

Fishery Data Series No. 98-40

Annual Summary of Instream Flow Reservations and Protection in Alaska

by

Christopher C. Estes

December 1998

Alaska Department of Fish and Game

Division of Sport Fish



Symbols and Abbreviations

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Weights and measures (metric)		General		Mathematics, statistics, fisheries	
centimeter	cm	All commonly accepted abbreviations.	e.g., Mr., Mrs., a.m., p.m., etc.	alternate hypothesis	H _A
deciliter	dL	All commonly accepted professional titles.	e.g., Dr., Ph.D., R.N., etc.	base of natural logarithm	e
gram	g	and	&	catch per unit effort	CPUE
hectare	ha	at	@	coefficient of variation	CV
kilogram	kg	Compass directions:		common test statistics	F, t, χ^2 , etc.
kilometer	km	east	E	confidence interval	C.I.
liter	L	north	N	correlation coefficient	R (multiple)
meter	m	south	S	correlation coefficient	r (simple)
metric ton	mt	west	W	covariance	cov
milliliter	ml	Copyright	©	degree (angular or temperature)	°
millimeter	mm	Corporate suffixes:		degrees of freedom	df
Weights and measures (English)		Company	Co.	divided by	÷ or / (in equations)
cubic feet per second	ft ³ /s	Corporation	Corp.	equals	=
Foot	ft	Incorporated	Inc.	expected value	E
gallon	gal	Limited	Ltd.	fork length	FL
inch	in	et alii (and other people)	et al.	greater than	>
mile	mi	et cetera (and so forth)	etc.	greater than or equal to	≥
ounce	oz	exempli gratia (for example)	e.g.,	harvest per unit effort	HPUE
pound	lb	id est (that is)	i.e.,	less than	<
quart	qt	latitude or longitude	lat. Or long.	less than or equal to	≤
yard	yd	Monetary symbols (U.S.)	\$. ¢	logarithm (natural)	ln
Spell out acre and ton.		months (tables and figures): first three letters	Jan.....Dec	logarithm (base 10)	log
Time and temperature		number (before a number)	# (e.g., #10)	logarithm (specify base)	log ₂ etc.
Day	d	pounds (after a number)	# (e.g., 10#)	mid-eye-to-fork	MEF
Degrees Celsius	°C	registered trademark	®	minute (angular)	'
Degrees Fahrenheit	°F	trademark	™	multiplied by	x
Hour (spell out for 24-hour clock)	h	United States (adjective)	U.S.	not significant	NS
Minute	min	United States of America (noun)	USA	null hypothesis	H ₀
Second	s	U.S. state and District of Columbia abbreviations	Use two-letter abbreviations (e.g., AK, DC)	percent	%
Spell out year, month, and week.				probability	P
Physics and chemistry				probability of a type I error (rejection of the null hypothesis when true)	α
all atomic symbols				probability of a type II error (acceptance of the null hypothesis when false)	β
Alternating current	AC			second (angular)	"
Ampere	A			standard deviation	SD
Calorie	cal			standard error	SE
Direct current	DC			standard length	SL
Hertz	Hz			Total length	TL
Horsepower	hp			Variance	Var
Hydrogen ion activity	pH				
Parts per million	ppm				
Parts per thousand	ppt, ‰				
Volts	V				
Watts	W				

FISHERY DATA SERIES NO. 98-40

**ANNUAL SUMMARY OF INSTREAM FLOW RESERVATIONS AND
APPLICATIONS IN ALASKA**

by

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ABSTRACT

This report summarizes instream flow water rights applications and related activities of the Alaska Department of Fish and Game (ADF&G) during the eleventh year of the statewide instream flow program. The status of instream flow applications prepared by other agencies and the private sector in Alaska is also reported. Alaskan legislation, regulations, and other activities that influence instream flow protection are identified and reviewed.

Between July 1, 1997 and June 30, 1998, instream flow analyses were completed by the ADF&G for four river reaches: Karluk River, Kvichak River, Newhalen River, and Wood River. Applications to acquire instream flow water rights (reservations) will be submitted to the Alaska Department of Natural Resources (DNR) for adjudication based on these analyses.

Seventy-six applications for reservations of water have been filed by the ADF&G under AS 46.15.145 of the Alaska Water Use Act since 1986. Ten have been granted by the DNR. DNR has initiated adjudication procedures for 18 of the ADF&G's pending applications since June 1997. A date for completion has not been established; nor has a timeline been proposed by the DNR for processing the remainder of the pending ADF&G applications.

Federal agencies and the private sector have filed 156 applications for reservations of water under AS 46.15.145. Four of these applications were filed by the U.S. Bureau of Land Management (one has been granted), one-hundred-fifty-two by the U.S. Fish and Wildlife Service, and two by the private sector. With the exception of one of the pending private applications, the adjudication process has not been initiated by the DNR for the remaining applications for reservations of water.

Two legislatively mandated reservations of water have been granted by the DNR to comply with instream flow protection provisions of the 1992 water sales and export amendments to the Alaska Water Use Act (AS 46.15.035 and AS 46.15.037). The reservations were granted as part of the adjudication process for the Blue Lake water export project in Sitka.

Instream flow protection was also achieved through other state and federal mechanisms, but is not reported in detail.

An evaluation to identify and select options for reducing the state's costs associated with managing water allocation in Alaska was completed by the DNR in 1997. Options ranged from eliminating the Alaska Water Use Act to retaining the status quo. The DNR selected to maintain the status quo for the time being, but, is in the process of internally evaluating regulatory change proposals.

Key words: instream flow, flow reservation, water rights, adjudication, Alaska Water Use Act, statutes, AS 46.15, Regulations, Tennant Method, Montana Method, flushing flow, Karluk River, Kvichak River, Newhalen River, Wood River, negotiation, water marketing, water exports, hydropower, National Instream Flow Program Assessment (NIFPA), Federal Reserved Water Rights, Navigability, Public Trust Doctrine, Instream Flow Council, water management, water allocation.

INTRODUCTION

Alaska has abundant and diversified sport fisheries which are of considerable recreational importance to anglers and others (Howe et al. 1998). Approximately 15,000 water bodies in Alaska have been formally identified as supporting anadromous and resident fish species (ADF&G 1994). Many others have yet to be investigated.

Sufficient water of good quality is among the most essential requirements for sustaining fish productivity within Alaska's fish bearing water bodies (e.g. rivers and lakes).

Consequently, Alaskans are faced with the challenge of maintaining these conditions while satisfying needs for expanded municipal, community, and individual water supplies. Adding to this challenge are growing demands for water by private, government, and commercial developments, including the sale of water for export to other states and nations. Unless these increasing demands for and uses of Alaska's waters are properly managed, they will harm fish production and other instream uses through unacceptable modifications to flow

characteristics in rivers (instream flows) and water volume in lakes.

Fortunately, the Alaska legislature amended the Alaska Water Use Act (AS 46) in 1980 in recognition of the economic and social benefits that would be derived from retaining sufficient water in rivers and lakes. These amendments (AS 46.15.03 and AS 46.15.145) are referred to as the “instream flow law”.

The instream flow law provided the opportunity for private individuals; in addition to state, federal, and local government agencies, to legally acquire water rights (appropriations of water) to maintain a specific flow rate in rivers (or level of water in rivers and lakes) for one or a combination of four types of uses:

- 1) protection of fish and wildlife habitat, migration, and propagation;
- 2) recreation and parks purposes;
- 3) navigation and transportation purposes; and
- 4) sanitary and water quality purposes.

Under Alaskan law (AS 46.15.145) and regulations (11 AAC 93.970), an appropriation of water for these purposes is also defined as a “reservation of water”. Reservations of water can be described as the rate or volume of flow in a river, the volume of water in a lake, or a related physical attribute such as water depth. A reservation of water to protect flow related characteristics can also be called an “instream flow reservation”.

Subsequent amendments to the Water Use Act related to instream flow protection were approved in 1982 and 1992. The 1982 amendments established formal mechanisms for adjudicating Federal Reserved Water Rights (instream flow and out-of-stream) under the jurisdiction of the Alaska court system. The 1992 amendments provided

water export and sales criteria, including mandatory instream flow protection for water bodies used for water export. Regulations to implement the original 1980 instream flow law were adopted by the Alaska Department of Natural Resources (DNR) in September 1983. Additional regulations were promulgated in 1990 (Estes 1992), 1993 (Alaska Administrative Code 1993 a, b, c) and 1996 (Alaska Administrative Code 1996a, b) relating to the instream flow and other water rights application processes, application fees for water rights, conservation fees for water exports, and administrative fees associated with processing new and existing water rights.

To reserve water, an application containing supporting data and analyses that substantiate the need for the amount of water being requested must be submitted to the DNR for adjudication (the administrative determination of the validity and amount of a water right, including the settlement of conflicting claims among competing appropriators). Forms required to apply for reservations of water were first made available by the DNR in November 1983. Further information related to Alaska's instream flow water laws can be found in Curran and Dwight (1979), White (1981), Estes (1984), Estes and Harle (1987), Harle (1988), Estes (1987-1997), and Harle and Estes (1993).

The Fish and Game Act (AS 16) requires the Alaska Department of Fish and Game (ADF&G) to, among other responsibilities, “...manage, protect, maintain, improve, and extend the fish, game and aquatic plant resources of the state in the interest of the economy and general well-being of the state” (AS 16.05.020). AS 16.05.050 enables the ADF&G to acquire water rights to further its objectives or purposes. The Division of Sport Fish of the ADF&G initiated an ongoing program in 1986 to take advantage of the new

opportunity to acquire instream flow water rights for sport fishery resources and related instream uses.

This report summarizes the 12th year of this program (July 1, 1997 to June 30, 1998) in which the primary objective was to estimate seasonal quantities of instream flows necessary to sustain sport fishery resources in four stream reaches. The status of instream flow related activities of other agencies and the private sector is also provided and supplemented by relevant summaries of Alaskan legislation, regulations, and administrative actions.

METHODS

{TC “STUDY DESIGN” \L 2} STUDY DESIGN

Procedures for site selection, instream flow analysis, and completing applications for instream flow reservations were selected to comply with requirements established by state law (AS 46.15.145), state regulations (11 AAC 93.141-146), reservation of water application form instructions (Estes 1993), and the *State of Alaska Instream Flow Handbook* (DNR 1985).

SITE SELECTION

Four water bodies (Figure 1; Appendices A1-A4) were selected for instream flow analyses and preparation of instream flow reservations in Fiscal Year 1998 (FY 98, July 1, 1997 to June 30, 1998): Karluk River, Kvichak River, Newhalen River, Wood River.

Water bodies were nominated and selected following procedures in the 1984 Departmental Instream Flow Work Plan (ADF&G 1984, Estes 1985), and as modified in 1986 (Instream Flow Committee 1986).

Final selections of a water body and portions of water bodies to be reserved site were made by the Statewide Instream Flow Coordinator in consultation with Regional Supervisors for

each region of the Division of Sport Fish or designees. Selections were based on the importance of a water body to the sport fishery resources, the likelihood for competing out-of-stream uses, whether existing hydrologic and biologic data for a stream reach were adequate for performing an instream flow analysis (including the subsequent preparation and submission of an application), and whether other state and federal statutory mechanisms would provide better or more cost effective protection than an instream flow water right acquired under Alaskan law.

Stream reach boundaries for each FY 98 instream flow application were selected to insure that flow, habitat, and fish periodicity (seasonal use of habitat for passage, spawning, incubation, and rearing) characteristics within the reach were relatively uniform throughout the study reach.

Reaches were defined on U.S. Geological Survey (USGS) topographic maps with the assistance of ADF&G biologists and USGS hydrologists. Topography, watershed, and channel patterns, fish periodicity, USGS gage site descriptions and mean daily flow data were collectively analyzed.

Fish periodicity data for defining stream reaches and flow requirements were obtained and summarized from reviews of scientific literature, interviews with fishery and habitat biologists from the ADF&G and other agencies, the *Catalog of Waters Important for Spawning, Rearing, or Migration of Anadromous Fishes* (ADF&G 1994), and *Harvest, catch, and participation in Alaska sport fisheries during 1996* (Howe et al. 1997).

Alaska Department of Fish & Game 1998 Reservation of Water Sites

AS 46.15.145 Sites
Map Location #, Site Name

1. Newhalen River
2. Kvichak River
3. Wood River
4. Karluck River



Figure 1.-Locations of July 1, 1997 to June 30, 1998 Alaska Department of Fish and Game reservation of water sites.

ADF&G biologists (responsible for the areas encompassing targeted instream flow reaches) reviewed and refined the syntheses of periodicity data. If discrepancies were discovered among data sources for species distribution and life phase occurrence within a reservation reach area, individuals responsible for data sources were consulted to reach a consensus as to which data to use. The final periodicity chart was based on these consultations.

Flow data and gage site descriptions used for delineating reach boundaries were obtained from USGS *Water Resources Data for Alaska* reports; and from interviews with ADF&G biologists, USGS hydrologists, DNR Division of Mining and Water hydrologists and water resource specialists, and other resource specialists that are known to have data pertinent to the reservation.

Alaska water laws and regulations required that stream reach boundaries encompassed a stream reach with homogeneous flow and biologic characteristics. Boundaries were first determined by evaluating watershed and channel characteristics upstream and downstream of a stream gage or discharge site.

Seasonal fish distribution and species periodicity were used to refine reach boundaries that were hydrologically defined. The resulting selection of boundaries were then refined based upon reviews by USGS hydrologic personnel and ADF&G's regional biologists.

INSTREAM FLOW ANALYSIS

An applicant's choice and use of a specific method for quantifying instream flow requirements is not restricted by existing Alaska water laws, regulations, or a set of established standards (DNR 1985, Estes and Harle 1987, Alaska Administrative Code 1993a). However, the rationale for the

selection of a method or methods must be documented and include a description of the procedures. This information must accompany the resulting instream flow application.

The Tennant Method, also referred to as the Montana Method (Tennant 1972, 1976), was selected as the primary basis for quantifying instream flow requirements for the FY 98 study sites. The Tennant Method analysis was combined with an evaluation of mean daily flows, mean monthly flows, duration flows, and other hydrologic characteristics (Orsborn and Watts 1980, Estes 1984, Estes and Orsborn 1986, Shaw 1988). The combined analyses were used to determine whether sufficient water could be expected to be within each study reach during the various periods of the year in which the reservation was requested, and to enable a refinement of the instream flow choices derived with these analyses.

USGS surface water flow data, required for performing all of these analyses, were obtained from local USGS computers, USGS annual reports, and USGS staff. Each data set was transferred into Statistical Analysis System (SAS) data files (SAS 1990). Summary analysis was used to check the data for simple errors.

After initial error checking was complete, the data were analyzed by a series of SAS programs using the procedures outlined below to estimate the long-term average annual and average monthly mean daily flow values and the monthly (and/or semi-monthly) flow duration parameters.

Descriptive information pertaining to the fishery and hydrologic characteristics of the study sites were acquired through literature review and interviews with ADF&G's biologists, USGS' hydrologists, the DNR's Division of Mining and Water hydrologists, and other state, federal, and private resource

specialists that were known to have data pertinent to the reservation analyses.

ADF&G biologists and USGS hydrologists, most familiar with each study site, assisted with the refinement of this information whenever discrepancies occurred.

Tennant Method

The choice of the Tennant Method was based on its acceptance by both the DNR and Alaska courts as a valid instream flow analytical procedure (Supreme Court of Alaska 1995), and the limited availability of data, previous analyses, and financial resources required to prepare instream flow applications.

The first step of the Tennant Method was to calculate the average annual flow, QAA, (arithmetic mean of the annual mean of mean daily flows for all years of record) for each stream reach.

Next, each QAA was multiplied by eight Tennant Method coefficients (percentages) to calculate instream flows for eight habitat categories.

Seven of the Tennant Method habitat categories (ranging from 10% to 100% of the QAA) represent a range of poor to optimum habitat quality conditions for fish and wildlife.

The eighth category (200% of the QAA) represents the short-term flushing flow that Tennant (1972) considers necessary to maintain channel substrate characteristics suitable for fish spawning and egg incubation, and benthic invertebrate production. Research by Estes (1984, Reiser et al. 1985) suggests supplemental analyses are required to modify or substitute for Tennant Method flushing flow calculations.

Next, hydrologic analyses were performed to estimate baseline flow conditions in each stream reach. This involved calculating mean monthly flows (QAM), the arithmetic mean of the monthly mean daily discharge for a given

month for the entire period of record, and flow duration estimates (the frequency of occurrence of mean daily flows within a particular month).

Finally, seasonal instream flow requirements for individual life phases of fish for each stream reach were chosen by comparing the eight Tennant Method flows, fish periodicity data, QAM, and flow duration estimates. With the exception of flushing flows, instream flows were selected that corresponded to both fish periodicity and the highest of the other seven Tennant Method habitat categories that did not exceed flow duration estimates during that same period.

During the months when spawning occurs, flows within the highest qualitative instream flow condition were selected from the Tennant analysis output that did not exceed those estimated by other hydrologic analyses (i.e. mean monthly flow or duration analysis values) during that same time period.

During other life phase time periods, the highest of the flows were selected that were expected to occur within the system during that time period that fell within the Tennant ranges of “fair to excellent”.

When more than one life phase occurred for the same or different species during the same time period, the life phase for that time period requiring the highest instream flow value were requested for that time period.

A flushing flow calculation was calculated as part of the Tennant Method analyses, but not used to file for a flushing flow water right due to provisions in the Water Use Act (AS 46.15.145) that are interpreted by the DNR to limit reserving this type of flow to water bodies with controlled flows. Resources were unavailable to perform supplemental flushing flow analyses recommended by Estes (1984) for refining and supplementing flushing flow results derived by using the Tennant Method.

Average Annual Flow Procedures

Calculation of QAA, from the existing USGS mean daily flow records for the stream reaches, involved first obtaining the mean of the mean daily flows within each water year (October 1-September 30):

$$qaa_h = \frac{\sum_{i=1}^{d_h} q_{hi}}{d_h}; \quad (1)$$

where: qaa_h equaled the mean annual daily flow for each year (h) of record; d_h equaled the number of days in each year of record (note that only complete years of record were used in this analysis; d_h varied only between leap and non-leap years); q_{hi} equaled the daily mean flow in cubic feet per second for each day in the record.

Next, QAA was estimated as a mean of the annual mean daily flow values over all complete years of record:

$$Q\hat{A}A = \frac{\sum_{h=1}^n qaa_h}{n}; \quad (2)$$

where: n equaled the years of record (with complete daily flow records for each water year).

Mean Monthly Flow Procedures

The QAM was estimated similarly by first estimating the mean daily discharge for each complete month in the record:

$$qam_{jh} = \frac{\sum_{k=1}^{d_{jh}} q_{jkh}}{d_{jh}}; \quad (3)$$

where: qam_{jh} equaled the monthly mean daily flow for each month (j) for each year of record (h); d_{jh} equaled the number of days in each month of record (note that only complete months of record were used in this analysis); q_{jkh} equaled the daily mean flow in cubic feet per second for each day in the record.

Next, QAM was estimated as a mean of the monthly mean daily flow values over all complete years of record:

$$Q\hat{A}M_j = \frac{\sum_{h=1}^{n_j} qam_{jh}}{n_j}; \quad (4)$$

where: n_j equaled the years of record with complete daily flow records for each j .

Duration Analysis Procedures

Flow duration estimates were calculated as percentiles of the distribution of observed values within the time periods involved over the years of record. For example, flow duration estimates for the month of April were calculated by combining all mean daily flow values for April (for all years having complete April records). Then the empirically defined distribution (observed-combined mean daily flow values) was calculated as follows. If the quantity to be calculated was defined as the " t^{th} " percentile, where $p = t / 100$, then setting:

$$np = j + g$$

where: n was equal to the number of observed mean daily flow values in the combined group (for example 300 days for a 10 year- record of complete months of April); j was the integer part of n times p ; and g was the fractional part of n times p . For example, if $n = 300$ and we wanted to calculate the 97th percentile, then $j = 291$ and $g = 0$; or for the 2.5th percentile, then $j = 7$ and $g = 5$.

Then the t^{th} percentile (y) was defined as:

$$y = (x_{(j)} + x_{(j+1)}) / 2 \quad \text{if } g = 0; \quad (5a)$$

or

$$= x_{(j+1)} \quad \text{if } g > 0; \quad (5b)$$

where: $x_{(j)}$ and $x_{(j+1)}$ were the ordered (from smallest to largest) values in the combined group of mean daily flow values.

The above and other legally required information was combined and used for preparation of instream flow applications following procedures defined by state law, state regulations, and other administrative requirements (ADNR 1985, Estes 1993, Harle and Estes 1993).

RESULTS

Analyses were completed and applications prepared to request instream flow protection for fish in four stream reaches in four river systems (Figure 1; Appendices A1-A4; ADF&G 1998a, b, c, d): Karluk River, Kvichak River, Newhalen River, and Wood River. Applications are undergoing normal review prior to submitting them to the DNR.

The lengths of the five stream reaches, ranged from approximately 21 miles (Wood River, Appendix A4) to 62 miles (Kvichak River Appendix A2).

Fish periodicity for each stream is illustrated in Appendices A5-A8. Karluk River (Appendix A5) had the lowest variety of fish species reported (8) and Newhalen River (Appendix A7) had the most species (22). Appendix A9 lists the common and scientific names of the fish species listed in the periodicity charts (Appendices A5-A8).

Historical records of USGS mean daily flow data varied from five years of record for Karluk River to twenty-one years for Newhalen River (Appendix A10).

QAA, mean monthly flow, and Tennant Method results are summarized in Appendices A11-A14. QAA values ranged from 418 cubic feet per second (cfs) for Karluk River (Appendix A11) to 17,854 cfs for the Kvichak River (Appendix A12). Mean monthly flows ranged from 237 cfs in Karluk River during March (Appendix A11) to 26,819 cfs in the Kvichak River during September (Appendix A12). Optimum habitat flows ranged from

251-418 cfs for Karluk River (Appendix A11) to 10,712-17,854 cfs for Kvichak River (Appendix A12). Poor habitat flows ranged from 42 cfs for Karluk River (Appendix A11) to 1,785 cfs for Kvichak River (Appendix A12). Tennant flushing flow values ranged from 836 cfs for Karluk River (Appendix A11) to 35,708 cfs for the Kvichak River (Appendix A12).

Instream flow values requested usually ranged from 60% to 100% of the QAA for the spawning and passage seasons, and 10% to 40% of the QAA for incubation and rearing seasons (ADF&G 1998a, b, c, d).

There is presently no legal mechanism for reserving flushing flows in unregulated streams and rivers in Alaska. Research by Estes (1984) suggests flushing flow calculations, using the Tennant Method, require additional analyses that were not funded. Therefore, Tennant values were not modified and used for reserving flushing flows for the four river reaches.

A flushing flow statement was included in each instream flow application to establish a basis for protecting flushing flows in these unregulated systems (until an acceptable method is developed for use under state law). The statement explained that flushing flows were required to maintain fish habitat and (at a minimum) must be safeguarded whenever significant flow modifications or a structure capable of controlling flows were planned.

Instream flow regimes requested are not included in this report because they are subject to modification both while undergoing departmental review prior to submission to the DNR and during the various stages of the DNR adjudication process. These data will be presented in future reports following the completion of these processes. Past experiences indicate DNR's adjudication of reservation of water applications (filed by the ADF&G and other applicants) is often

delayed several years beyond the time of application submittal.

DISCUSSION

RESERVATIONS OF WATER

Status of Applications

Between 1980 and December 1998, the DNR received a combined total of 237 applications for reservations of water (under AS 46.15.145) from the ADF&G, federal agencies, and private sector (Appendix A15, Estes 1987-1997, Harle 1988, Harle and Estes 1993; Keith Bayha, U. S. Fish and Wildlife Service, USFWS, Anchorage, personal communication, Mary Lu Harle, USFWS, Anchorage, personal communication, Bernice Sterin, U. S. Bureau of Land Management, BLM, Anchorage, personal communication).

Not including the 1998 ADF&G applications, 76 instream flow applications have been completed by the ADF&G (75 for rivers and one for a reservation of water in a lake), four by the BLM, 152 by the USFWS (12 rivers and 140 lakes), eight by the non governmental (private) sector (four by the Anchorage Audubon Society, two by private individuals, one by the Arctic Unit of the Alaska Chapter of the American Fisheries Society (AFS), and one by the Juneau Chapter of Trout Unlimited (TU).

Six of the private applications (four Audobon and two applications completed by private individuals) were rejected by the DNR in the early 1980s for a variety of reasons and are therefore not represented in Appendix A15. (Estes 1993, Harle and Estes 1993). One of the BLM and 10 of the ADF&G applications for instream flow reservations have been adjudicated and granted by the DNR (Estes 1994).

No ADF&G pending applications for reservations of water have been completely processed and granted since 1990.

Adjudications for two of the ADF&G's applications were initiated in 1996 (Estes 1996), 15 more on June 30, 1997, and one more in the fall 1998. Seventeen of these adjudications in progress were initiated by the DNR as part of an 18-month project (that began in January 1996) to adjudicate all classes of pre-1996 water rights applications (Estes 1996). The ADF&G has been unable to address these unexpected adjudications because only one person has been funded by the program to file for instream flow reservations and perform other related duties.

While DNR attempted to reduce its pre-1996 backlog, all water rights applications filed after December 31, 1995 were added to a new backlog unless a special exemption for an expedited review was obtained by an applicant. Although the backlog project was to end on June 30, 1997, an estimated 200 pending pre-1996 water rights applications, (including the 17 ADF&G adjudications in progress) and approximately 1,500 administrative actions remain to be processed and/or completed. Another adjudication was initiated by the DNR in 1998 in response to a request for an expedited review by an out of stream appropriator. It too has not been completed.

A schedule has not been established by the DNR for addressing the other remaining ADF&G applications pending adjudication by the DNR (Estes 1992-1997, Harle and Estes 1993). Some of the pending ADF&G applications were filed 10 years ago.

Efforts were made to resolve water rights claims for the Indian River Basin in Sitka. This basin is also subject to Federal Reserved Water Rights (FRWR). Although a reservation of water has been granted to the ADF&G, it is junior to other water uses and will not protect fishery resources unless other senior water rights are adjusted to provide seniority to the ADF&G water right. This

particular instream flow water right was filed by the ADF&G in response to a request by the DNR for ADF&G assistance to help settle water rights disputes in the Indian River basin.

Other Reservation of Water Categories

Two instream flow reservations were granted by the DNR (under AS 46.15.035) in 1996 as part of the adjudication process for a water right application filed by the City and Borough of Sitka to export water from Blue Lake. Water exports require mandatory reservations of water with a 1992 priority date to protect fish resources (Estes 1992, 1996, Harle and Estes 1993) per 1992 amendments to the Alaska Water Use Act (AS 46.15.035 and AS 46.15.037).

OBSTACLES TO CURRENT AND FUTURE PROTECTION

More than 15,000 fish bearing freshwater bodies (ADF&G 1994) are potentially subject to water extraction and flow modification in Alaska. Thus, it is not surprising the Alaska Legislature and Governor approved amendments to the Alaska Water Use Act in 1980 to allow for the formal reservation of water (AS 46.15.145) for, among other reasons, to help sustain the production of Alaska's invaluable fishery resources in rivers and lakes. To qualify for water rights protection under AS 46.15.145, many of these 15,000 fish bearing rivers must be subdivided into five or more individual instream flow reservation reaches. Each of these reaches will require a separate instream flow reservation application. Therefore by multiplying the 15,000 anadromous water bodies by a conservative estimate of only four reaches equals 60,000 potential instream flow reaches requiring protection. The ADF&G continues to question why less than 100 river reaches and 141 lakes (out of an estimated 60,000 or more fish bearing river reaches and over a million lakes) have been targeted for

formal instream flow and related protection during the past 12 years (Estes 1987-1997). And of the applications for reservations of water filed and accepted, why have so few been granted; and, why are the remainder pending adjudication? There are several reasons; among them are: insufficient allocations of personnel and financial resources needed for performing application and adjudication functions related to the reservation of water, insufficient hydrologic data required for defining water availability and instream flow requirements, lengthy administrative processes for preparing and adjudicating applications for water reservations, insufficient public education relating to instream flow and other water reservation protection opportunities, and except for state agencies, reservation of water application fees (Estes 1993, Harle and Estes 1993).

Limited Hydrologic Data

The dearth of hydrologic data in Alaska continues to be perhaps the most limiting factor governing our ability to define instream flow and other water uses. Although Alaska has approximately 40 percent of the nation's surface freshwater supply (Harle and Estes 1993), only 456 USGS continuous flow stream gaging sites have been established in Alaska since 1908 (Meyer 1998). This equates to flow measurements for less than 1 percent of Alaska's water bodies. Eleven of these Alaskan gage sites have less than 1 year of continuous flow data, thirty-five have 1 year of continuous flow data, eighty-nine have 1 year to less than 5 years of continuous flow data, seventy-eight have 5 to less than 10 years of continuous flow data, one hundred-twenty-seven have 10 to less than 20 years of continuous flow data, one-hundred-nine have 20 to less than 50 years of continuous flow data, and seven sites have 50 or more years of data (Appendix A16).

Seventeen percent, or 78 of the 456 gages established in Alaska, were operational during Water Year 1998, October 1, 1997 to September 30, 1998. Typically, no more than 20 percent of the total number of Alaskan gages are active in any one water year due to funding restrictions (Estes 1991-1997, Brabets and Hawkins 1995, Brabets 1996, Meyer 1998).

The 78 gages operating during Water Year 1998, represents an average of approximately one stream gage per 7,500 square miles in Alaska. Alaska's density of gages contrasts significantly with the lower 48 states' average of one gage site per 400 square miles.

It should be noted that similar USGS historical data summaries for Alaska reported by this report series in prior years (Estes 1987-1997) were recently found to be incomplete (Dave Meyer, USGS, Water Resources Division, Anchorage, personal communication). As a result, the data reported in this year's report (Appendix A16) have been corrected and should not be compared directly with prior summaries of similar types of data reported previously by this report series (Estes 1987-1997). Errors in the summary data submitted by the USGS to the ADF&G in past years were identified by a USGS project to automate their historical index of streamflow data for Alaska. The data for 1998 (presented in this report) do not alter prior conclusions (Estes 1987-1997) regarding the dearth of historical flow data available for instream flow and other water rights and other assessments of these data for the majority of waterbodies in Alaska.

The stream gaging trend in Alaska is especially alarming, even for the limited number of gage sites that have been established. As of September 30, 1998, only 53 percent or 243 of the 456 Alaskan gage sites (Appendix A16) could meet the USGS 10 year-minimum historical data standards for

supporting a statistically reliable regional flow analysis. Daily stage and water surface elevation data are also non-existent for the majority of Alaskan lakes.

The limited availability of real-time and historical hydrologic data for Alaska has resulted in the majority of requests for withdrawing and impounding water or acquiring instream flows being based on estimates of flows. To estimate flows, one must use regional hydrologic models and/or extend limited data bases through correlation with a limited number of longer-term sites. In the absence of long-term data, it is obvious the USGS databases, from which these models were developed, limit the ability to evaluate naturally occurring hydrologic patterns at ungaged sites (and sites with limited historical flow data) with confidence.

It is more time consuming to estimate flow characteristics for streams having a limited or non-existent database as opposed to summarizing data for a stream having an adequate historical record. Precipitation information also required for these ungaged flow models is also limited, further complicating the process for estimating flow availability. Similar data limitations hamper efforts to quantify water reservations for lakes.

Basic hydrologic data are required by all potential water users (out-of-stream and instream), and water management agencies to enable them to project the reliability and amount of water that might be available, even if there were no other competitors for their targeted water source. Continuous flow and stage data are also necessary to manage and enforce existing water rights.

Limited road systems, extremes in weather conditions, and difficulties such as loss of equipment to bears and other wildlife make data collection difficult and expensive in Alaska.

It should be obvious that additional gaging stations should be added for a minimum of 10 to 20 years to improve the accuracy of the information used to make decisions pertaining to water availability and allocation in Alaska. Unless a commitment is made to close these data gaps in Alaska, we will continue to be limited to making decisions regarding water allocation using these models with little or no hope for improving the precision or accuracy of our flow estimates.

Limited Financial Resources

Over the past 12 years, the ADF&G devised a strategy to enable it to quantify instream flow needs for fish with limited hydrologic and biologic data. This strategy has enabled the ADF&G to partially compensate for the limited availability of financial and personnel resources allocated by the department for collection and analysis of instream flow data needed to acquire and protect instream flows.

To compensate for these limitations, the ADF&G has developed and refined a cost-effective approach to acquire the majority of its instream flow protection for fish by using the Tennant Method as its primary technique for analyzing instream flow needs. When necessary, this method has been modified and new procedures (requiring minimal resource expenditures) have been developed (Estes 1989, 1992) to request specialized instream flow and related reservations of water (e.g., flushing flows, and water depth and area in lakes).

As a rule, uses of more sophisticated and expensive methods for reserving water, such as the Instream Flow Incremental Methodology (Bovee 1982) have been limited to situations where competition between out-of-stream uses and instream related requirements was likely to be highly controversial and required an incremental quantitative flow analysis.

Projects under federal jurisdiction (e.g., projects requiring a Federal Energy Regulatory License, FERC) have occasionally mandated a specific data collection and analytical procedure. Basin wide adjudications for quantifying Federal Reserved Water Rights may also require the use of more costly data collection and analysis processes.

Unfortunately, supplemental funding, available in the past for projects requiring application of more sophisticated methods, has become increasingly difficult to obtain. Funding has also been unavailable to systematically evaluate whether reservations of water have been providing the desired protection and to monitor whether water uses have been in compliance with governing appropriations.

Duration of Administrative Processes

Administrative processes can be an added deterrent to potential and existing applicants, for reservations of water, including the ADF&G. Based upon past experiences, an estimated 1- to 3-weeks of an applicant's time may be required to participate in the various phases of the DNR adjudication process for each outstanding instream flow application (Estes 1994).

Adding to an applicant's frustration, is the absence of a fixed timetable for the DNR to adjudicate water rights applications after they are filed. There have been no completed adjudications of the ADF&G's and other applicants' pending applications for reservations of water (filed under AS 46.15.145) since 1991 (Estes 1992-1997, Harle and Estes 1993). However, under AS 46.15.035 and .037, the DNR recently granted two mandatory reservations of water required by 1992 water export amendments to the Water Use Act (Estes 1996). And as noted

above, the adjudication of 18 of ADF&G's pending reservation of water applications, (17 as part of the former DNR backlog project), has been initiated by the DNR.

The DNR's variable schedule for processing water rights applications for instream flow and other water reservations, and the overall backlog of water rights actions by the DNR adds another obstacle and level of difficulty. The unscheduled initiation of the adjudication of so many former applications at once cannot be accommodated under the existing ADF&G program.

Prior to 1996, DNR's water rights application backlog was estimated to have been growing at a ratio of approximately one reservation of water application per ten applications for out-of-stream water rights.

Complicating the adjudication of the DNR backlog are water rights for out-of-stream uses that were grandfathered by the DNR in 1966. Many of these water rights were granted without identifying whether the quantity of water claimed by an applicant actually existed, was needed, or used. This may have resulted, or will result, in overappropriations from some of the affected water sources.

DNR's eventual adjudication of its backlog of applications for out-of-stream uses of water (derived from or affecting fish bearing water sources) could provide another type of opportunity for instream flow and related protection if sufficient resources are available to review each water right application and identify instream flow needs.

This is because under AS 46.15.080 (b)(3), the DNR is required to provide the ADF&G the option to review any proposed water use that may affect fish and wildlife production. The ADF&G can, based upon its review, request the DNR to condition (revise or deny) an applicant's proposed out-of-stream water

use for the purpose of protecting fish and wildlife.

On the other hand, the timing for adjudicating these out-of-stream water rights has already strained ADF&G's instream flow and other program resources (similar to concerns expressed above associated with reservation of water adjudication processes).

The potential benefit of conditioning a consumptive water use or a water use that modifies flow characteristics must be considered because the unallocated water, resulting from a DNR condition placed on a water right (in consideration of a request from the ADF&G), remains subject to future appropriations. This is because the DNR is only required to consider the input of the ADF&G, and can accept, modify, or ignore the ADF&G's recommendations under this provision.

Findings of Fact and Conclusion of Law Documentation

An absence of standards governing how the DNR documents its rationale for adjudication decisions under AS 46.15.080 further weakens instream flow related considerations under these provisions. This was further emphasized in court litigation challenging an adjudication determination by DNR (Supreme Court of Alaska 1995).

Inadequately documented decisions for denying or reducing the amount of water granted to an applicant for an out-of-stream use (in response to a request from the ADF&G) may result in future DNR adjudicators inadvertently interpreting that the remaining unallocated water in a water body remains subject to allocation, when in fact, a public interest decision had been previously made for purposes of instream protection.

This record keeping problem would be solved if the DNR were to adopt findings of fact and conclusions of law procedures for all water

rights applications. Presently, this process is only mandatory for reservation of water adjudication decisions (11 AAC 93.0145).

These were among the reasons AS 46.15.145 provisions were enacted to establish a formal mechanism for allocating water rights for instream flows and other reservations of water (Harle and Estes 1993). Accordingly, it is in the best interests of the ADF&G to closely monitor the DNR's future plans for adjudicating their large backlog of out-of-stream water rights and completing other pending water allocation related administrative actions.

Date of Priority

The growing backlog of the ADF&G's applications for water reservations pending adjudication has, until recently, not been interpreted to pose an immediate threat to desired instream flow and related protection. This is because a priority date was assigned to each application for a reservation of water at the time it was accepted by the DNR.

The priority date establishes the order of priority for the allocation of water within and from the source of water. However, until the adjudication process is completed, the amounts of water requested in applications for water reservations and out-of-stream water uses remain subject to modification or rejection by the DNR.

Until recently, this principle has been applied consistently. Thus, until an instream flow or reservation of water right application has been fully adjudicated, it is assumed 100% of the original amount of water requested in the application will be managed by the DNR on behalf of the applicant.

The ADF&G has become increasingly concerned as more time passes before an application for a reservation of water is adjudicated. This is because it is more likely that those responsible for the original instream

flow and water reservation analyses and application preparation, and the DNR staff who completed the initial phases of an adjudication will have changed employment or responsibilities. It is also conceivable that out-of-stream competition for water from sites pending adjudication of previously filed applications for instream flow and other reservations of water will increase over time.

Experiences gained by other states indicate that protection of instream flow and other reservation of water uses is often judged to be less important than allocating water to competing out-of-stream water uses when competition for water allocation is keen.

Accordingly, there is a danger that lengthy delays in adjudicating applications for reservation of water uses may result in less than desired protection than would otherwise be granted today (while competition from other out-of-stream water uses remains minimal).

DNR Water Diversion Policy

Another limitation of existing water management practices, is the DNR policy of not managing water diversions when water is not used. For example, this applies to a water body that has been diverted without putting the water to use before returning the water to the original water source at the same or different location from the initial point of diversion.

The DNR claims they have no water management authority for this type of diversion unless someone possesses a prior water right for instream flows or water extraction within the river reach that was diverted. The DNR bases its position on the belief that they cannot manage the water unless it is put to a beneficial use (even if fish were identified as using the reach from where the water was diverted).

This DNR policy could result in the dewatering of portions of fish bearing waters, unless the ADF&G were notified of the water diversion and exercised its AS 16.05.840 and 870 authorities.

Fees

Fees charged by the DNR for filing instream flow and other reservation of water applications are another deterrent for applicants. With the exception of state agencies, all applicants seeking to acquire a reservation of water are charged \$500 per application (Alaska Administrative Code 1993b). There is no charge to state agencies.

The \$500 fee is expensive relative to application fees charged by the DNR for most other water rights and (unlike other water rights) is not based on the amount of water requested. Although the USFWS has provided DNR \$76,000 in filing fees for its 152 pending instream flow applications, the DNR has not adjudicated any the USFWS instream flow applications.

An additional regulatory fee was adopted by the DNR in 1993 (Alaska Administrative Code 1993c). It enables the DNR to charge for the cost of staff time expended on the adjudication of water rights that exceeds the application fee. This supplemental fee is discretionary and serves as another obstacle for filing instream flow and other reservation of water applications by the private sector, and perhaps federal agencies.

Applications Summary

The above factors, and the complexity of water law and regulations, all contribute to the low number of applications filed for reservations of water.

THE FUTURE

Some of the above and related concerns have and are still being addressed by the Alaska Legislature (Welker 1997, Estes 1992-1997, Harle and Estes 1993), the Interagency

Hydrology Committee for Alaska (IHCA), and the Alaska Water Management Council (AWMC), and more recently the ADF&G. It is likely some of these issues will continue to be addressed as competition for water resources increases.

Alaska Water Management Council

The AWMC was established in 1992 to improve water management through better interagency state and federal coordination and cooperation. One of the products produced by council participants details water data issues for Alaska (Munter 1992) and is a good reference identifying options for improving the ability of state and federal agencies to manage water data.

Former Alaskan Governor, Wally Hickel signed an Administrative Order formalizing the activities of the AWMC in 1993 (Hickel 1993). Federal agencies challenged the language and requested modifications. The order was voided. The revisions requested by federal agencies were never formalized.

The AWMC has not met since the Fall of 1993. It is unlikely the AWMC will be reinstated by the administration of Alaska's current Governor, Tony Knowles.

Interagency Hydrology Committee for Alaska

The IHCA was formed in the early 1970s to coordinate technical concerns relating to the collection, analysis, and reporting of Alaskan hydrologic and climatologic data by state, federal and local agencies. In 1993, the IHCA accepted a request from the AWMC to serve as their technical advisor.

The IHCA continues to meet twice a year despite the demise of the AWMC.

Water Exports

Alaska legislation enacted in 1992 (AS 46.15.020 -.037), relating to the export and marketing of water (House Bill 596), has the

potential to affect the protection of instream flows and other water reservations on a large scale (Estes 1992-1997, Harle and Estes 1993).

Regulations for conservation fees, required by the legislation, were promulgated in early 1996 (Alaska Administrative Code 1996a, b). However, regulations defining how to execute the provisions were never completed and unavailable for guiding the first export under the law.

This uncertainty created confusion during the adjudication of the first water export application under this 1992 water export legislation. The application was filed by the City and Borough of Sitka to acquire a water right to annually withdraw fourteen thousand acre-feet of water from Blue Lake for export and sale.

Global Water, Inc., a Canadian firm, has a contract with the City and Borough of Sitka to purchase and ship the water by tanker to China and the Far East. The City and Borough of Sitka may earn between \$30 million to \$80 million per year if the full amount of water appropriated is exported annually. The State of Alaska is limited to earning a maximum of \$80 thousand per year based on water export conservation fee regulations promulgated this year.

Two instream flows were granted for this system as mandated by the Water Use Act. Reservations of water were granted establishing protection for fish in Blue Lake, and to protect instream flow needs of fish in Sawmill Creek.

There was a tremendous push by the City and Borough of Sitka to adjudicate the Blue Lake water export appropriation in a timely manner. More than two years have passed since the approval of the appropriation by the DNR. Ironically, the infrastructure is

incomplete and schedule for initiating water exports still remains unknown.

Interest for exporting water from Alaska to other states and countries appears to be increasing (Swagel 1996, 1998,). Two water use applications to export water from Alaska were filed by Sun Belt, a California based company, prior to the passage of HB 596. The applications were closed due to incomplete information. If these water rights had been granted by the DNR, Sun Belt would have withdrawn water from Orchard Lake in Ketchikan and the tailrace of the Snettisham Hydroelectric Project in Juneau.

Water has been purchased from the Municipality of Anchorage water supply for export to Seattle, and eventually Saudi Arabia, by Alaska Glacier Fresh. The company hopes to eventually export 14 million gallons of water per tanker load using a Saudi Arabian ocean vessel (Estes 1995).

The Municipality of Anchorage sold 1.7 million gallons of water to an unspecified industrial plant in Japan during 1994 (Blumberg 1994). The water was sold for \$3.14 per 1,000 gallons, for a total sale of \$5,338. The water was transported to Japan by an industrial ocean tanker.

A Washington state based firm is exploring water export sites on Prince of Wales Island and other development plans for water export operations in Alaska are increasing (Estes 1996, 1997,). A special interagency task force has been formed related to labeling and packaging of bottled water slated for intra state and out of state water exports.

Matanuska Maid, an Alaskan dairy firm, projects the majority of its profits will come from sales of bottled water in the next 10 years (Ragsdale 1997).

The effects of water exports and sales will undoubtedly increase as time passes, placing a greater emphasis on the laws passed to

regulate these activities. Accordingly, the impact of this law cannot be fully assessed at this time.

Hydropower Development and Hatchery Water Rights

The development of small and medium sized hydropower operations in Alaska is on the rise and adding to increased competition for water needed instream and within lakes for fish production. Currently, Alaska has more new hydroelectric development underway than other states. Ten new projects are in the process of planning and preliminary feasibility study phases. Two new projects were recently licensed. And several projects are seeking new amendments or are soon to enter into a relicensing phase.

In addition to data limitations discussed above, resources to keep up with the demands of project reviews related to instream flow and other impacts are insufficient for adequate oversight.

In 1997, Senator Murkowski introduced Senate Bill 439 in the U.S. Senate to exempt Alaska from jurisdiction by the FERC for hydropower projects that are five megawatts or less. Although the bill failed to pass in October 1998, it is assumed similar legislation will be introduced in 1999. The state of Alaska expressed its views on this legislation in 1997 and communicated a summary of these views to a hydropower developer (Rue 1997). Essentially, the state indicated a desire to obtain more control over management of its resources, but only if the state enacted legislation that would give the same level of protection to fisheries as is currently provided by FERC and if additional financial resources were available for hydropower reviews.

FERC recently provided training to agencies and the public to facilitate use of the FERC processes. Additionally the ADF&G has developed templates for Applicant Prepared

Environmental Assessments, including Communications Protocols for use with this FERC process.

It remains unknown when and how much of an impact deregulation of the power utility industry will have on Alaskans and instream flow protection in Alaska. Similar to choices offered to consumers by telephone utilities, it is assumed Alaskans will eventually be able to select their electric power utility provider, when more than one alternative becomes available. At the same time, it is unknown whether the state will divest itself of the four dam pool and other state hydroprojects. These factors and the development of interties will also influence the ADF&G's and other agencies' abilities to keep pace with these developments.

Transfers of hatcheries to the Division of Sport Fish by other divisions of the ADF&G have resulted in the identification of inadequate water rights needed for hatchery operations and instream flow water rights required for fish production in waters impacted by these hatchery operations.

Elimination of the Water Use Act

Perhaps, the most significant and immediate threats to future instream flow protection in Alaska were cost savings options being considered by the DNR (Estes 1996). These ranged from elimination of the Alaska Water Use Act and the DNR Water Management Section within the Division of Mining and Water to retaining the status quo (Estes 1995, 1996). Based on an evaluation of a DNR survey regarding these options, the DNR has selected to maintain the status quo until it proposes regulatory modifications in the future. Correspondence regarding these options and other concerns discussed above are included in Appendix B1 of Estes (1996).

Summary of Other Demands for Instream Flow Protection

Despite the limited availability of resources to acquire instream flows for fish, the ADF&G's instream flow program has become increasingly burdened with annual increases in requests for technical support by other staff, agencies, and the private sector. Among the support needs, includes participation on the Interagency Navigability Team which is attempting to address recommendations from a waterways issues audit conducted in 1997 (Welker 1997).

Without additional staffing and financial resources, the limitations above, combined with the growth in demands for assistance to others, will increasingly hamper, if not prevent, the ability of the ADF&G to maintain its average production rate of seven applications per year (Estes 1987-1997).

RECOMMENDATIONS

Based upon the experiences of the ADF&G, many of the following recommendations to protect instream flows were originally proposed in this report series in past years (Estes 1989-1997). Others have been presented in other forums. I am pleased to report, that in response to many of these recommendations, the ADF&G began the process to expand and convert its instream flow program into the aquatic resources coordination program in FY 1999 (July 1, 1998 to June 30, 1999). Four new positions are being added to the program in FY 99. This will enable the ADF&G to begin addressing many of these recommendations during FY 99 and subsequent years.

- 1) Pending requests for additional ADF&G staff (fishery biologists and hydrologists) and financial resources are funded for 1999. This will allow for improved instream flow protection on gaged and ungaged water bodies, including

completion of adjudications without impeding the completion of new applications by the ADF&G.

- 2) A prior request for adding staff to assist with hydropower coordination and data collection and analysis have been approved. This is being accomplished on a multidivisional basis and will insure instream flow and other impacts are coordinated and adequately addressed under Federal Energy Regulatory Commission processes without impeding other instream flow protection functions performed by the Department.
- 3) Legislation should be enacted annually to continue funding additional stream gage recommendations of the USGS network evaluation. The stations are required to improve flow projection models and of water for out-of-stream, instream and related uses. They are also required to predict and monitor floods. Although legislation has not been enacted for a large scale program, funding has been secured to establish four gage sites under a cooperative effort between the ADF&G and USGS in FY 99.
- 4) Out-of-stream appropriations of water should be automatically reviewed by the DNR once every 10 years, as are reservations of water. No action has been taken by the DNR on this ADF&G recommendation.
- 5) The DNR water rights database should be fully automated, converted to a GIS system, and made easily accessible to other agencies and the public. Efforts by DNR, ADF&G and other agencies to obtain funding for this task have been unsuccessful to date.
- 6) All water rights acquired under grandfather provisions in 1966 should be evaluated to determine their accuracy

based on hydrologic analyses of water availability. If analyses of flow data indicate water is overappropriated and public interest criteria were not addressed adequately, corrective adjustments should be made to the affected certificate of appropriation. No action has been taken by the DNR regarding this recommendation.

- 7) The ADF&G should review the status and adequacy of all water rights held by the department. The department should also evaluate whether all water uses comply with state statutory and regulatory requirements. New positions added in FY 99, should enable the ADF&G to begin this task.
- 8) The Instream Flow Incremental Methodology or other equivalent methods should be used to reanalyze the adequacy of instream flow reservations obtained using the Tennant Method for the most important sport fisheries. If results indicate additional water should be reserved, a supplemental instream flow reservation application should be completed and filed. This may also include monitoring of fish population dynamics. Funding had not been made available for this task to date.
- 9) All DNR water rights decisions and the rationale for granting, conditionally granting, or denying diversionary, withdrawal, and impoundment water rights (i.e. findings of fact and conclusion of law) should be documented in writing. This requirement is mandatory for instream flow water rights, but only optional for out-of-stream water rights. Decisions to condition a water right for fish and wildlife purposes should be incorporated into final certificates of appropriation to insure the record is clear why a water allocation has been conditioned. DNR is beginning an effort to keep better documentation as a result of the 1996 Supreme Court ruling (Supreme Court of Alaska 1995)
- 10) Legislation should be enacted or regulations established that will guarantee a base level of instream flow protection for all fish bearing waters. It is unknown whether the legislature intends to consider this recommendation in the near future.
- 11) A formal instream flow educational program should be funded to encourage public participation in the instream flow reservation process. No action has been taken specific to this recommendation. However, a new program to improve the ability of the Division of Sport to provide this kind of service may also benefit the instream flow program.
- 12) An instream flow methods and application handbook should be prepared to provide sufficient guidance for the public and other interested parties to file for instream flow reservations. This will be one of the tasks that is initiated with the additional staff that are budgeted in FY 99.
- 13) Private sector instream flow applicants should be exempt from optional administrative fees that can presently be assessed by DNR to pay for DNR staff adjudication time and resources. No action has been taken by the DNR on this ADF&G recommendation.
- 14) The DNR should provide the ADF&G and applicants for water rights a minimum of 60-days written warning prior to beginning the adjudication of a pending instream flow or other water rights application filed by the ADF&G and others. No action has been taken by the DNR on this ADF&G recommendation.
- 15) The validity of statutory provisions, that can be interpreted to automatically grant

instream flow water rights for water bodies within Alaska State Parks, should be established. No action has been taken by the DNR on this ADF&G recommendation.

- 16) The Alaska Water Use Act should be amended for consistency with the Alaska Constitution and Alaska Water Management regulations to clarify that priority of use for instream flow water rights is on equal footing with priority of use for other water allocation purposes. No action has been taken regarding this ADF&G recommendation.
- 17) Regulations for implementing all of the provisions of House Bill 596 should be completed. (Estes 1993-1997). No action has been taken by DNR regarding this ADF&G recommendation.
- 18) The DNR should reevaluate the validity of earlier policies preventing management of water that is diverted from a water body and not used. No action has been taken by the DNR on this ADF&G recommendation.
- 19) The ADF&G's recommendations relating to the DNR the evaluation of cost savings options in Appendix B1 of Estes (1996) should be implemented. DNR is still developing an action plan related to this topic.

CONCLUSIONS

The ability of the ADF&G and others to complete instream flow reservation applications and acquire instream flow water rights has become increasingly difficult. Competing uses of and demands for water have increased significantly. At the same time, data requirements and delayed adjudication processes have continued to limit the number of reservations completed, submitted, and granted. This trend will

hopefully reverse with the funding and implementation of planned program improvements that were initiated in July 1998.

However, still needed are a combination of improved laws and regulations governing the processes to reserve water in addition to increased resources that can be used to support data collection and analyses, and the preparation and defense of applications to counter these limitations.

It is better to reserve water today as opposed to attempting to restore a fraction of whatever water is remaining in the future. The latter is a losing proposition and, more often than not, irreversible.

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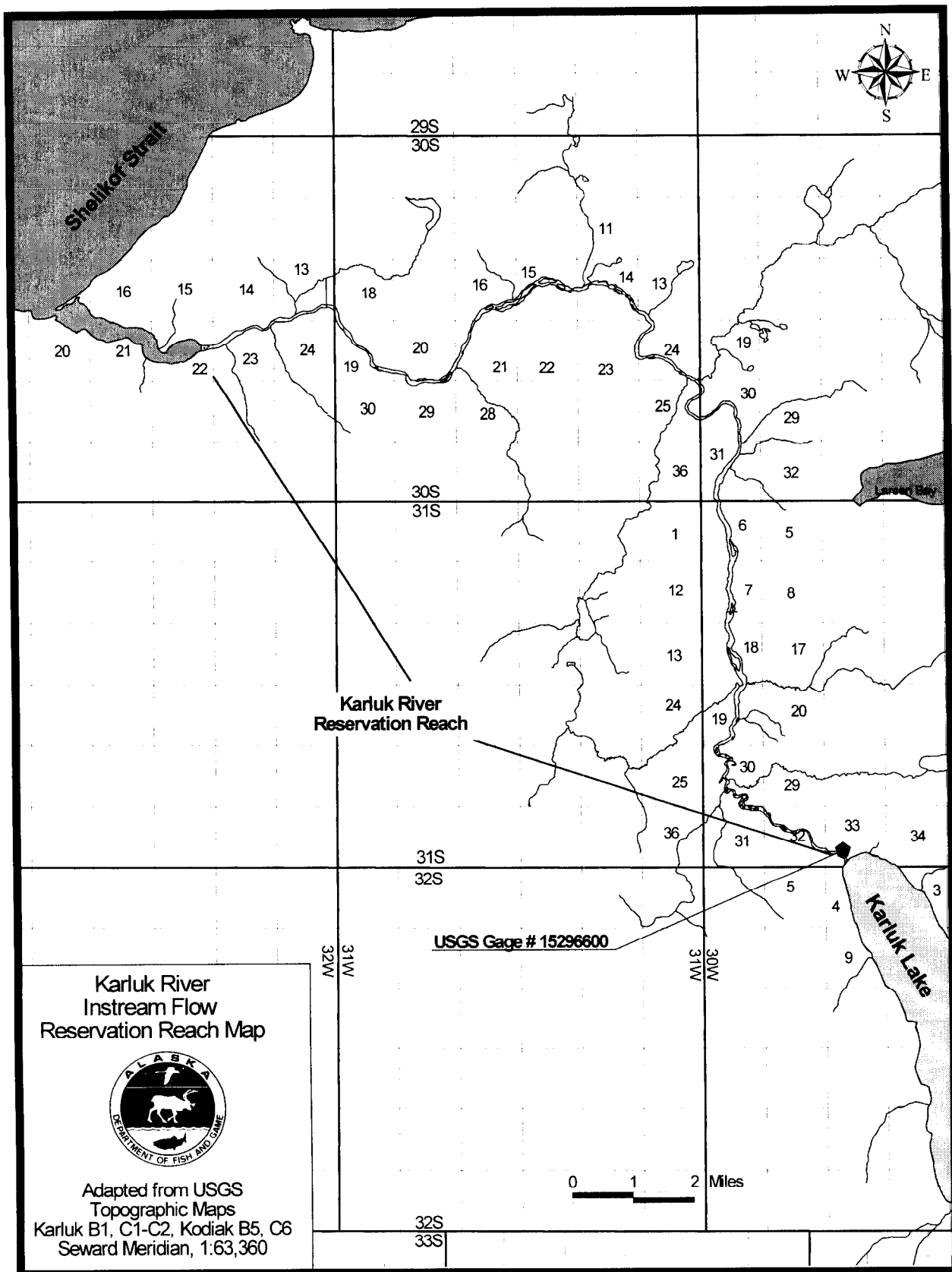
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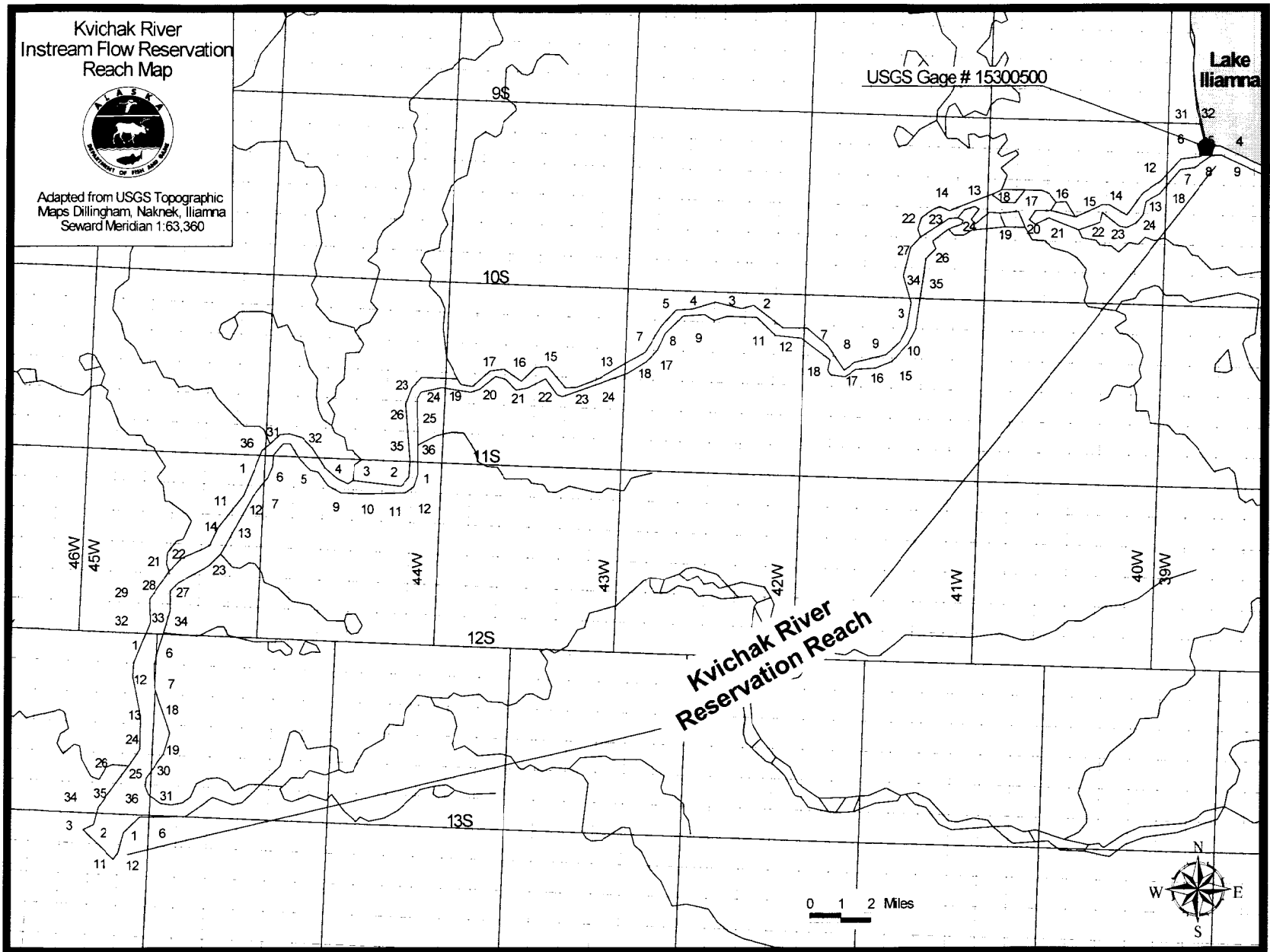
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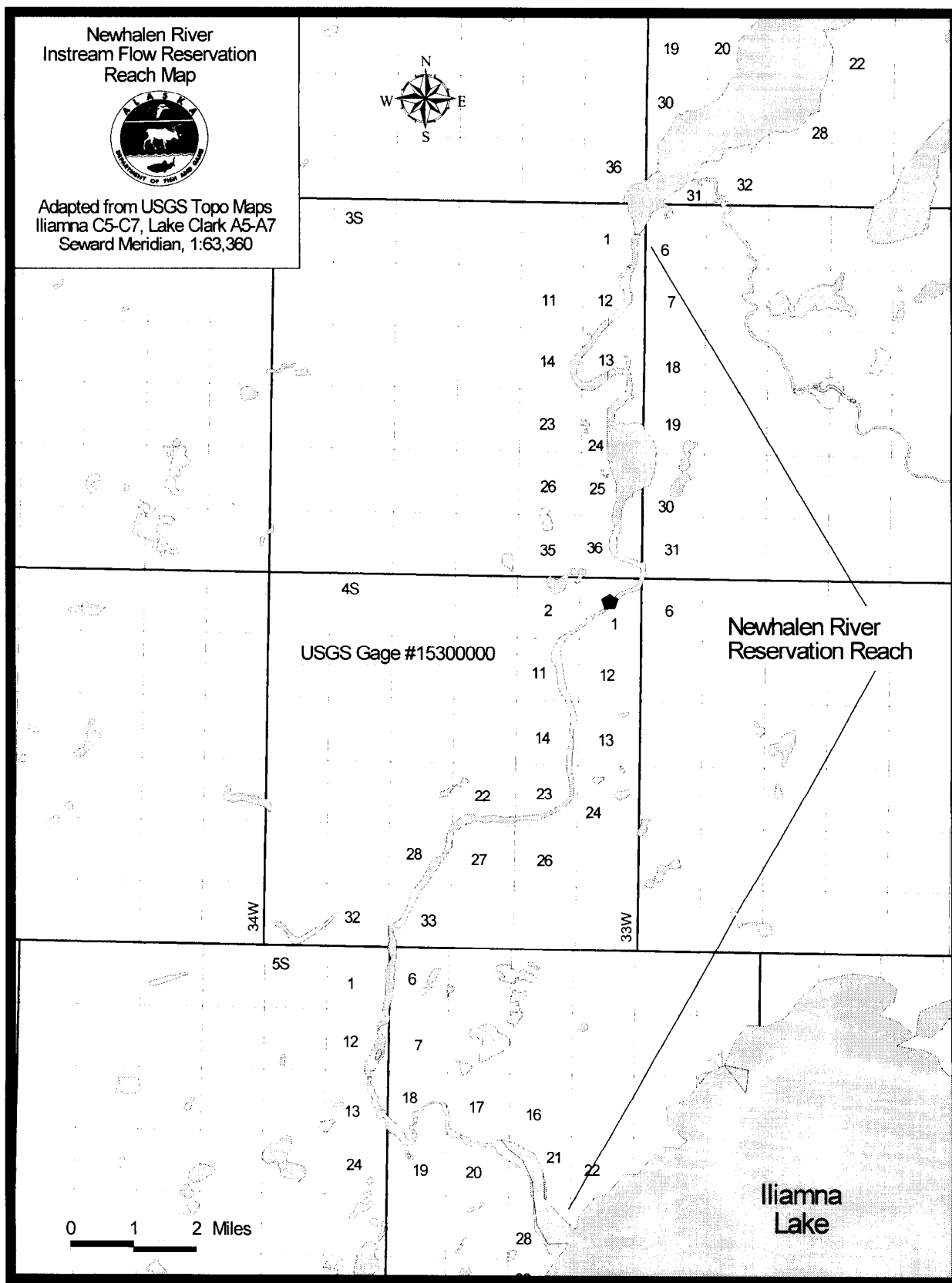
APPENDIX A. FIGURES AND TABLES

Appendix A1.-Reservation reach boundaries, Karluk River.

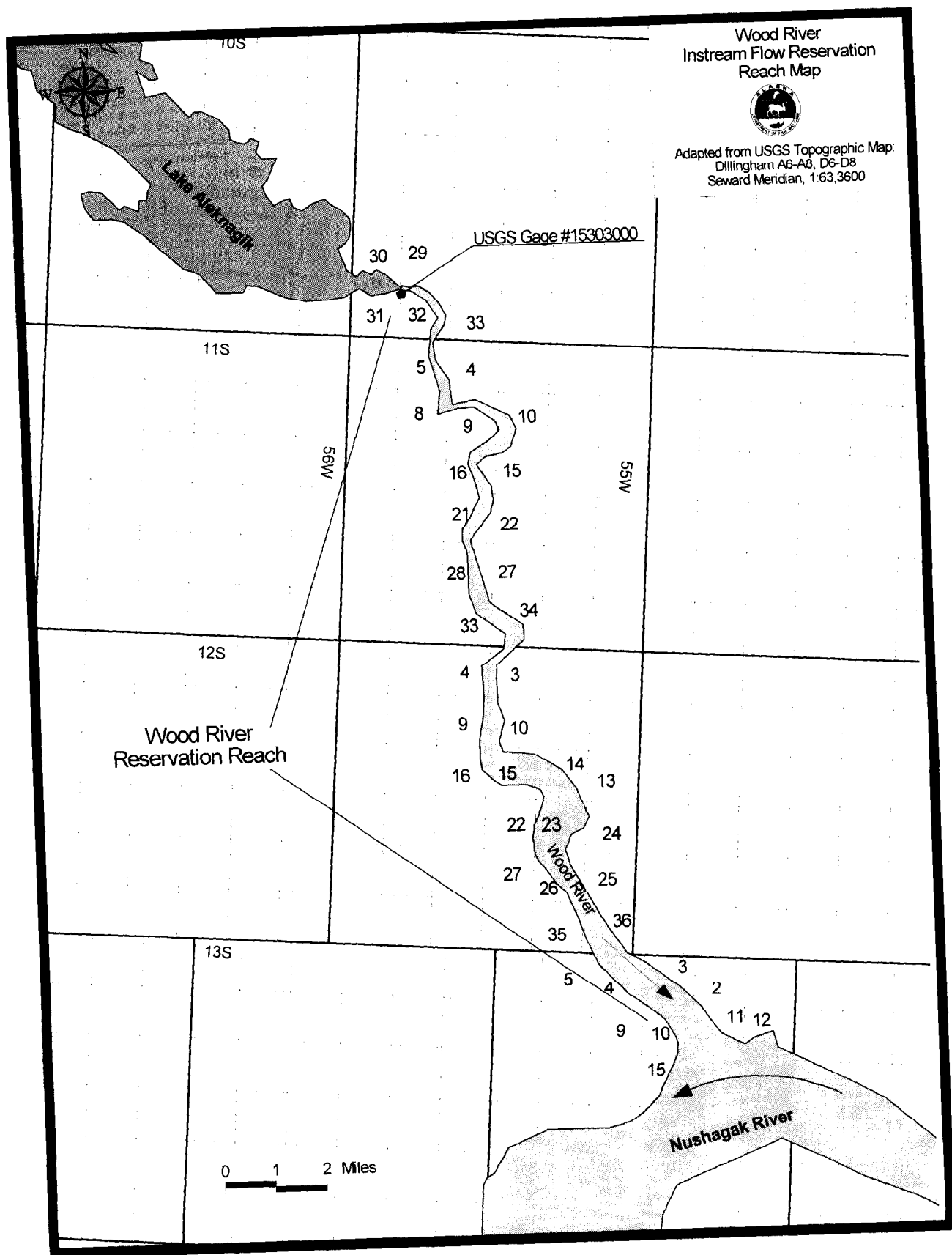




Appendix A3.-Reservation reach boundaries, Newhalen River.



Appendix A4.-Reservation reach boundaries, Wood River.



Appendix A5.-Species periodicity chart for Karluk River.

Coho Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage						XXXX	XXXX					
Adult Passage									XXXX	XXXX	XXXX	XXXX
Spawning									XXXX	XXXX	XXXX	XXXX
Incubation	XXXX	XXXX	XXXX	XXXX	XXXX				XXXX	XXXX	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Chinook Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage						XXXX	XXXX	XXXX	XXXX			
Adult Passage					XXXX	XXXX	XXXX	XXXX				
Spawning ?								XXXX	XXXX			
Incubation ?	XXXX	XXXX	XXXX	XXXX				XXXX	XXXX	XXXX	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Sockeye Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage					XXXX	XXXX	XXXX	XXXX				
Adult Passage					XXXX	XXXX	XXXX	XXXX	XXXX			
Spawning							XXXX	XXXX	XXXX	XXXX	XXXX	
Incubation	XXXX	XXXX	XXXX	XXXX			XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Chum Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			XXXX	XXXX	XXXX							
Adult Passage							XXXX	XXXX	XXXX	XXXX	XXXX	
Spawning								XXXX	XXXX	XXXX	XXXX	XXXX
Incubation	XXXX	XXXX	XXXX	XXXX				XXXX	XXXX	XXXX	XXXX	XXXX
Rearing			XXXX	XXXX	XXXX							

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Pink Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			XXXX	XXXX	XXXX							
Adult Passage							XXXX	XXXX	XXXX			
Spawning							XXXX	XXXX	XXXX			
Incubation	XXXX	XXXX	XXXX	XXXX			XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing			XXXX	XXXX	XXXX							

Dolly Varden	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage?			XXXX	XXXX	XXXX	XXXX						
Adult Passage		XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	
Spawning									XXXX	XXXX	XXXX	
Incubation	XXXX	XXXX	XXXX	XXXX	XXXX				XXXX	XXXX	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Threespine Stickleback	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage												
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning	?											
Incubation	?											
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Steelhead Trout	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage?												
Adult Passage		XXXX	XXXX	XXXX	XXXX						XXXX	XXXX
Spawning	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX						
Incubation	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX				
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

Appendix A6.-Species periodicity chart for Kvichak River.

Chinook Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage				??	XXXX	XXXX	XXXX	XXXX	????			
Adult Passage				??	XXXX	XXXX	XXXX	XXXX				
Spawning ?							??	XXXX	??			
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX		XX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Sockeye Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage				??	XXXX	XXXX	XXXX	XXXX	????			
Adult Passage				??	XXXX	XXXX	XXXX	XXXX	????			
Spawning ?							XXXX	XXXX	XXXX	?		
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX		XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Chum Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			????	XXXX	XXXX	XXXX	XXXX	XXXX	????			
Adult Passage						XXXX	XXXX	XXXX	XXXX	XXXX	????	
Spawning							XXXX	XXXX	????			
Incubation	XXXX	XXXX	XXXX	XXXX			XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing			XXXX	XXXX	XXXX	????						

Pink Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			????	XXXX	XXXX	XXXX	XXXX	XXXX	????			
Adult Passage						XXXX	XXXX	XXXX	XXXX			
Spawning							XXXX	XXXX	XXXX			
Incubation	XXXX	XXXX	XXXX	XXXX	XXXX		XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing			XXXX	XXXX	XXXX							

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Appendix A6.-Page 2 of 6.

Coho Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			???	XXXX	XXXX	XXXX	XXXX	XXXX	???			
Adult Passage						XXXX	XXXX	XXXX	XXXX	XXXX	???	
Spawning									XXXX	XXXX	XXXX	
Incubation	XXXX	XXXX	XXXX	XXXX	XXXX				XXXX	XXXX	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Arctic Char	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX					
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?								XXXX	XXXX	XXXX	XXXX	
Incubation ?	XXXX	XXXX	XXXX					XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Lake Trout	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	???	???	???	???	???	XXXX	XXXX
Spawning ?									???	???	???	
Incubation ?	???	???	???						???	???	???	???
Rearing	???	???	???	???	???	???	???	???	???	???	???	

Round Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?									???	XXXX	???	
Incubation ?	XXXX	???	???	???					???	???	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	???	???	???	???	???	???

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

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Broad Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	XXXX	XXXX	XXXX	???	???	???	???	???	???
Spawning ?									???	XXXX	???	
Incubation ?	XXXX	XXXX	???	???	???				???	???	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	???	???	???	???	???	???

Northern Pike	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	XXXX	XXXX	XXXX	XXXX	???	???	???	???
Spawning					XXXX	XXXX						
Incubation					???	XXXX	XXXX					
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Pacific Lamprey	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	???	XXXX	XXXX	???	???	???	???	???
Spawning ?	???	???	???	???	???	???	???	???	???	???	???	???
Incubation ?	???	???	???	???	???	???	???	???	???	???	???	???
Rearing ?	???	???	???	???	???	???	???	???	???	???	???	???

Smelt (rainbow?)	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage					???	???	???	???	???			
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX				XXXX	XXXX	XXXX	XXXX
Spawning ?			???	XXXX	XXXX	???						
Incubation ?			???	???	???	???	???					
Rearing ?	???	???	???	???	???	???	???	???	???	???	???	???

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Threespine Stickleback	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage												
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning					XXXX	XXXX	XXXX					
Incubation					XXXX	XXXX	XXXX					
Rearing							XXXX	XXXX	XXXX	XXXX		

Pygmy Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	XXXX	XXXX								XXXX	XXXX	XXXX
Spawning ?	XXXX										XXXX	XXXX
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX						XXXX	XXXX
Rearing		XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Slimy Sculpin	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Arctic Grayling	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	???	???
Spawning				XXXX	XXXX	XXXX						
Incubation				XXXX	XXXX	XXXX	???					
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Burbot	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	???	???	???	???	???	???	???	???
Spawning	???	???	???	???	???	???	???	???	???	???	???	???
Incubation ?	???	???	???	???	???	???	???	???	???	???	???	???
Rearing	???	???	???	???	???	???	???	???	???	???	???	???

Dolly Varden	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX					
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?								XXXX	XXXX	XXXX	XXXX	
Incubation ?	XXXX	XXXX	XXXX					XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Humpback Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	XXXX	XXXX	XXXX	???	???	???	???	???	???
Spawning ?									???	XXXX	???	
Incubation ?	XXXX	XXXX	???	???	???				???	???	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	???	???	???	???	???	???

Arctic Lamprey	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	???	XXXX	XXXX	???	???	???	???	???
Spawning ?	???	???	???	???	???	???	???	???	???	???	???	???
Incubation ?	???	???	???	???	???	???	???	???	???	???	???	???
Rearing ?	???	???	???	???	???	???	???	???	???	???	???	???

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Appendix A6.-Page 6 of 6.

Ninespine Stickleback	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage												
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning					XXXX	XXXX	XXXX					
Incubation					XXXX	XXXX	XXXX					
Rearing							XXXX	XXXX	XXXX	XXXX		

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

Appendix A7.-Species periodicity chart for Newhalen River.

Chinook Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage				????	????	????	????	????	????			
Adult Passage				??	????	????	????	????				
Spawning ?							??	????	??			
Incubation ?	????	????	????	????	????		??	????	????	????	????	????
Rearing	????	????	????	????	????	????	????	????	????	????	????	????

Sockeye Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage				??	XXXX	XXXX	XXXX	XXXX	????			
Adult Passage				??	XXXX	XXXX	XXXX	XXXX	????			
Spawning ?							XXXX	XXXX	XXXX	?		
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX		XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Chum Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			????	????	????	????	????	????	????			
Adult Passage						????	????	????	????	????	????	
Spawning							????	????	????			
Incubation	????	????	????	????			????	????	????	????	????	????
Rearing			????	????	????	????						

Pink Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			????	XXXX	XXXX	XXXX	XXXX	XXXX	????			
Adult Passage						XXXX	XXXX	XXXX	XXXX			
Spawning							XXXX	XXXX	XXXX			
Incubation	XXXX	XXXX	XXXX	XXXX	XXXX		XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing			XXXX	XXXX	XXXX							

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Coho Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			???	XXXX	XXXX	XXXX	XXXX	XXXX	???			
Adult Passage						XXXX	XXXX	XXXX	XXXX	XXXX	???	
Spawning									XXXX	XXXX	XXXX	
Incubation	XXXX	XXXX	XXXX	XXXX	XXXX				XXXX	XXXX	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Rainbow Trout	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	???
Spawning				XXXX	XXXX	XXXX						
Incubation				XXXX	XXXX	XXXX	XXXX					
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Arctic Grayling	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	???	???
Spawning				XXXX	XXXX	XXXX						
Incubation				XXXX	XXXX	XXXX	???					
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Dolly Varden	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX					
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?								XXXX	XXXX	XXXX	XXXX	
Incubation ?	XXXX	XXXX	XXXX					XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Lake Trout	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	???	???	???	???	???	XXXX	XXXX
Spawning ?									???	???	???	
Incubation ?	???	???	???						???	???	???	???
Rearing	???	???	???	???	???	???	???	???	???	???	???	

Longnose Sucker	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	XXXX	XXXX	XXXX	XXXX	???	???	???	???	???	???
Spawning				???	XXXX	???	???					
Incubation				???	???	XXXX	???					
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Burbot	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	???	???	???	???	???	???	???	???
Spawning	???	???	???	???	???	???	???	???	???	???	???	???
Incubation ?	???	???	???	???	???	???	???	???	???	???	???	???
Rearing	???	???	???	???	???	???	???	???	???	???	???	???

Northern Pike	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	XXXX	XXXX	XXXX	XXXX	???	???	???	???
Spawning					XXXX	XXXX						
Incubation					???	XXXX	XXXX					
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Humpback Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	XXXX	XXXX	XXXX	???	???	???	???	???	???
Spawning ?									???	XXXX	???	
Incubation ?	XXXX	XXXX	???	???	???				???	???	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	???	???	???	???	???	???

Threespine Stickleback	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage												
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning					XXXX	XXXX	XXXX					
Incubation					XXXX	XXXX	XXXX					
Rearing							XXXX	XXXX	XXXX	XXXX		

Pygmy Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	XXXX	XXXX								XXXX	XXXX	XXXX
Spawning ?	XXXX										XXXX	XXXX
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX						XXXX	XXXX
Rearing		XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Slimy Sculpin	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Arctic Lamprey	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	????	????	????	????	????	XXXX	XXXX	????	????	????	????	????
Spawning ?	????	????	????	????	????	????	????	????	????	????	????	????
Incubation ?	????	????	????	????	????	????	????	????	????	????	????	????
Rearing ?	????	????	????	????	????	????	????	????	????	????	????	????
Pacific Lamprey	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	????	????	????	????	????	XXXX	XXXX	????	????	????	????	????
Spawning ?	????	????	????	????	????	????	????	????	????	????	????	????
Incubation ?	????	????	????	????	????	????	????	????	????	????	????	????
Rearing ?	????	????	????	????	????	????	????	????	????	????	????	????
Alaska Blackfish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	????	????	????	????	????	????	????	????	????	????	????	????
Adult Passage	????	????	????	????	????	????	????	????	????	????	????	????
Spawning ?	????	????	????	????	????	????	????	????	????	????	????	????
Incubation ?	????	????	????	????	????	????	????	????	????	????	????	????
Rearing ?	????	????	????	????	????	????	????	????	????	????	????	????
Arctic Char	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX					
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?								XXXX	XXXX	XXXX	XXXX	
Incubation ?	XXXX	XXXX	XXXX					XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Threespine Stickleback	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage												
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning					XXXX	XXXX	XXXX					
Incubation					XXXX	XXXX	XXXX					
Rearing							XXXX	XXXX	XXXX	XXXX		

Broad Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	XXXX	XXXX	XXXX	???	???	???	???	???	???
Spawning ?									???	XXXX	???	
Incubation ?	XXXX	XXXX	???	???	???				???	???	XXXX	XXXX
Rearing	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	???	???	???	???	???	???

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

Appendix A8.-Species periodicity chart for Wood River.

Coho Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			???	???	XXXX	XXXX	XXXX	XXXX	???			
Adult Passage						???	XXXX	XXXX	XXXX	XXXX	???	
Spawning												
Incubation												
Rearing	???	???	???	???	???	???	???	???	???	???	???	???

Chinook Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage				??	XXXX	XXXX	XXXX	XXXX	???			
Adult Passage				??	XXXX	XXXX	XXXX	XX??				
Spawning ?												
Incubation ?												
Rearing	???	???	???	???	???	???	???	???	???	???	???	???

Chum Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			???	XXXX	XXXX	XXXX	XXXX	XXXX	???			
Adult Passage						XXXX	XXXX	XXXX	XXXX	XXXX	???	
Spawning									???			
Incubation									???			
Rearing			???	???	???	???						

Pink Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage			???	XXXX	XXXX	XXXX	XXXX	XXXX	???			
Adult Passage						XXXX	XXXX	XXXX	XXXX			
Spawning							???	???	???			
Incubation	???	???	???	???	???		???	???	???	???	???	???
Rearing			???	???	???							

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Sockeye Salmon	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage					??XX	XXXX	XXXX	XXXX	XX??			
Adult Passage					XXXX	XXXX	XXXX	XXXX	XXXX	XX??		
Spawning ?												
Incubation ?												
Rearing ?	????	????	????	????	????	????	????	????	????	????	????	????

Rainbow Trout	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning												
Incubation												
Rearing												

Arctic Grayling	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning												
Incubation												
Rearing	????	????	????	????	????	????	????	????	????	????	????	????

Dolly Varden	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX					
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?												
Incubation ?												
Rearing ?	????	????	????	????	????	????	????	????	????	????	????	????

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Longnose Sucker	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	???	???	???	???	???	???	???	???
Spawning				???	???	???	???					
Incubation				???	???	???	???					
Rearing	???	???	???	???	???	???	???	???	???	???	???	???
Northern Pike	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	XXXX	XXXX	XXXX	XXXX	???	???	???	???
Spawning					???	???						
Incubation					???	???	???					
Rearing	???	???	???	???	???	???	???	???	???	???	???	???
Pacific Lamprey	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	???	???	???	???	???	???	???	???	???	???	???	???
Adult Passage			???	???	???	XXXX	XXXX	???	???			
Spawning ?				???	???	???						
Incubation ?				???	???	???	???					
Rearing ?	???	???	???	???	???	???	???	???	???	???	???	???
Smelt (rainbow?)	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage					???	???	???	???	???			
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX				XXXX	XXXX	XXXX	XXXX
Spawning ?			???	???	???	???						
Incubation ?			???	???	???	???	???					
Rearing ?	???	???	???	???	???	???	???	???	???	???	???	???

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Slimy Sculpin	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Threespine Stickleback	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Round Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	???	???	???	???	???	???	???	???
Spawning ?									???	???	???	
Incubation ?	???	???	???	???					???	???	???	???
Rearing	???	???	???	???	???	???	???	???	???	???	???	???

Broad Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	???	???	???	???	???	???	???	???
Spawning ?									???	???	???	
Incubation ?	???	???	???	???	???				???	???	???	???
Rearing	???	???	???	???	???	???	???	???	???	???	???	???

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

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Burbot	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
rare but present												
Adult Passage	???	???	???	???	???	???	???	???	???	???	???	???
Spawning	???	???	???	???	???	???	???	???	???	???	???	???
Incubation ?	???	???	???	???	???	???	???	???	???	???	???	???
Rearing	???	???	???	???	???	???	???	???	???	???	???	???

Alaska Blackfish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Incubation ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Rearing ?	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX

Arctic Char	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Smolt Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX					
Adult Passage	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX	XXXX
Spawning ?												
Incubation ?												
Rearing ?	???	???	???	???	???	???	???	???	???	???	???	???

Humpback Whitefish	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adult Passage	???	???	???	???	???	???	???	???	???	???	???	???
Spawning ?									???	???	???	
Incubation ?	???	???	???	???	???				???	???	???	???
Rearing	???	???	???	???	???	???	???	???	???	???	???	???

Based upon professional judgment of ADF&G biologists

Smolt passage is for juvenile emigration to estuarine/marine environment

Adult passage: for salmon is immigration: for trout, char, and other species, immigration and emigration.

Incubation life phase includes time of egg deposition to fry emergence

? = Data not available or timing is incomplete

Appendix A9.-Common and scientific names of fishes identified in periodicity charts (Appendices A5-A8).

Common Name	Scientific Name
Alaska blackfish	<i>Dallia pectoralis</i>
Arctic char	<i>Salvelinus alpinus</i>
Arctic grayling	<i>Thymallus arcticus</i>
Arctic lamprey	<i>Lampetra japonica</i>
Broad whitefish	<i>Coregonus nasus</i>
Burbot	<i>Lota lota</i>
Chinook salmon	<i>Oncorhynchus tshawytscha</i>
Chum salmon	<i>Oncorhynchus keta</i>
Coho salmon	<i>Oncorhynchus kisutch</i>
Dolly Varden	<i>Salvelinus malma</i>
Humpback whitefish	<i>Coregonus pidschiam</i>
Lake trout	<i>Salvelinus namaycush</i>
Longnose sucker	<i>Catostomus catostomus</i>
Ninespine stickleback	<i>Pungitius pungitius</i>
Northern pike	<i>Esox lucius</i>
Pacific lamprey	<i>Lampetra tridentata</i>
Pink salmon	<i>Oncorhynchus gorbuscha</i>
Rainbow smelt	<i>Osmerus mordax</i>
Pygmy whitefish	<i>Prosopium coulteri</i>
Rainbow trout	<i>Oncorhynchus mykiss</i>
Round whitefish	<i>Prosopium cylindraceum</i>
Slimy sculpin	<i>Cottus cognatus</i>
Sockeye salmon	<i>Oncorhynchus nerka</i>
Steelhead trout	<i>Oncorhynchus mykiss</i>
Threespine stickleback	<i>Gasterosteus aculeatus</i>

Appendix A10.-Summary of U.S. Geological Survey (USGS) hydrologic data for instream flow reservation application reaches (Appendices A1-A4).

Stream/Reach	USGS Site Number	Years of Daily Flow Record
Karluk River	15296600	1975-1976 1978-1982
Kvichak River	15300500	1967-1987
Newhalen River	15300000	1951-1967 1982-1986
Wood River	15303000	1957-1970

Appendix A11.-Tennant Method analysis for Karluk River.

Seasonal Base Flow (Q) Regimens as Percentages (%) of Average Annual Flow (QAA) for Karluk River

SEASONAL FLOW DESCRIPTIONS	% OF QAA NOV-APR	FLOW (cfs)
QAA	100	418
Flushing or Maximum	200	836
Optimum Range	60-100	251-418
Outstanding	40	167
Excellent	30	125
Good	20	84
Fair or Degrading	10	42
Poor or Minimum	10	42
Severe Degredation	<10	<42
MAY-OCT		
QAA	100	418
Flushing or Maximum	200	836
Optimum Range	60-100	251-418
Outstanding	60	251
Excellent	50	209
Good	40	167
Fair or Degrading	30	125
Poor or Minimum	10	42
Severe Degredation	<10	<42
LONG-TERM MEAN MONTHLY FLOW (cfs)		
MONTH		
JAN		259
FEB		268
MAR		237
APR		256
MAY		481
JUN		802
JUL		524
AUG		283
SEP		364
OCT		587
NOV		562
DEC		396

Appendix A12.-Tennant Method analysis for Kvichak River.

Seasonal Base Flow (Q) Regimens as Percentages (%) of Average Annual Flow (QAA) for Kvichak River

SEASONAL FLOW DESCRIPTIONS	% OF QAA NOV-APR	FLOW (cfs)
QAA	100	17854
Flushing or Maximum	200	35708
Optimum Range	60-100	10712-17854
Outstanding	40	7142
Excellent	30	5356
Good	20	3571
Fair or Degrading	10	1785
Poor or Minimum	10	1785
Severe Degredation	<10	<1785
MAY-OCT		
QAA	100	17854
Flushing or Maximum	200	35708
Optimum Range	60-100	10712-17854
Outstanding	60	10712
Excellent	50	8927
Good	40	7142
Fair or Degrading	30	5356
Poor or Minimum	10	1785
Severe Degredation	<10	<1785
LONG-TERM MEAN MONTHLY FLOW (cfs)		
MONTH		
JAN		15656
FEB		13699
MAR		12265
APR		11143
MAY		11216
JUN		14310
JUL		19539
AUG		24807
SEP		26819
OCT		25273
NOV		21787
DEC		18310

Appendix A13.-Tennant Method analysis for Newhalen River.

Seasonal Base Flow (Q) Regimens as Percentages (%) of Average Annual Flow (QAA) for Newhalen River

SEASONAL FLOW DESCRIPTIONS	% OF QAA NOV-APR	FLOW (cfs)
QAA	100	9239
Flushing or Maximum	200	18478
Optimum Range	60-100	5543-9239
Outstanding	40	3696
Excellent	30	2772
Good	20	1848
Fair or Degrading	10	924
Poor or Minimum	10	924
Severe Degredation	<10	<924

	MAY-OCT	
QAA	100	9239
Flushing or Maximum	200	18478
Optimum Range	60-100	5543-9239
Outstanding	60	5543
Excellent	50	4620
Good	40	3696
Fair or Degrading	30	2772
Poor or Minimum	10	924
Severe Degredation	<10	<924

	LONG-TERM MEAN MONTHLY FLOW (cfs)
MONTH	
JAN	2863
FEB	2224
MAR	2067
APR	2148
MAY	4448
JUN	13663
JUL	20607
AUG	21249
SEP	18533
OCT	12062
NOV	6522
DEC	3967

Appendix A14.-Tennant Method analysis for Wood River

Seasonal Base Flow (Q) Regimens as Percentages (%) of Average Annual Flow (QAA) for Wood River

SEASONAL FLOW DESCRIPTIONS	% OF QAA NOV-APR	FLOW (cfs)
QAA	100	4823
Flushing or Maximum	200	9646
Optimum Range	60-100	2894-4823
Outstanding	40	1929
Excellent	30	1447
Good	20	965
Fair or Degrading	10	482
Poor or Minimum	10	482
Severe Degredation	<10	<482

	MAY-OCT	
QAA	100	4823
Flushing or Maximum	200	9646
Optimum Range	60-100	2894-4823
Outstanding	60	2894
Excellent	50	2412
Good	40	1929
Fair or Degrading	30	1447
Poor or Minimum	10	482
Severe Degredation	<10	<482

	LONG-TERM MEAN MONTHLY FLOW (cfs)
MONTH	
JAN	2231
FEB	1796
MAR	1627
APR	1664
MAY	4508
JUN	11790
JUL	8535
AUG	5627
SEP	5930
OCT	6544
NOV	4482
DEC	3018

Reservation of Water Sites (1986-1998)

AS 46.15.145 Sites
Applicant: Alaska Dept. of Fish & Game
Map Location #, Site Name, (# of Sites)

- | | |
|-----------------------------|-----------------------------|
| 1 Anchor River (2) | 2 Lemon Creek (2) |
| 2 Auke Creek | 5 Little Rabbit Creek |
| 3 Baranof River (3) | 5 Little Survival Creek |
| 4 Buskin Lake | 18 Little Susitna River (3) |
| 4 Buskin River (2) | 9 Meadow Creek |
| 50 Campbell Creek (4) | 2 Mendenhall River (2) |
| 6 Chatanika River (2) | 4 Monashka Creek |
| 7 Chena River (2) | 2 Montana Creek |
| 8 Chilkat River (2) | 37 Nenana River (3) |
| 49 Chuitna River | 48 Newhalen River |
| 23 Copper River (2) | 19 Ninilchik River |
| 9 Cottonwood Creek | 4 Pillar Creek |
| 21 Deception Creek | 28 Power Creek |
| 11 Delta Clearwater River | 5 Rabbit Creek |
| 12 Deshka River | 29 Sagavanirktok River |
| 13 Eagle River | 10 Saicha River |
| 9 Fish Creek, Mat-Su Valley | 38 Salmon River |
| 2 Fish Creek, Juneau | 2 Salmon Creek |
| 43 Glacier Creek | 14 Sawmill Creek |
| 14 Indian River | 50 Ship Creek |
| 15 Jim River | 30 Situk River |
| 26 Karta River | 31 Snake River |
| 40 Karluk River | 44 Solomon River |
| 36 Kaslof River | 32 Stikine River |
| 16 Kenai River (2) | 39 Taku River |
| 17 Ketchikan Creek | 21 Talkeetna River |
| 8 Klehini River | 22 Terror River |
| 45 Klutina River | 17 Ward Creek |
| 41 Kobuk River (2) | 21 Willow Creek |
| 27 Kupanuk River | 46 Wood River |
| 47 Kvichak River | 33 Wulik River |
| 2 Lake Creek | |

AS 46.15.145 Sites (continued)
Applicant: Private:
2 Duck River
24 Tanana River

Other Agencies:
(BLM) 25 Beaver Creek
42 Gulkana River (3)
USFWS (Arctic National Wildlife Refuge)
34 Tamayanak River (5)
34 Sadelrochit River (2)
34 Sadelrochit Spring Creek
34 Itkilyariak Creek (3)
34 Akutoktak River
35 Unnamed Lakes (140)

AS 46.15.035 Sites
14 Blue Lake
14 Sawmill Creek



- ▲ State Application Sites
- ★ Federal Application Sites
- * Private and State Sites
- Private Application Sites

Site locations are approximate and not to scale.
A map location number may represent multiple waterbodies.



Appendix A16.-Historical data summary for U.S. Geological Survey continuous streamflow gage sites in Alaska, 1908 to September 1998 including estimated number of active gages for water year 1997, October 1, 1997 to September 30, 1998.

Number of Gage Sites	Period of Record (Years)
11	0 to < 1
35	1
89	1 to < 5
78	5 to < 10
127	10 to < 20
109	20 to < 50
7	≥50
78	Estimated number of active gages for the period October 1, 1997 to September 30, 1998

Data from Meyer (1998).