New Jersey and Newark Water on the technical advisory panel for development of the New Jersey Department of Environmental Protection Reservoir Safe Yield Guidance Manual.

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Technical Advisory Services for Water Allocation Permit Litigation, Newark Department of Water and Sewer. Providing technical advisory services related to on-going litigation between Newark and the New Jersey Department of Environmental Protection regarding aspects of the latest renewal of the water allocation permit for operation of Newark's water supply reservoirs in the Pequannock River watershed.

Technical Advisory Services for Renewal of Water Allocation Permit 5111, United Water New Jersey. Providing technical advisory services regarding the safe yield of the Hackensack River water supplies for renewal of Water Allocation Permit 5111 for diversion of water from Oradell Reservoir by United Water New Jersey.

Regional Water Supply Reliability Model Evaluation Project, Peace River/Manasota Regional Water Supply Authority. Evaluated nine modeling systems for use in evaluation of system reliability when new sources and interconnections are added to the Authority's system. Models evaluated included LMS-RMP, RiverWare, OASIS, WaterGems, EPANET, BESTSM, STELLA and custom software. STELLA was recommended as best meeting all the Authority's present and anticipated requirements.

Morris County Water Balance Modeling Project, Morris County (New Jersey) Planning Board. Developing the central water balance model that will integrate surface water modeling using the Stormwater Management Model (SWMM) and groundwater modeling using the MODFLOW model. The purpose of the water balance model is to assist the Board and its staff in evaluating the consequences of proposed changes in land use and water supply within the county.

Kensico Reservoir Water Quality Modeling Tasks, Kensico-City Tunnel Project, UTG Joint Venture for New York City Department of Environmental Projection. Providing technical guidance to HDR|LMS staff updating and applying the Kensico Water Quality Model for use in evaluating water quality associated with operation of a candidate reservoir outlet structures for the Kensico-City Tunnel.

Project Manager, Hackensack River Safe Yield Sensitivity Analysis, United Water New Jersey. Performed detailed review of elements included in most recent safe yield analysis to determine impact on safe yield. Elements reviewed included Oradell Reservoir hypsograph and dead storage, Lake Tappan release rules, and conformance of operating rules to requirements of the state Water Allocation Permit. Also evaluated safe yield impact of proposed increase in Wanaque South inter-basin transfer from Passaic River watershed.

**Evaluation of Proposed Increase in Lake DeForest Storage on Safe Yield, United Water New York.** Provided a technical memorandum on the potential effect on the safe yield of Lake DeForest Reservoir resulting from raising the height of the dam.

Project Manager of Newark Water Technical Support Project City of Newark, New Jersey, Department of Water and Sewer Utilities, Division of Water and Sewers. Support for the Newark Historical Water Database and the Newark Water and Sewer Budget Ledger systems previously provided by LMS, including recommendations regarding data rescue from an obsolete UNIX mini-

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computer. Development of an interface between the Newark Water Supply Management Program and the Newark Historical Water Database, both previously provided by LMS, to facilitate updating of the Management Program data set. Representation of Newark Water in the New Jersey Watershed Management Area program. Mr. Beckers attended Public Advisory Committee and Technical Advisory Committee meetings, and provided technical presentations to Watershed Management Area 3 public participants. Technical evaluation of the Water Allocation Permit renewal proposed by New Jersey Department of Environmental Protection. Mr. Beckers performed the evaluation, provided revised permit language, participated in meetings with the agency and is currently working with the City Attorney to support an adjudicatory hearing on the permit. He also "ghost wrote" a letter from the Newark mayor to the Department's Commissioner on the topic. Mr. Beckers also provided a plan for compliance with the State's proposed language, should that ultimately be required. Technical evaluation of the Pequannock Watershed Temperature TMDL. Mr. Beckers critiqued the thermal modeling employed by New Jersey Department of Environmental Protection in the TMDL, provided alternative language and participated in meetings with the Department on the TMDL. Mr. Beckers presented a paper on the topic to the Water Environment Federation TMDL 2005 Conference.

Project Manager Jersey City Reservoirs Bathymetry and Safe Yield Study, Jersey City Municipal Utilities Authority. Bathymetric surveys of Boonton and Splitrock reservoirs to determine if there have been any changes in the storage capacities used by Jersey City historically in managing their reservoirs. The surveys employed dual-frequency depth sounders, GPS positioning and HyPack data recording software. The surveys required reconciliation of the new survey results with historical data. The results were mapped using color-keyed contouring software. Determination of the safe yield of the Jersey City reservoir system, using the latest information on demand patterns, runoff, and bathymetry. Mr. Beckers updated and used the Jersey City Water Supply Management Program (JCWSMP), previously developed by LMS, to evaluate the safe yield. Mr. Beckers present the results of the project to the MUA Commission and is completing the final report. He will install the updated JCWSMP on the Jersey City computer system and provide training for their personnel.

Project Manager of Wanaque South and Alternative Sources Safe Yield Analysis, North Jersey District Water Supply Commission. On-going study of the safe yields of the Wanaque South Project, which includes the Monksville and Wanaque reservoirs, the Ramapo pump station and the Wanaque South pump station, and of the safe yields associated with alternatives to augment the existing system. Mr. Beckers has expanded the capability of the previously developed Wanaque South Management Program (WSMP) provided by LMS to include modeling of the effects of a hypothetical Regional Alternative Water Source. Mr. Beckers oversaw the extension of the WSMP database to include the latest river flow and storage data. Mr. Beckers is completing three separate reports emphasizing various aspects of the study for different audiences.

Project Manager of Hackensack River Reservoirs Safe Yield Study, United Water New Jersey. Study of the independent and combined safe yields of the four reservoirs on the Hackensack River and tributaries, along with supplementary water sources using inter-basin transfers. Mr. Beckers reviewed an existing Microsoft Access model of the system and managed improvements to the model, among other things adding automated safe yield calculation capability. Mr. Beckers performed the analyses using the model, presented the results to the client, and wrote the final report.

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Potake Pond SEQR Services, LeBoeuf, Lamb, Greene & MacRae for United Water New York Providing modeling analyses of the impacts of proposed 110 million gallon additional diversion from Potake Pond to support flows in the Ramapo River during drought conditions. Mr. Beckers reviewed an existing Microsoft Excel spreadsheet model and added capabilities needed for the analysis. Mr. Beckers is using the model to evaluate the hydrological impacts of the additional diversion on Potake and Cranberry ponds, as well as the Beaver Pond Swamp, and the improvements to drinking water available from the Ramapo Valley Well Field. These evaluations will be part of the SEQR application for the proposed additional diversion. Mr. Beckers is also assisting in the evaluation of the hydraulic capacity of the Potake-Ramapo pipeline under the additional drawdown conditions.

Western Ramapo WWTP Environmental Assessment Support, Western Ramapo Engineering Team for Rockland County Sewer District No. 1. Providing model analyses of the impact on quality and flows in the Ramapo River, and operations at the Ramapo Valley Well Field resulting from the proposed discharge of highly treated wastewater to the Ramapo River.

**Project Manager of Passaic River Nutrient TMDL Study, TRC OmniEnvironmental for New Jersey Department of Environmental Protection.** On-going study to establish the phosphorus TMDL for the Passaic River. The focus of LMS' work is evaluation of appropriate phosphorus end points for the several water supply diversions in the Passaic watershed, as well as the impacts on water availability resulting from proposed phosphorus limits. LMS provided plans for conduct of a dye study to determine the interaction between the Two Bridges Sewer Authority discharge and the Wanaque South Pump Station drinking water intake, and is currently conducting a field study of the new Passaic Valley Water Authority filtration plant to estimate process impacts of phosphorus in the raw water.

Rockland County Water Reuse Alternatives Study, Stearns & Wheler for Rockland County Sewer District No. 1. Evaluated the impacts of proposed alternative locations for discharge of highly treated wastewater on the safe yield and raw water quality of affected water supply diversions. Mr. Beckers presented a paper on the project to a meeting of the American Water Resources Association.

Project Manager of Wanaque South Management Program Extension and Expansion Project North Jersey District Water Supply Commission. Incorporation of the latest stream flow and reservoir storage data in the Wanaque South Management Program, and add the ability to evaluate the effects of the Ramapo Valley Well Field on water availability at the Wanaque South Pump Station. Mr. Beckers oversaw the addition of the data to the database, and he wrote the new ObjectPAL computer programming necessary to add the well field impacts to the Paradox-based model.

**Project Manager of Hudson River Diversion Study, United Water New York.** Study of the potential for "flood skimming" to provide an additional source of potable water for Rockland County, New York during drought emergency conditions. Mr. Beckers wrote the final report on the study.

Water Allocation Permit Relocation Study, United Water New Jersey. Detailed report on the regulatory, environmental, and political constraints inherent in a proposal to relocate the diversion site for an existing New Jersey water allocation permit.

Henningson, Durham & Richardson Architecture and Engineering, P.C.

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Project Manager of Newark Water Supply Management Program, Killam Associates for Newark (NJ) Department of Water and Sewer Utilities. Application of the LMS H₂OnlineSM Reservoir Management Program Version 2 (LMS-RMPv2) to the City of Newark, New Jersey, source water reservoirs. He managed the key entry of 50 years of handwritten data and he performed the electronic transfer of an additional 20 years of data from an obsolete database system. Mr. Beckers expanded the capability of the LMS-RMPv2 to incorporate unique features of the Newark watershed. He installed the software and database on Newark computers and provided training for Newark personnel in use of the Newark Water Supply Management Program.

Project Manager of Newark Historical Water Database, and Newark Water and Sewer Budget Ledger DatabaseConversion Project, City of Newark, New Jersey, Department of Water and Sewer Utilities, Division of Water and Sewers. Conversion of existing UNIX water and sewer databases from an obsolescent UNIX computer to a modern Windows-based computer network. He managed the work of a sub-consultant, who provided a new Windows application for the Newark Historical Water Database. He also identified an available conversion program that enables execution of the existing Budget Ledger UNIX software under the Windows operating system. Mr. Beckers performed the installation of the conversion software on the Windows network and the transfer of the Budget Ledger databases for water and sewer. He trained Newark Water and Sewer personnel in the use of the new software systems.

Review of UWNY Ramapo River Flow Augmentation Model, United Water Management Services for United Water New York. Review of the development, use and results of an Excel spreadsheet model evaluating the proposed use of Potake Pond (Rockland County, New York) to augment flows in the Ramapo River to enable continued use of the Ramapo Valley Well Field during drought conditions. He wrote a report on his findings that was part of the permit application package submitted to New York State Department of Environmental Conservation for the diversion permit.

Safe Yield of Letchworth Reservoir System, United Water New York. Due diligence analysis of the safe yield of the Letchworth Reservoir system in Rockland County, New York, in anticipation of purchase of the system by United Water New York.

Project Manager of Lake DeForest Rule Curve Evaluation and Litigation Support, United Water New York, and LeBoeuf, Lamb, Greene and MacRae for United Water New York. Detailed technical review of the model developed by the New York State Department of Environmental Conservation (NYSDEC) to establish rule curves for operation of the Lake DeForest Reservoir, modified the model to aid in evaluation of the effects of additional water sources on those rules, and provided detailed recommendations regarding the interpretation of the existing rule curves. He developed an implementation procedure for management of Lake DeForest to comply with the existing rule curves. When Rockland County, New York initiated regulatory proceedings with NYSDEC regarding operation of the reservoir, Mr. Beckers provided technical support to the outside counsel handling the matter for United Water New York (UWNY). Mr. Beckers made presentations on the interpretation of the rule curves to legal counsel, as well as senior management of both UWNY and United Water New Jersey.

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Project Manager of Boonton Reservoir Safe Yield Study, City of Jersey City, New Jersey, Department of Water. He Design and program of Version 2 of the LMS  $H_2Online^{SM}$  Reservoir Management Program (LMS-RMPv2) and applied it to the Jersey City watershed, creating the Jersey City Water Supply Management Program (JCWSMP). He oversaw the key entry of approximately 50 years of handwritten data for the JCWSMP database. Mr. Beckers used the JCWSMP to evaluate the safe yield of the Boonton and Splitrock reservoir system, and wrote the final report documenting the JCWSMP and the results of the safe yield analysis. He installed the JCWSMP on the Jersey City computer system and trained Water Department personnel in its use. Mr. Beckers presented a paper on the study to an annual meeting of the Water Environment Federation.

Development of the Wanaque South Management Program, North Jersey District Water Supply Commission with United Water New Jersey. Conceptual development of the Wanaque South Management Program, which LMS developed to assist managers in deciding when to initiate and continue pumping operations at the Wanaque South Pumping station, for transfer of water from the Pompton River to Wanaque Reservoir.

Project Manager, Kensico Reservoir Water Pollution Control Project, Roy F. Weston, Inc. for New York City Department of Environmental Protection Agency. Mr. Beckers served as project manager for the tasks LMS performed in this multi-faceted study of water quality in New York City's Kensico Reservoir: Bathymetric and sediment thickness mapping to determine the current size and shape of the reservoir and the distribution of sediments, Sediment sampling and laboratory analyses to evaluate the quality of the sediments and any potential impacts on the overlying water column, Dispersion dye surveys to determine the travel paths and mixing of the influents from the Catskill and Delaware aqueducts within the reservoir, Application of a three-dimensional, dynamic model (RMA-10) to simulate hydrodynamics, thermal stratification and concentrations of fecal coliform bacteria, total coliform bacteria and total suspended solids for a period of 18-months at a 1.5-hour timestep. Mr. Beckers presented papers on the project to meetings of the American Society of Civil Engineers, the Water Environment Federation, and the American Water Resources Association.

#### WATER QUALITY PROJECTS

Project Manager, Various Projects Related to Permitting of Stormwater Discharges from Airports, Port Authority of New York and New Jersey. Providing guidance to staff developing information to assist the Port Authority in negotiation of permits for various New York City-area airports.

Project Manager of Restoration of Tidal Flows to Manitou Marsh, Museum of the Hudson Highlands. Field survey to determine soil elevations within Manitou Marsh and to estimate the effect of railroad culverts on relative tides in the Hudson and the marsh. Mr. Beckers then developed a Visual BASIC model to evaluate the potential for restoring tidal influence in the region immediately to the south of the road across the marsh, by reconstructing collapsed culverts under the roadbed. Mr. Beckers presented a paper on the project to an annual meeting of the Society of Wetland Scientists.

Project Manager of Nutrient Modeling of Paulinskill River, Montgomery-Watson for Town of Newton, New Jersey. Field survey of the Paulskill River to develop a data set for calibration and

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verification of the QUAL-2e model. The water quality data included diurnal dissolved oxygen, carbonaceous BOD, nitrogenous BOD, phosphorus, and temperature. A dye study was also done to determine time of travel. The QUAL-2e model was calibrated and verified, and used to evaluate proposed nutrient limits in the NJPDES permit for the Town of Newton wastewater treatment plant. Mr. Beckers also prepared responses to comments from New Jersey Department of Environmental Protection.

**Project Manager of Thames River Water Quality Modeling Study, Connecticut Department of Environmental Protection.** Application of CE-QUAL-W2 to model the estuarine hydrodynamics and water quality of the Thames River. The purpose of the study was to evaluate alternatives for elimination of eutrophication in the upper reaches of the estuary related to CSO, point, and nonpoint sources. In addition to technical oversight of the project, Mr. Beckers served as interface between the project and a public advisory committee organized by the Southeastern Connecticut Regional Planning Agency.

Project Manager of Modeling of heavy metals and dissolved oxygen in the Rio Cibuco, Puerto Rico, Davis Polk Wardell for Warner Pharmaceuticals. As project manager, Mr. Beckers applied the RMA-2 and RMA-4 models to the Rio Cibuco and tributaries in Puerto Rico to evaluate constraints on discharge of heavy metals and oxygen-demanding substances, in support of a NPDES permit renewal for a pharmaceutical plant.

**Project Manager, Study of Cooling Water Discharge – Knolls Atomic Power Laboratory.** As project manager, Mr. Beckers conducted a study of chlorine concentrations in the cooling water discharge from the Knolls Atomic Power Laboratory, and the ability to comply with a New York State SPDES permit limit.

**Project Manager World Trade Center SPDES Permit Services Project, Port Authority of NY and NJ.** Mr. Beckers served as project manager on this multiyear project to study biological, thermal and chlorination impacts in the Hudson River related to withdrawal and discharge of air conditioning cooling water. The project included field data acquisition, entrainment/impingement studies, in-plant monitoring, and discharge plume modeling. (The project was discontinued as a result of the *first* World Trade Center bombing.)

**Preliminary Evaluation – Nut Island Emergency Discharge.** Mr. Beckers employed CORMIX modeling to evaluate the potential water quality impacts in Boston Harbor resulting from activation of an emergency discharge point for a cross-harbor sewage force main.

Marina Permitting Review, Battery Park City Authority. Mr. Beckers evaluated the permitting requirements for a proposed marina on the Hudson River at the northern end of Battery Park City, Manhattan County, New York.

Impacts of Prison Barge Mooring, NYC Department of Correction. Mr. Beckers evaluated the effects of circulation changes resulting from docking a New York City Department of Correction prison barge on sedimentation patterns in the East River.

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**Pump Flow Calibration Study, Hartford (CT) Steam Company.** Mr. Beckers used fluorescent dye injection techniques to calibrate pump flow in the Hartford Steam Company once-through cooling water system, by measuring time-of-travl through the system.

LMS-DAS Development Project, Lawler, Matusky & Skelly Engineers. In this internally funded hardware development project, Mr. Beckers used early laptop computer technology to implement the automated LMS-Data Acquisition System (LMS-DAS) for acquisition of dye dilution survey data to support application of hydrodynamic water quality and sedimentation models of New York City's 14 Wastewater Pollution Control Plant discharges.

# **Prior Employment**

KVH Industries, Inc. Middletown, Rhode Island

Government Programs Manager

Managed government funded programs for development and manufacture of electronic compasses and compass systems totaling over \$9 million (with over \$13 million follow-on potential) for applications including laser rangefinders, radio direction finders and small vessels, as well as advanced research and development.

# East Passage Marine, Inc. Newport, Rhode Island

#### Owner/Operator

Conducted marine salvage business; built, operated and maintained steel-hulled diesel tug. Performed ocean and environmental consulting, including technical writing services for oceanographic instrument manufacturers; reviewed stormwater runoff control plans for Middletown (RI) Planning Board.

Raytheon Service Company Middletown, Rhode Island

#### Senior Engineer

Managed deployment, operations and computerized data analysis for US Antarctic Research Program environmental field study of wastewater discharge at McMurdo Station

Managed development of computerized database for Central California Coastal Circulation Study under U.S. Bureau of Land Management funding.

Performed detailed review and fault analysis on defective electromagnetic ocean current meter design.

Developed test requirements and test procedures for AN/BSY-1 bathymetric subsystem.

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1987-1990

1983-1989

1982-1987

# Raytheon Ocean Systems Company East Providence, Rhode Island

#### Manager-Systems Engineering

Managed and performed systems engineering study for selection of advanced technology tide gauge for the National Tide and Water Level Measurement System; wrote manual for DSF6000N Fathometer System.

#### Senior Engineer

Analyzed problems with USEPA's RAMSES computerized estuarine water quality model and identified corrective actions under USEPA funding.

Managed analysis of estuarine water quality effects of submerged discharge from Newport (RI) Wastewater Treatment Plant for the City.

# Raytheon Submarine Signal Division Portsmouth, Rhode Island

Manager-Applied Modeling <u>1978-1979</u> Managed and developed RECEIV-III computerized water quality model in Fortran IV on CDC Cyber 174 for US Environmental Protection Agency.

Managed and applied SWMM and STORM computerized stormwater management models on CDC Cyber 174 in analysis of stormwater pollution for the state of Rhode Island under USEPA funding.

Managed field studies and application of various water quality analysis techniques to problems relating to wastewater discharge from chicken processing plant in Accomac, VA, for Perdue Chickens.

Managed and applied computerized plume and receiving water models to analysis of pollution discharges from various wastewater treatment plants in New England under USEPA funding.

#### Senior Engineer

Managed stormwater pollution field data acquisition program for Hampton Roads, VA, region under Hampton Roads Sanitation District funding.

Developed full thermal modeling improvements to RECEIV-II under funding from Connecticut Department of Environmental Protection and managed demonstration on Thames River estuary.

#### Engineer

Applied RECEIV-II and other water quality models to numerous waterways in New England and mid-Atlantic states including the Housatonic River, and installed models on state-owned mainframe computers under USEPA funding.

Developed RECEIV-II computerized water quality model in Fortran IV on CDC Cyber 174 for U.S. Environmental Protection Agency.

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#### 1970-1975

1975-1978

1970-1979

1979-1981

1979-1982

1981-1982

# Sperry Systems Management Division Great Neck, New York

#### Engineer

Reviewed oceanographic instrument specifications for application to National Data Buoy System.

#### Nereus Corporation Narragansett, Rhode Island

1968-1970

1970

Technical Consultant

Developed real-time data acquisition and analysis program for water quality instrument system using assembler on HP-6000-series minicomputer.

Managed and performed limnological survey of Burlington Bay, Lake Champlain, Vermont, for local sanitation district.

# **Publications**

"The Pequannock River Thermal TMDL and the Newark Water Supply Reservoirs", Proceedings of the Water Environment Federation TMDL 2005 Conference, Philadelphia, PA, 26-29 June 2005 (with Anthony DeBarros).

"Evaluation of Water Reuse to Augment Water Supplies in Rockland County, New York", Proceedings of the American Water Resources Association 2003 International Water Congress on Watershed Management for Water Supply Systems, New York City, 30 June-02 July 2003 (with T. Vanderbeek, M. Skell, D. Distante, R. Delo, M. Tamblin and R. Butterworth).

"Watershed Safe Yield Analysis Using the Jersey City Water Supply Management Program", Proceedings of WEFTEC'98, Orlando, Florida, October 3-7, 1998, Water Environment Federation, Alexandria, Virginia. (with R. Lorfink, J. Lawler, and G. Nissen)

"Modeling of Kensico Reservoir Watershed Management Alternatives", Proceedings of the Water Environment Federation 69th Annual Conference & Exposition, Dallas, Texas, October 5-9, 1996, Vol.4, pp. 129-139. (with B. Klett, J. Lawler, and T. Englert)

"Evaluation of Watershed Management Alternatives Using the Kensico Water Quality Model", Proceedings of the AWRA Session on New York City Water Supply Studies, J.J. McDonnell, D.J. Leopold, J.B. Stribling and L.R. Neville (eds.), 1996, American Water Resources Association, Herndon, VA, pp. 123-132. (with B. Klett)

Global Positioning System - Updating mobile water quality evaluation practices. Water Environment & Technology. August 1996. (with G. Apicella, R. O'Neill, and D. Distante)

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"Kensico Reservoir Water Pollution Control Study", Integrated Water Resources Planning for the 21 st Century: Proceedings of the 22nd Annual Conference, Cambridge, MA, May 7-11, 1995, M.F. Domenica (ed.), American Society of Civil Engineers, pp. 297-301. (with A. Sharpe and D. Parkhurst)

"Currents, water quality, bottom sediments, and bathymetry in McMurdo Sound near McMurdo Station", *Antarctic Journal of the United States*, XXI (4): 12-14, December 1986. (with D. 0. Cook, M.J. Falla, G.C. Parker, and M.J. Speranza)

"A Treasure Trove in San Pedro", Cruising World, 9(3):17-18, March 1983

"Sailing Under the New Inland Rules (Part I)", Cruising World, 8(1):80-86, January 1982.

"Sailing Under the New Inland Rules (Parts II)", Cruising World, 8(2):43-48, February 1982.

"Sensor Subsystem for the Next Generation Tide and Water Level Measurement System", OCEANS 81 Conference Record, Boston, September 16-18, 1981, 2:1100-1105, Institute of Electrical and Electronic Engineers. (with R. Franklin and T. Smith)

"Phase I Final Report Evaluating Sensor Systems for the Measurement of Tide and Water Level", Report to National Ocean Survey, Rockville, MD, under contract NA-80-SAC-00619, 4 May 1981. (et al. for Raytheon Ocean Systems Company)

"Interim Technical Working Report Evaluating Recording Technologies and Techniques for the Measurement of Tide and Water Levels", Report to National Ocean Survey, Rockville, MD, under contract NA-80-SAC-00619, 23 December 1980. (et al. for Raytheon Ocean Systems Company)

"Interim Technical Report Evaluating Sensor Technologies and Techniques for the Measurement of Tide and Water Levels", Report to National Ocean Survey, Rockville, MD, under contract NA-80-SAC-00619, 10 November 1980. (et al. for Raytheon Ocean Systems Company)

"Make Your Own Awning in One Day", Cruising World, 6(3):108-110, March 1980.

"Requirements on Water Quality Modeling Used to Establish Treatment Facility Discharge Limits", Journal of the New England Water Pollution Control Association, 3(1):4-18, April 1979. (with A. Khayer)

"Minimum Data Requirements for Selection of 'Textbook' Water Quality Model Coefficients", Proceedings, USEPA Symposium on Rate Constants, Coefficients, and Kinetics Formulations in Surface Water Modeling, Concord, California, February 23-25, 1977, U.S. Environmental Protection Agency, Washington, D.C.

"RECEIV-II: A Generalized Dynamic Water Quantity and Quality Model", Proceedings, Twelfth American Water Resources Conference and Symposium, Chicago, September 20-22, 1976, American Water Resources Association. (with R.N. Marshall and S.G. Chamberlain)

14 December 2007

"Validation, Calibration and Verification of Generalized Dynamic Water Quality Models", Proceedings, Twelfth American Water Resources Conference and Symposium, Chicago, September 20-22, 1976, American Water Resources Association.

"RECEIV-II: A Generalized Dynamic Planning Model for Water Quality Management", Proceedings of the Conference on Environmental Modeling and Simulation, Cincinnati, Ohio, April 19-22, 1976, U.S. Environmental Protection Agency Report No. EPA 600/9-76-016, p. 344. (with P.E. Parker, R.N. Marshall, and S.C. Chamberlain)

"RIBAM, A Generalized Model for River Basin Water Quality Management Planning", Proceedings of the Conference on Environmental Modeling and Simulation, Cincinnati, Ohio, April 19-22, 1976, U.S. Environmental Protection Agency Report No. EPA 600/9-76-016, p. 45.

"Preliminary Design of Estuarine Water Quality Monitoring Systems", Proceedings of the OCEANS 74 Conference, Halifax, Nova Scotia, August 21-23, 1974, Institute of Electrical and Electronic Engineers. (with S.C. Chamberlain)

"Cost-effective Water Quality Surveillance Systems", Proceedings, 20th Annual Meeting, Institute of Environmental Sciences, Washington, DC, April 28-May 1, 1974, pp. 310-317. (with S.G. Chamberlain and R.D. Shull)

"Quantitative Methods for Preliminary Design of Water Quality Surveillance Systems", *Water Resources Bulletin*, 10(2):199-219, April 1974. (with S. G. Chamberlain, G. P. Crimsrud, and R.D. Shull)

"Design of Cost-effective Water Quality Surveillance Systems ", U.S. Environmental Protection Agency Report No. EPA-600/5-74-004, January 1974. (with S.G. Chamberlain)

"Quantitative Methods for Preliminary Design of Water Quality Surveillance Systems", U.S. Environmental Protection Agency Report No. EPA-R5-72-001, November 1972. (with S.G. Chamberlain and G.P. Grimsrud)

"Evidence of Internal Kelvin Waves in Lake Champlain", Fifteenth Conference on Great Lakes Research, Madison Wisconsin, April 5-7, 1972, International Association for Great Lakes Research.

"A Review of the Buzzard Bay SWORD System", IEEE Second International Geoscience Electronics Symposium Digest of Technical Papers, Washington, D.C., April 14-17, 1970, p 5-2 ff. (with J.E. Spence)

14 December 2007

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# Exhibit 2

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# HR

14 December 2007

Elise N. Zoli, Esq. Goodwin Procter LLP **Exchange** Place Boston, MA 02109

re: Draft Environmental Impact Statement for State Pollutant Discharge Elimination System Permits for Bowline Point. Indian Point 2&3, and Roseton Steam Electric Generating Stations, December 1999:

Appendix VI-3-A, Thermal Modeling of Ebb and Flood Tide Thermal Plumes

Appendix VI-3-B, Thermal Modeling of Near Slack-water Tide Thermal Plumes

# Dear Ms Zoli:

This letter responds to your inquiry regarding our historic work on the above, confirming the key points of our discussion of 11 December 2007.

The principal in charge of the engineering analyses documented in the subject appendices was John P. Lawler, Ph.D., P.E., a partner in Lawler, Matusky & Skelly Engineers LLP ("LMS", predecessor to HDR/LMS). I served as project manager for the engineering analyses. Dr. Lawler, Mr. Michael Vecchio, and I performed the engineering analyses on the project, with the assistance of other staff engineers as needed. LMS also employed the consulting services of M. Llewellyn Thatcher, Ph.D., P.E., regarding application of the so-called MIT model. While the subject appendices are signed by Dr. Lawler, as partner-in-charge, I am the principal author of those documents. Mr. Vecchio and I are currently employed by HDR Engineering, Inc.; Dr. Lawler and Dr. Thatcher both retired several years ago.

The contents of the subject appendices must be evaluated in the context of the time in which the analyses were conducted; more is known about modeling and the Hudson River today than when the analyses were done. While the date of the Draft Environmental Impact Statement (DEIS) is December 1999 and the date of the Final Environmental Impact Statement (FEIS) is June 2003, the actual analyses described in Appendix VI-3-A and Appendix VI-3-B were performed during the

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One Blue Hill Plaza, 12th Floor PO Box 1509 Pearl River, NY 10965-8509

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Elise N. Zoli, Esq. Goodwin Procter LLP 14 December 2007 Page 2 of 4

early and mid-1990s. Although not shown in the appendix, the date of the report presented in Appendix VI-3-A is June 1993, and it reports the results of work performed during the preceding several years. The date of the letter presented in Appendix VI-3-B is November 1998 and it reports analyses done during 1996 and 1997.

By direction of New York State Department of Environmental Conservation (NYSDEC), LMS was initially charged with calculating the thermal effects of the three generating stations on the Hudson River ("River") under the worst case ambient River and operational conditions that could occur, regardless of the likelihood of that event happening. Those conditions were taken to include all thermal discharges to the Hudson River discharging at the maximum permitted thermal load simultaneously for a long enough period of time so that the River could reach a state of dynamic equilibrium (sometimes also called "quasi-steady state"). For the case studied, a state of dynamic equilibrium meant that, while the actual conditions in the River would vary in response to such naturally variable processes as tides, currents and weather, the thermal loads were constant for a long enough time so that transient effects due to changes in loads had reached their maximum values. Because those discharges also vary in normal operation, the actual effect on the River would typically be less than the effect calculated under the assumption that they operate continuously, at maximum load, for a long period of time. In other words, LMS was tasked with evaluating a hypothetical worst case condition, not the actual effects of the discharges or the actual resulting conditions in the River. Appendix VI-3-A presents the results of that worst case analysis.

Subsequently, NYSDEC requested the additional analysis presented in Appendix VI-3-B and specified the conditions to be modeled for that analysis. As noted in the Discussion that begins on Page 7 of that appendix, the tidal and current conditions specified by NYSDEC never occur in the River, and the freshwater flows represent a highly atypical condition. Thus, the conditions modeled were wholly unrealistic and the results represent conditions that can never occur in the River, because the tidal and current conditions specified never occur.

LMS employed the most reliable modeling methods then available to perform the analyses reported in the subject appendices. While far-field models with higher spatial dimensionality were available at that time, it was our judgment that the available data would not support the application of those models, because they provided insufficient information on cross-river and vertical variability. LMS elected to use the one-dimensional, cross-sectionally averaged, time-variable MIT

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Dynamic Network Model to represent far-field conditions, and the CORMIX model to represent near-field conditions, because the available data were sufficient to support that level of modeling detail. In recent years, far-field models with higher degrees of dimensionality have been successfully applied to the River, based on newer data collected in the intervening period. The CORMIX near-field model remains today the preferred model for analysis of discharge plumes, as recognized by the United States Environmental Protection Agency. CORMIX is unique in that it does not require calibration.

However, modeling is not solely dependent on the models employed; it relies heavily on the knowledge and experience of the modelers both with respect to the water body and conditions being modeled, and with respect to the capabilities of the models being used. In particular, it is important that the modeler have direct experience with the water body under study. The individuals who performed the studies documented in the subject appendices were (and are) both experienced modelers and intimately knowledgeable about the Hudson River. For example, Dr. Lawler had about 30 years experience in modeling the Hudson River at that time. At that time, I had about 20 years experience in the development and application of multi-dimensional, time-variable hydrodynamic and water quality models.

The results presented in the subject appendices tend to overstate the effects of the discharges on the River. It is my understanding that, in specifying the conditions to be modeled, NYSDEC intended the results presented in the subject appendices to overstate the effects of the discharges modeled on the Hudson River, to be protective of the resource. In addition, one of the techniques experienced modelers use when analyzing water bodies with limited data is to make conservative assumptions and use conservative approaches, to assure that the results are protective of the resource. Throughout the modeling effort presented in the subject appendices, the LMS modelers made conservative assumptions whenever assumptions were required. As a consequence, the results presented in the subject appendices tend to overstate the effects of the discharges modeled on the River.

When interpreting the results presented in the subject appendices, it must be kept in mind that those results are representative of both the highly unusual conditions that LMS was directed to model and the conservative modeling assumptions made in the analysis. The conditions modeled in Appendix VI-3-A rarely, if ever, could occur in the real world, and the conditions used in Appendix VI-3-B never occur.

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# Elise N. Zoli, Esq. Goodwin Procter LLP

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As a result, the information presented in the subject appendices cannot be used as the basis for a judgment regarding the actual, day-to-day performance of any of the generating stations evaluated, including Indian Point,. Specifically, the finding presented in Appendix VI-3-A that Indian Point would have caused exceedances of the New York State thermal criteria under the conditions modeled cannot be construed as meaning that Indian Point actually causes exceedances of those criteria in day-to-day operations.

If you have any further questions on this topic, please do not hesitate to contact me.

Sincerely,

Henningson, Durham & Richardson Architecture and Engineering, P.C.

Charles V. Beckers, Jr., P.E. Senior Project Manager

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# Entergy's Objections to Declaration of Peter Henderson in Support of Riverkeeper's Contention EC-1, Attachment 2, *Status of Fish Populations and the Ecology of the Hudson*, Pisces Conservation Ltd. (Nov. 2007) ("Pisces Hudson Report")

# Source: Pisces Hudson Report, at 5-6

**Statement:** Given the considerable efforts that have been taken to reduce organic pollution, and the great improvement in water quality in the vicinity of New York City, these declines in [dissolved oxygen] are disappointing, and potentially important indictors of a decline in water quality for fish.

# **Objection(s):**

Speculation: Drs. Seaby and Henderson set forth no facts or data showing with particularity that declines in dissolved oxygen content "are disappointing, and potentially important indicators of a decline in water quality for fish." See In re S. Nuclear Operating Co. (Vogel ESP Site), 52-011-ESP, 65 N.R.C. 237, 254 (2007) (observing that "neither mere speculation nor bare or conclusory assertions, even by an expert, alleging that a matter should be considered will suffice to allow the admission of a proffered contention"); In re Duke Cogema Stone & Webster (Savannah River Mixed Oxide Fuel Fabrication Facility), 070-03098-ML, 61 N.R.C. 71, 80 (2005) (noting that "[w]hile the expert's method for forming his opinion need not be generally recognized in the scientific community, the opinion must be based on the 'methods and procedures of science' rather than on 'subjective belief or unsupported speculation'"); see also Pelletier v. Main Street Textiles, 470 F.3d 48, 52 (1st Cir. 2006) (concluding plaintiff's expert's opinion was speculative and was based on insufficient facts and data because he had never visited the site of the accident and apparently based his opinions on deposition testimony and preliminary expert reports about the accident); Bouchard v. N.Y. Archdiocese, No. 04 Civ. 9978 (CSH), 2006 WL 3025883, at *7 (S.D.N.Y. Oct. 24, 2006) (concluding expert's opinions were "argumentative and conclusory" because they were speculative and not based on sufficient facts and data); Colt Defense LLC v. Bushmaster Firearms, Inc., No. Civ. 4-240-P-S, 2005 WL 2293909, at *4 (D. Me. Sept. 20, 2005) (concluding plaintiff failed to demonstrate the qualifications of its expert, because the expert, who grounded his opinion in an inadequate review of secondary sources, failed to base his expert opinion on sufficient facts or data); see also FED. PROC. § 80:225 (June 2006) ("In keeping with the judicially expressed notion that experts' opinions are worthless without data and reasons, FRE 702, as amended in 2000, requires as one of the conditions of the admissibility of expert testimony that the testimony be based upon sufficient facts or data, as opposed to hypotheses and "guesstimations" which have little grounding in actual physical realities. Thus, evidence is subject to exclusion where it is not founded on objective data, studies, or sampling techniques.") (internal citations omitted); Clough v. Szymanski, 809 N.Y.S.2d 707, 709 (N.Y. Supr. Ct. 2006) ("[m]ere speculation, including that set forth in an expert's affidavit, is insufficient to raise an issue of fact").

Source: Pisces Hudson Report, at 28

**Statement:** Alewife had very low abundance indices in 1998 and 2002, and high indices in 1999 and 2001. This suggests a population that is becoming destabilised and more dependent on

occasionally good recruitment years.

# **Objection(s):**

Speculation: Drs. Seaby and Henderson set forth insufficient facts and data to support their statement that the Alewife low abundance indices "suggest" that the Alewife population in the Hudson "is becoming destabilised and more dependent on occasionally good recruitment years." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

Source: Pisces Hudson Report, at 30

**Statement:** Juvenile Rainbow smelt have disappeared from the survey since the mid 1990s (Figure 30). This may to be due to a change in their distribution, possibly due to the invasion of zebra mussels, which occurred from 1992 onward (Strayer 2004). However . . . rainbow smelt has one of the lowest upper temperature tolerances of Hudson fish. It is therefore possible that the species has declined because of rising water temperatures.

# **Objection(s):**

Speculation: Drs. Seaby and Henderson set forth no facts or data showing with particularity any support for the idea that "[i]t is therefore possible that [juvenile rainbow smelt have] declined because of rising water temperatures." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

Source: Pisces Hudson Report, at 36

**Statement:** There has been a recent increase in average water temperature and a decrease in dissolved oxygen levels. This may be influencing some of the changes observed and will increase the impact of thermal discharges.

# **Objection(s):**

- Speculation: Drs. Seaby and Henderson set forth no facts or data showing with particularity that increases in water temperature coupled with declines in dissolved oxygen content "may be influencing some of the changes observed and will increase the impact of thermal discharges." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See In re Duke Energy Corporation, (Catawba Nuclear Station), CLI-04-21, 60 N.R.C. 21, 27 (2004) (a "witness may qualify as an expert by 'knowledge, skill, experience, training, or education' to testify

'[i]f scientific, technical, or other specialized knowledge will assist the trier of fact to understand the evidence or to determine a fact in issue'''); *In re Duke Power Co.* (McGuire Nuclear Station), 50-369-OL, 15 N.R.C. 453, 474-75 (1982) (affirming decision finding expert to be unqualified where "his claimed expertise on the subjects at issue rest[ed] mainly on his asserted ability to 'understand and evaluate' matters of a technical nature due to his background of 'academic and practical training' and 'years of reading AEC and NRC documents''').

# Source: Pisces Hudson Report, at 36

**Statement:** It is important to factor in potentially increasing water temperatures in any discussion of Hudson River fish. Small rises in the background temperature could have a significant effect on the impacts of thermal discharges into the river.

# **Objection(s):**

- Speculation: Drs. Seaby and Henderson set forth no facts or data showing with particularity that there are "potentially increasing water temperatures" in the Hudson and that "[s]mall rises in the background temperature could have a significant effect on the impacts of thermal discharges into the river." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces Hudson Report, at 36

**Statement:** Even if the power companies are not the sole cause of degradation of the Hudson River fish community, the loss of such high proportions of the fish populations must be important.

# **Objection(s):**

• Relevance: What Drs. Seaby and Henderson subjectively believe is irrelevant to the question of whether the NRC should approve Entergy's application. *See* 10 C.F.R. § 2.337(a) ("only relevant, material, and reliable evidence which is not unduly repetitious will be admitted").

# Entergy's Objections to Declaration of Peter Henderson in Support of Riverkeeper's Contention EC-1, Attachment 3, *Entrainment, Impingement and Thermal Impacts at Indian Point Nuclear Station*, Pisces Conservation Ltd. (Nov. 2007) ("Pisces EI Report")

# Source: Pisces EI Report, at 1

**Statement:** The data used recently by Entergy to assess this impact are old, having been gathered between 1980 and 1990. Since then, the estuary has changed considerably, with several species declining in abundance, and some species, most notably striped bass, increasing. There have been large changes in the river environment and important biological invasions.

# **Objection(s):**

Speculation: Drs. Seaby and Henderson set forth insufficient facts and data to support their statement that the "estuary has changed considerably" or that "[t]here have been large changes in the river environment and important biological invasions," making this statement speculative. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709. Indeed, a director at Riverkeeper stated in 2002 that the Hudson "is the only large river in the North Atlantic that retains strong spawning stocks of its entire collection of historical migratory species." Testimony of Robert F. Kennedy, Jr. Before the U.S. Senate Environment and Public Works Committee In Recognition of the 30th Anniversary of the CWA (October 8, 2002).

Source: Pisces El Report, at 1

**Statement:** Modern data suggest that striped bass entrainment is likely to have increased by over 750% from the level at the time when the data was gathered.

# **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why striped bass entrainment is "likely to have increased by over 750%" from levels at the time the DEIS was filed. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

Source: Pisces EI Report, at 2

**Statement:** The impact of the mortalities caused by impingement and entrainment and thermal discharges on the fish populations of the Hudson is large.

# **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity that Indian Point causes fish mortality or that this fish mortality is "large." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005

WL 2293909, at *4; *Clough*, 809 N.Y.S.2d at 709.

Source: Pisces EI Report, at 4

Statement: The impact on other species is un-quantified and may be significant.

**Objection(s):** 

Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why the impact of other fish species "may be significant." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

**Source:** Pisces EI Report, at 7

**Statement:** Considerable ecological changes have taken place over the last 20 years, so that entrainment numbers derived from the DEIS can no longer give a reliable guide to present entrainment.

## **Objection(s):**

Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity that "[c]onsiderable ecological changes have taken place over the last 20 years[.]" See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

# Source: Pisces El Report, at 7

**Statement:** In general, these numbers are notably high, especially when it is remembered that several of the species under consideration are showing long-term declines in abundance in the Hudson. The CMR numbers indicate that Indian Point is killing an appreciable proportion of the Atlantic tomcod, white perch and bay anchovy populations in the estuary. These deaths will be contributing to the decline of these species.

# **Objection**(s):

Speculation: Drs. Seaby and Henderson set forth insufficient facts and data to support their statements that "Indian Point is killing an appreciable proportion of the Atlantic tomcod, white perch and bay anchovy populations in the estuary." Moreover, Pisces's reliance on CMR data is factually inaccurate because CMR measures the proportion of age 0 fish (i.e., from egg to age 1) lost to entrainment, not "the available population living in the Hudson Estuary." The ER describes a CMR as "the mortality to the fraction of the river population caused by IP2 and IP3 entrainment if there were no other sources of mortality implicated. ER, at 4-12. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.
#### Source: Pisces El Report, at 7

**Statement:** In this statement, the key populations are presumably common species, and as shown in Pisces (2007), many of these species are showing long term trends. With many species in decline, it is unclear how the observation of a general trend is to be shown to be unrelated to the power plants, if there are direct observational data demonstrating that the power plants are killing the species. For example, it is clear that tomcod are killed by cooling water systems. The Atlantic tomcod population is in decline. It would be almost certain that if these individuals were not killed, the population would be larger."

### **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why observation of general trends in fish populations must be attributable to Indian Point. Indeed, this statement is symptomatic of the flaws in the Pisces reports – there is no evidence linking Indian Point to the catastrophic impacts prophesied by Drs. Seaby and Henderson. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

Source: Pisces EI Report, at 7

**Statement:** It is probable that similar levels of impact will be felt by the many rarer species that spawn or spend part of their life stages in the lower Hudson River.

# **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why "it is probable that" impacts allegedly felt by certain species due to Indian Point "will be felt by the many rarer species that spawn or spend part of their life stages in the lower Hudson River" or that Indian Point impacts such species at all. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

Source: Pisces EI Report, at 7

**Statement:** What is clear, from these data and analyses . . . is that entrainment and impingement . . . are eliminating a significant portion of the most abundant species in their egg and larval stages. It is probable that similar levels of impact will be felt by the many rarer species that spawn or spend part of their life stages in the lower Hudson River.

# **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity that entrainment at impingement due to Indian Point "are eliminating a significant portion of the most abundant species in the egg and larval stages." Similarly, there is no support for the statement that "it is probable" that impacts allegedly felt by certain species due to Indian point "will be felt by the many rarer species that spawn or spend part of

their life stages in the lower Hudson River" or that Indian Point impacts such species at all. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

### Source: Pisces El Report, at 11

**Statement:** Entrainment data for Atlantic tomcod are not available, but are likely to be significant, with an estimated conditional mortality rate (CMR) indicating that 12% of the Atlantic tomcod population are being killed by Indian Point each year.

### **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why entrainment mortality data, *though not even available*, "are likely to be significant." Moreover, Pisces's use of CMR data is factually inaccurate because CMR measures the proportion of age 0 fish (i.e., from egg to age 1) lost to entrainment, not "the available population living in the Hudson Estuary." The ER describes a CMR as "the mortality to the fraction of the river population caused by IP2 and IP3 entrainment if there were no other sources of mortality implicated. ER, 4-12. *See* Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; *Bouchard*, 2006 WL 3025883, at *7; *Colt Defense LLC*, 2005 WL 2293909, at *4; *Clough*, 809 N.Y.S.2d at 709.

Source: Pisces El Report, at 11

**Statement:** A rough approximation of the number of striped bass entrained indicates that the number may have increased by 750% over old estimates.

### **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why a "rough approximation" of entrainment data shows that striped bass entrainment "may have increased by 750% " from previous estimates. Such "rough approximations" are inherently speculative. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

# Source: Pisces El Report, at 11

**Statement:** In a system that is under stress from many sources, the entrainment of 1.2 billion fish attributable to Indian Point is significant. With CMR for Indian Point as high as 12% for Atlantic tomcod, 10% for bay anchovy, 1% for river herring, 8% striped bass and 5% for white perch, the mortalities caused by Indian Point are large."

#### **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth insufficient facts and data to support their

statements that "In a system that is under stress from many sources, the entrainment of 1.2 billion fish attributable to Indian Point is significant" or that Indian Point is the cause of fish mortality. The speculative nature of Drs. Seaby and Henderson's argument is buttressed by the fact that they misconstrue 1.2 billion *fish* with 1.2 billion fish *eggs and larvae*. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

### Source: Pisces El Report, at 11

**Statement:** Closed-cycle cooling, required under the draft SPDES permit for Indian Point, represents about a 95% reduction in water use relative to the existing once-through system. This alone would also reduce entrainment mortality by 95% and could, if needed, allow other entrainment reducing technologies to be used.

### **Objection(s):**

Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why closed cycle cooling "alone would also reduce entrainment mortality by 95% and could, if needed, allow other entrainment reducing technologies to be used." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

Source: Pisces EI Report, at 13

**Statement:** Experiences in angling and fish farming demonstrate that quite minor damage may lead to bacterial and fungal infections, resulting in eventual death.

### **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why "minor damage may lead to bacterial and fungal infections, resulting in eventual death." Furthermore, there is no reason that "[e]xperiences in angling and fish farming" are applicable to the instant case. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

# Source: Pisces EI Report, at 15

**Statement:** Salinity is probably important because damage to the skin results in a loss of osmotic control.

### **Objection(s):**

• Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity whether salinity is "probably important" due to osmotic pressure. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also

Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.

• Relevance: What Drs. Seaby and Henderson believe is "probably important" is irrelevant to whether the NRC should approve Entergy's application. *See* 10 C.F.R. § 2.337(a) ("only relevant, material, and reliable evidence which is not unduly repetitious will be admitted").

Source: Pisces EI Report, at 21

**Statement:** As noted in the FEIS, it seems clear that Indian Point's thermal discharge does not meet applicable thermal criteria.

### **Objection(s):**

- Entergy operates under a current DEC-issued SPDES permit, which explicitly states that it meets the New York State Criteria Governing Thermal Discharges (1987 SPDES Permit, at 11).
- Compliance with 10 C.F.R. §51.53(c)(3)(ii)(B) renders contentions regarding the results of Entergy's hydrothermal modeling moot and, therefore, immaterial. See 10 C.F.R. § 2.337(a) ("only relevant, material, and reliable evidence which is not unduly repetitious will be admitted").
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces EI Report, at 21

**Statement:** The term "Near field" is used here to describe the area in the vicinity of the outfall where there is a discrete thermal plume.

Infrared images highlight the surface extent of the thermal plume released from Indian Point (Figure 11). The image below, taken from the FEIS, shows the high proportion of the width of the river that is impacted by the Unit 3 discharge of Indian Point. The following quotation describes the concern:

"The surface extent of thermal discharges from the HRSA plants is also a concern. Figure 8 is an aerial thermal image of the plume from Indian Point, Unit 3 only, on the east side of the Hudson plus the smaller plume from Lovett on the west bank. In this image, the two plumes came very close to meeting on the surface, even with Indian Point running at less than its full capacity." (FEIS, Chapter 5 p 71)

In summary, the surface extent of the thermal plume produced by Indian Point covers a high proportion of the width of the river.

#### **Objection(s):**

 Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

### Source: Pisces EI Report, at 22-23

**Statement:** The FEIS also expresses concern about the vertical distribution of the thermal plume. In general, heated effluents are buoyant, and thus the impacts are mostly restricted to the surface waters and any area of bank which the plume contacts. However, if the plume is sufficiently large then heated water will penetrate to the bed of the river and impact bottom living and deep-water species. Such deeper water penetration of the thermal plume is always a matter for concern, as it may lead to damage to the benthic food chain and also not allow migrating fish to pass under the heated water plume. It is clear that almost the entire vertical water column in the vicinity of Indian Point holds water heated above background temperatures (Figure 12). The FEIS states:

"A study by HydroQual, Inc., examined passive particle movement and also investigated thermal and salinity profiles in several river reaches, including the portion of the Hudson River where the HRSA plants are located. Figures 6 and 7 of this FEIS (following pages), excerpted from that study, show two vertical temperature profiles of the Hudson River from NYC to just above the northernmost of the HRSA plants, one during a spring and the other during a neap tide. Based on these representations, it appears that there may be times and conditions where effluent-warmed waters occupy nearly the entire vertical water column." (FEIS, Chapter 5 p 71)

# **Objection(s):**

• Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces El Report, at 25

Statement: In any event, the FEIS states on page 71:

Thermal discharges were inadequately addressed in the DEIS. The DEIS asserts, with no supporting evidence, that "... [t]he surface water orientation of the plume allows a zone of passage in the lower portions of the water column, the preferred habitat of the indigenous species." Other data and analyses cast doubt on this assertion.

The FEIS goes on to say, on page 72:

Given the extent of warming shown in the HydroQual graphs, combined with the recent dramatic declines in tomcod and rainbow smelt as discussed previously, the Department believes it prudent to seek additional thermal discharge data for each facility, including a mixing zone analysis, and anticipates requiring triaxial thermal studies as conditions to each of the SPDES renewals. Depending on the results of those analyses, additional controls may be required to minimize thermal discharges.

# **Objection**(s):

 Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces El Report, at 25

**Statement:** Further, there are occasions when the temperature exceeds 100°F; this is a temperature at which many aquatic organisms living in the estuary will suffer acute harm or death.

# **Objection(s):**

- Entergy operates under a current DEC-issued SPDES permit, which explicitly states that it meets the New York State Criteria Governing Thermal Discharges (1987 SPDES Permit, at 11).
- Compliance with 10 C.F.R. §51.53(c)(3)(ii)(B) renders contentions regarding biological impacts moot and, therefore, immaterial. *See* 10 C.F.R. § 2.337(a) ("only relevant, material, and reliable evidence which is not unduly repetitious will be admitted").
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces El Report, at 26

**Statement:** Far field predictions can be made using existing temperature measurements or modelling methods. The Massachusetts Institute of Technology dynamic network model was used in the DEIS for Indian Point, Bowline and Roseton generating stations. In the DEIS this far field model is referred to as the FFTM (Far Field Thermal Model).

There are a variety of natural and anthropogenic heat inputs into the Hudson Estuary, and to

assess the far field impact of Indian Point we need to be able to distinguish the impact of Indian Point from these other sources. Fortunately, this is possible and we can give a reasonable estimate of the increase in the far field temperature caused by the Indian Point discharge. The table below is copied from the DEIS, and gives the heat loads from the principal anthropogenic sources. Note that Indian Point at this time injected considerably more heat into the system than the other sources considered at this time.

#### **Objection(s):**

 Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces El Report, at 27

**Statement:** The Massachusetts Institute of Technology dynamic network model was reported in the DEIS for a range of power plant discharge scenarios. A typical output is presented in Figure 14. A comparison of lines 3 and 5 show the appreciable effect of Indian Point generating station, which was predicted to increase river temperature by  $> 1^{\circ}F$  for more than 10 miles of estuary.

#### **Objection(s):**

 Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces EI Report, at 27-28

**Statement:** Water temperatures in the Hudson are increasing. This is clearly demonstrated by the statistically significant increase in mean average annual water temperature measured at Poughkeepsie Water Treatment Facility (Figure 15). The mean annual temperature in recent years is about 2°C (3.6°F) above that recorded in the 1960s. Examination of the daily temperatures for 2005 plotted against the mean, minimum and maximum temperatures from 1951 to 2004, show that the temperature for several summer months in 2005 was close to the maximum ever recorded. However, in the winter, it also reached some of the lowest temperatures recorded over a 53 year period. In summary, the temperature regime is becoming more extreme.

#### **Objection(s):**

• Relevance: Whether the water temperature in the Hudson River is increasing is irrelevant to the question of whether the NRC should approve Entergy's application. Moreover, there is no evidence supporting the implication that Entergy is responsible for the increase in the water temperature in the Hudson. See 10 C.F.R. § 2.337(a) ("only relevant, material, and reliable evidence which is not unduly repetitious will be admitted").

### Source: Pisces EI Report, at 29-30

**Statement:** Figure 17 from Langford (1990) shows the rapid decline for phytoplankton in lakes. It is likely that a similar response would occur with Hudson River phytoplankton.

# **Objection(s):**

- Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why data from Langford, who published on phytoplankton in *lakes*, is applicable to the Hudson *River*. This application is speculative. *See* Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; *see also Pelletier*, 470 F.3d at 52; *Bouchard*, 2006 WL 3025883, at *7; *Colt Defense LLC*, 2005 WL 2293909, at *4; *Clough*, 809 N.Y.S.2d at 709.
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces EI Report, at 31-32

**Statement:** It is quite likely that larger fish will simply avoid entering the warm water plume, and thus will not suffer direct harm. However, these animals will be denied access to warmed areas. The thermal impacts will likely be felt most severely by the eggs and weakly swimming early life stages. Maximum temperatures in the discharge may exceed 35°C. It therefore seems inevitable that the heated discharge will result in the death of, or harm to, any American shad, Atlantic tomcod and river herring early life stages in the region of the discharge.

# **Objection**(s):

- Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity why "animals will be denied access to warmed areas" or why "thermal impacts will likely be felt most severely by the eggs and weakly swimming early life stages." Similarly, there are no facts to support the contention that "[i]t therefore seems inevitable that the heated discharge will result in the death of, or harm to, any American shad, Atlantic tomcod and river herring early life stages in the region of the discharge." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces EI Report, at 33

**Statement:** Moreover the ability of individuals to survive is not the same as the ability of the species to continue; increased temperatures may advance or delay breeding seasons, encourage breeding in the wrong place, or inhibit fish migration.

### **Objection**(s):

- Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of particularity that Indian Point causes "increased temperatures [that] may advance or delay breeding seasons, encourage breeding in the wrong place, or inhibit fish migration." Without such a link, this contention is speculative. See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces El Report, at 36

**Statement:** Thermal issues are likely to become ever more important over the coming years as we are clearly following a warming trend in river temperature.

### **Objection(s):**

- Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of certainty that "we are clearly following a warming trend in river temperature." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

### Source: Pisces EI Report, at 36

**Statement:** It is appropriate for Entergy, when considering the future, to model scenarios with higher river temperatures than those observed in the recent past or even the present.

#### **Objection(s):**

• Misleading and mischaracterizes the significance of the results of Entergy's existing hydrothermal modeling efforts. Entergy has already modeled an extreme thermal scenario

for the 1999 DEIS, which was undertaken at the direction of DEC. DEC set the extreme case conditions to be modeled. Declaration of Charles V. Beckers, Ph.D. in Opposition to Riverkeeper Proposed Contention EC-1 and New York Attorney General Contention 30, Ex. 2 at 1-2 (hereinafter "Beckers Declaration"). The conditions modeled were wholly unrealistic and the results represent conditions that can never occur in the River, because the tidal and current conditions specified never occur. *Id.* at 2. NYSDEC intended the hydrothermal modeling results presented in the 1999 DEIS to overstate the effects of the discharges modeled on the Hudson River, to be protective of the resource. *Id.* at 3. To require Entergy to "model scenarios with higher river temperatures than those observed in the recent past or even the present," if these temperatures are higher than those mandated by the DEC, would setup an even more unrealistic set of River conditions that are highly unlikely to occur. The results of such modeling, therefore, would be suspect.

• Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces EI Report, at 36

**Statement:** Absolute temperatures of riverine heated effluents of 26°C (78°F) or more are potentially lethal to smelt and tomcod. The spatial and vertical extent of the Indian Point plume is sufficient to raise concerns about the passage of fish and impacts on the benthic life of the river.

### **Objection(s):**

- Misleading and mischaracterizes the significance of the results of the Entergy's hydrothermal modeling: the Pisces experts neglect to mention that the hydrothermal modeling performed for the 1999 DEIS was undertaken at the direction of DEC, which set the extreme case conditions to be modeled. Beckers Declaration, Ex. 2 at 1-2. The conditions modeled were wholly unrealistic and the results represent conditions that can never occur in the River, because the tidal and current conditions specified never occur. *Id.* at 2. NYSDEC intended the hydrothermal modeling results presented in the 1999 DEIS to overstate the effects of the discharges modeled on the Hudson River, to be protective of the resource. *Id.* at 3. Thus, conclusions should not be drawn from the "spatial and vertical extent of the Indian Point plume."
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.

Source: Pisces El Report, at 36

**Statement:** The changes in the flora and fauna of the Estuary indicate that it would be unwise to allow the statutory temperature limits to be exceeded.

#### **Objection(s):**

- Speculation: Drs. Seaby and Henderson set forth no facts or data showing with any degree of certainty that there are "changes in the flora and fauna of the Estuary [that] indicate that it would be unwise to allow the statutory temperature limits to be exceeded." See Vogel, 52-011-ESP, 65 N.R.C. at 253; Savannah River, 070-03098-ML, 61 N.R.C. at 80; see also Pelletier, 470 F.3d at 52; Bouchard, 2006 WL 3025883, at *7; Colt Defense LLC, 2005 WL 2293909, at *4; Clough, 809 N.Y.S.2d at 709.
- Drs. Henderson and Seaby are not qualified in the design and selection of models assessing the effect of hydrothermal conditions on fish and plant behavior. As such, they are not competent to opine on matters related to the hydrothermal models used by Entergy to conclude that the hydrothermal effects of Indian Point are small. See Catawba, CLI-04-21, 60 N.R.C. at 27; McGuire, 50-369-OL, 15 N.R.C. at 474-75.