DEPART MENT OF FISH AND GAME

SUALL UF ALADNA

OFFICE OF THE COMMISSIONER

р.о. вох 3-2000 JUNEAU, ALASKA 99802 PHONE: (907) 465-4100

December 30, 1981

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RABITAT REGICINAL CRUCE

Mr. John D. Lawrence Project Manager Acres American, Inc. The Liberty Bank Building, Main at Court Buffalo, New York 14202

Dear Mr. Lawrence:

The Alaska Department of Fish and Game has reviewed the "Susitna Hydroelectric Project Fish and Wildlife Mitigation Policy" dated November 1981 and has several comments to offer. The Department is drafting a mitigation policy approval we intend to use for all hydroelectric projects throughout the State. We appreciate your effort but feel our parallel effort is the alternative we select to take. In the interim, however, I have provided comments to your document that can be used to improve your policy as drafted.

Specific Comments

1. Section 1 - Introduction

In this section which reads as follows, we recommend inclusion of the underlined phrase.

"A mandate of the Alaska Power Authority (APA) charter is to develop supplies of electrical energy to meet the present and future needs of the State of Alaska. APA also recognizes the value of our natural resources and accepts the responsibility of insuring that the development of any new projects is as compatible as possible with the fish and wildlife resources (and the habitat that sustains them) of the State and that the overall effects of any such projects will be beneficial to the State as a whole. In this regard 'APA has prepared a Fisheries and Wildlife Mitigation Policy for the Susitna Hydroelectric Project as contained herein."

Comment: The primary goal of mitigation is to avoid, minimize, rectify, reduce or compensate for impacts on fish and wildlife habitats.

2. Section 2 - Legal Mandates

In this section which reads as follows, we suggest inclusion of the underlined phrase:

"There are numerous state and federal laws and regulations that specifically require mitigation planning. The mitigation policy and plans contained within this document are designed to comply with the collective and specific intent of these legal mandates. Following are the major laws or regulations that require the consideration (and eventual implementation) of mitigation efforts."

Comment: Consideration of mitigation is not an end in itself, the implementation of mitigation is the eventual goal and obligation which the APA must meet under the terms of State and Federal law and regulation.

3. Section 2 - Protection of Fish and Game

In the first paragraph, first sentence, that reads as follows, we suggest the underlined phrase be inserted:

The Alaska state laws pertaining to the disturbance of streams important to anadromous fish address the need to reduce (<u>or prevent</u>) impacts on fish and game that may result from such action.

Comment: Avoidance as well as minimization of impacts is also of concern to ADF&G.

4. Section 2 - Federal Energy Regulatory Commission, 2nd paragraph

We suggest the paragraph include a statement which indicates measures of mitigation as well as facilities for mitigation be described. To describe only facilities suggests that only engineering solutions for mitigation are considered. It will be necessary to describe any measures for mitigation that may involve, for example, in-kind replacement of habitat or avoidance of impact alternatives.

Comment: For this statement to be an accurate portrayal of FERC regulation, this addition is suggested.

5. <u>Section - 3.3 Implementation of the Mitigation Plan</u>

In the first paragraph of this section, it is stated that, "Prior to implementing the plan; an agreement will be reached as to the most efficient manner in which to execute the plan."

Comment: It should be stated with whom this agreement is to be reached. Perhaps suggestions can be worked out with the Su Hydro Steering Committee.

Also it is stated in the second paragraph of this section, "Realizing that a mitigation monitoring team will be necessary to insure the proper and successful execution of the mitigation plan, part of the plan will detail the structure and responsibilities of such a monitoring body."

Comment: APA should be aware that this monitoring body or its functions will not supersede individual agency mandates.

Mr. John D. Lawrence

6. Section 3.4 Modification of the Mitigation Plan

In the second paragraph of this section which reads as follows, we suggest the insertion of the underlined phrases:

"The mitigation plan will be sufficiently flexible so that if data secured during the monitoring of fish and wildlife populations and habitats indicate that the mitigation effort should be modified, the mitigation plan can be adjusted accordingly. This may involve an increased effort where impacts failed to materialize as predicted. Any modifications to the mitigation plan proposed by the monitoring team will not be implemented without consultation (and approval of) appropriate state and federal agencies and approval of APA. The need for continuing this monitoring will be reviewed periodically. The monitoring program will be terminated when the need for further mitigation is considered unnecessary."

Comment: APA approval alone does not supersede the mandates of state and federal agencies to assure that mitigation to be performed is prudent and feasible and in concert with what is known about project impacts.

7. Section 4 - Approach to Developing the Fish and Wildlife Plans

The third paragraph of this section reads as follows:

"Following the identification of impact issues, the Core Group will agree upon a logical order of priority for addressing the impact issues. This will include ranking resources in order of their importance. The ranking will take into consideration a variety of factors such as ecological value, consumptive value, and nonconsumptive value. Other factors may be considered in the ranking if deemed necessary. The impact issues will also be considered in regard to the confidence associated with the impact prediction. In other words, those resources that will most certainly be impacted will be given priority over impact issues where there is less confidence in the impacts actually occurring. The result of this dual prioritization will be the application of mitigation planning efforts in a logical and effective manner. The results of the prioritization process will be sent to appropriate state and federal resource agencies for review and comment."

Comment: The Department of Fish and Game does not consider what appears to be a subjective ranking of resources in their "order of importance" to be a satisfactory approach to addressing impact issues. There is no substitute for a factual assessment of data voids, studies to fill these voids, and a rational approach to impact assessment based on factual evidence. Ranking as suggested here only supports this Department's long-time conviction that adequate information to make reasonable impact analysis and mitigation plan development cannot be done in the time frame established for the FERC license application by the Legislature and APA.

The fifth paragraph of this section states:

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"Mitigation for each impact issue will be considered according to the types and sequence identified by the CEQ (Figure 2). If a proposed form of mitigation is technically infeasible, only partially effective, or in conflict with other project objectives, the evaluation will proceed to the next form. All options considered will be evaluated and documented. The result of this process will be an identification and evaluation of feasible mitigation options for each impact issue and a description of residual impacts."

Comment: The statement in the second sentence of this paragraph, "or in conflict with other project objectives," indicates equal consideration of fish and wildlife values would not be given in the mitigation planning effort conducted by Acres American, Terrestrial Environmental Services and APA. It is doubtful that any fish and wildlife impact issue would not be in conflict with APA's primary objective to construct the Su Hydro Project, and automatically mitigation alternatives would generally fall into the compensatory realm of mitigation defined in Section 3.5. This Department will closely examine the products of the impact evaluation and mitigation planning effort to be sure equal consideration is given to fish and wildlife resource values and that summary and arbitrary dismissal of feasible mitigation alternatives which may be in conflict with "project objectives" is not the primary factor in arriving at a mitigation plan.

Paragraph 7 of this section states:

"Additional items that may be addressed by the Core Group include an identification of organizations qualified to execute the mitigation plan and recommendations concerning the staffing, funding and responsibilities of the mitigation monitoring team."

Comment: The Core Group may make its recommendations, but agencies such as this Department with a direct responsibility for the management of fish and wildlife resources will in accord with its resource management and protection responsibilities, make its own recommendations to define staffing or funding levels and responsibilities for the mitigation monitoring team. It is our view that APA and its subcontractors do not have oversight on mitigation alternatives or means of implementation. Mitigation and the final approval of its acceptability lies with this Department and other resource agencies with similar mandates. It will be the obligation of APA to implement mitigation plans in accord with the approval of these agencies. In addition, it appears that the "mitigation review group" is responsible for "informal agency review and comment" on the proposed mitigation options. This informal review is "considered by APA and the Core Group prior to the preparation of . . . mitigation plans." However, the option being reviewed (informally) by the mitigation review group are those developed by the Core group in Step 2. This needs to be clarified.

In paragraph 8 of this section it states:

"During the implementation of the plan, which will include both the construction and operation phases of the project until further mitigation is deemed unnecessary, the mitigation monitoring team will review the work and evaluate the effectiveness of the plan (Step 5). To accomplish this goal, the monitoring team will have the responsibility of assuring that the agreed upon plan is properly executed by the designated organizations. The team will be provided with the results of ongoing monitoring efforts. This will enable the team to determine in which cases the mitigation plan is effective, where it has proven to be less than effective, and also in which cases the predicted impact did not materialize and the proposed mitigation efforts are unnecessary. The monitoring team will submit regularly scheduled reports concerning the mitigation effort, and where appropriate, propose modifications to the plan."

Comment: It should be resolved now as to who pays for the participation by agencies in the mitigation monitoring team. The APA should state its commitment to funding participation by agency team members or mitigation study groups.

General Comments

 This Department does not believe adequate opportunity will be afforded the natural resource agencies to evaluate or review mitigation plans due to the accelerated nature of APA's schedule.

To date, for example, the Fisheries Mitigation Task Force Review Group has not been afforded an opportunity to assess ongoing impact assessment and mitigation plans being developed by Terrestrial Environmental Services.

Also, the Department has relayed to the APA on numerous occasions our concern that a more extended period of fisheries studies needs to be performed before adequate impact analysis is made and thence feasible mitigation alternatives developed.

2. A section outlining the membership and relationships of the Mitigation Task Force, and Core Group will need to be included.

I am interested in obtaining a copy of a plan that clearly sets out the schedules for formal review of specific products by appropriate agencies in order that this Department can adequately respond in a timely and responsible manner to APA.

If you have questions, please do not hesitate to contact us.

Sincerely,

Ronald O. Skoog Commissioner

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cc: Eric Yould, Executive Director Alaska Power Authority 333 West 4th Avenue Anchorage, Alaska 99501

MEMORANDUM

State of Alaska

TO: DISTRIBUTION

DATE: July 25, 1980 - Estes L

FILE NO:

465-4100 TELEPHONE NO:

FROM: Ronald O. Skoog, Commissioner Department of Fish and Game

SUBJECT: Mitigation Policy

There is a need to develop a Department policy addressing methods of dealing with adverse impacts upon fish, game and their habitat which may result from poorly planned or improper development activities. To this end, I have enclosed for your review a proposed Department policy on mitigation of fish and game habitat disruptions. I have directed the Habitat Protection Section to coordinate the collection of comments from throughout the Department, and to finalize the draft policy or revise it for further review as appropriate. Please give careful consideration to this provisional policy and submit any comments to the Habitat Protection Section by August 11.

Enclosure

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ALASKA DEPARTMENT OF FISH AND GAME

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STATEMENT OF POLICY

ON MITIGATION

OF FISH AND GAME HABITAT DISRUPTIONS

Prepared March 1982

ALASKA DEPARTMENT OF FISH AND GAME

Statement of Policy on Mitigation of Fish and Game Habitat Disruptions

I. The Need for Policy

Logging, construction, mining, agriculture, and other developmental industries which use land or water are of great importance to many Alaskans. When properly pursued, these undertakings can be compatible with proper management and use of Alaska's valuable fish and game resources. However, improper practices can lead to significant degradation of the State's fisheries and game resources through alteration or destruction of important habitat components.

Development includes a multitude of practices such as road building, bridge construction, culvert placing, excavation, dredging, clearing, dragging, dumping, and other activities. At issue is land and water, the very bases of all development and all fish and wildlife habitat. Each development action requires space, and thereby alters fish and game habitat and compromises other types of uses. Development activities, when disruptive to fish or wildlife resources, may, for example, increase erosion or sedimentation, divert, obstruct, alter, or pollute water flow, aggravate temperature extremes, alter and destroy populations of animals and vegetation, reduce food supplies, restrict movement of fish and game, disturb or destroy spawning, nesting and breeding areas, change adjacent or downstream habitats, or change the capacity of a stream or wetland to store and use storm or flood waters.

Often, such habitat losses are inevitable and little can be done to prevent or control them, but often they can, in the public interest, be abated or "mitigated." The overall mitigative goal of the Department of Fish and Game is to maintain or establish an ecosystem <u>with</u> the project in place that is as nearly desirable as the ecosystem that would have been there in the <u>absence</u> of that project. The decision levels through which a project is reviewed preventing, minimizing, and replacing ecosystems - is outlined and discussed in this policy.

The magnitude of developmental influences on fish and game habitat is to a large extent dependent on the degree to which development operations and ' facilities and land or water use projects are properly planned and upon the conscientious adherence to practices designed to protect fisheries and wildlife values. Therefore, it is the primary objective of the Department of Fish and Game that fish, game and habitat values be prominently considered by developers and regulatory agencies prior to development or issuance of regulatory approvals. Consideration should take place during the planning and implementation of land or water associated development to avoid or minimize foreseeable or potential adverse environmental effects before the fact of damage, and early enough to consider beneficial alternatives. Similarly, it is imperative to provide for repair, restoration, or rehabilitation of habitat damage after it occurs, should it occur at all, as well as maintenance of the reconstructed habitat over time. However, it is appropriate that this option of after-the-fact redress assume a second priority status to mitigation planning before the fact of damage.

These concepts--preventing, minimizing, replacing--when molded into a working definition of mitigation, will contribute to the sustained functioning of aquatic and terrestrial systems, and the continued viability of common

property fish and game resources, while providing for the other needs of Alaskans arising from beneficial public land and water use programs. A mitigation policy, therefore, is essential to <u>guide</u>, <u>not</u> <u>stop</u>, development actions by insuring considerations of alternatives to or in land and water conversions and to fulfill the sustained yield management precepts of Alaska law.

II. Authority

The Department's basic responsibility as a conservation agency derives from the Commissioner's authority to manage, protect, maintain, improve, and extend fish, game, and aquatic plant resources of the State (AS 16.05.020). This Statute, in combination with constitutional directives, provides implicit direction for the Department to offset losses to fish, wildlife, and their habitat.

The Department's responsibility to impose mitigation measures also derives from the same laws which authorize it to issue written approvals (permits) for land or water use programs. In each instance the developer must obtain the Department's approval as the sufficiency of the developer's plans to provide for free passage of fish (AS 16.05.840), or provide proper protection to fish and game when conducting projects in anadromous fish streams (AS 16.05.870), State game refuges (AS 16.20.060), State game sanctuaries (AS 16.20.120), the natural habitat of endangered species (AS 16.20.185), fish and game critical habitat areas (AS 16.20.260), and State range areas (AS 16.20.300-320). Simultaneously, a strong basis for prescribing mitigation lies in the public trust doctrine. In simple terms, this doctrine, founded in common law, asserts the public's right to unimpaired use of public lands and waters for fish and wildlife production. The Department, as trustee for the public, is obligated to protect that right. The public trust doctrine thus provides additional ability as well as an obligation to be rigorous in mitigating disruptions to public fish and wildlife resources, including their habitat.

III. Statement of Policy

A. Definition

The directive to mitigate is clear. The nature of and extent to which mitigation is carried out is left to the Department's discretion. In considering mitigatory options it is essential to recognize the differing degrees of stress that may be placed on natural fish and wildlife habitat. Lightly-stressed aquatic or terrestrial systems adjust to change, and recovery takes place through natural processes when the stress is removed. In contrast, a heavily or overstressed natural system cannot restore itself to original conditions through natural processes alone. In this case, the system's capacity for maintenance and repair has been impeded, and at this point man must provide assistance for the system to be restored. These differences in recovery potentials dictate different priority approaches to implementing mitigation measures.

Accordingly, the Department of Fish and Game, when administering mitigation measures pursuant to its permit authority under AS 16, embraces

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the definition of mitigation promulgated in the Federal regulations (40 CFR 1508.20) which effectuate the National Environmental Policy Act (42 U.S.C. 4321 et seq.). Mitigation includes, <u>in priority order</u> of implementation:

- avoiding the impact altogether by not taking a certain action or parts of an action;
- (2) minimizing impacts by limiting the degree or magnitude of the action or its implementation;
- (3) rectifying the impact by repairing, rehabilitating, or restoring the affected environment;
- (4) reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action;
- (5) compensating for the impact by replacing or providing substitute resources or environments.

B. Implementation

The Department will implement the five forms of mitigation pursuant to its statutory authority in the following manner:

1. Mitigation to Avoid or Minimize Habitat Damage

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a. Avoidance

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The Department's primary approach to mitigation is one of preventive conservation designed to avoid an evershrinking base of natural habitats and costly man-assisted restoration efforts. It is founded on preventing adverse, predictable, and irreversible trends or changes in natural aquatic or terrestrial systems. The objective is to maintain as much existing natural habitat as possible, even if the relative importance or interrelationships of living organisms are not fully known. Apart from denying outright the issuance of a permit, this can be accomplished by attaching stipulations or conditions to permits for proposed developments. Discretion at the field level is required to allow tailoring of various developmental activities to sites and times for maintenance of individual or groups of fish and game species and various habitats used annually or seasonally. Mitigation by permit stipulation can be employed to avoid activities in areas with a high risk of adverse impact, such as nest sites, winter ranges, or critical habitat. Development consistent with the objectives for designated areas can proceed according to the stipulations or conditions. This fundamental approach provides for beneficial land and water use programs in natural systems.

2 b. Minimization

This concept differs from avoidance in that it is acknowledged that some habitat damage will occur. The Department recognizes that land

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and water development projects are mandated by public need, legislative or constitutional prioritization or land use, or pervading economic considerations. It is recognized that industrial, agricultural and residential development in Alaska will cause some amount of habitat destruction, and that this damage hasbeen accepted by developers and policy makers as the price of The second priority mitigative approach to economic benefit. habitat management is to make that loss less severe, or to minimize foreseeable disruptions to aquatic and terrestrial systems. The focus of this approach is to maintain habitat diversity and the capacity of each system to restore itself naturally from stress or damage, while accommodating preemptive uses of land and waters frequented by fish and wildlife - uses which may reduce species abundance to some degree or cause some disturbance to natural species behavior.

Minimal adverse habitat disruption may be achieved by permit stipulations which limit development actions when and where necessary and to the extent needed to maximize conservation of fish and wildlife values. For example, temporal mitigation measures, which involve adjusting the timing of project activities to reduce impacts in areas of high risk, can be used to restrict development to the seasons when the impact is least, or to reduce the amount of time spent in a sensitive area. Habitat be may stressed temporarily, but recovery can take place through no-cost natural processes.

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2. Mitigation In Lieu of Habitat Damage

a. Rectification

The third priority mitigative approach is to repair, rehabilitate, or restore abused aquatic or terrestrial systems. This requires onsite post-construction evaluations of water and land or developments after the fact of damage, or estimation, during the planning stage, of likely environmental damage. Rectification is less desirable than avoidance or minimization because, even if restoration is complete, there is a net loss of fish and wildlife resource and habitat resulting from the time lag between the impact and full replacement. Such time lags may vary from days to decades. Thus, gains or benefits to be realized from this form of mitigation are somewhat less than those of full prevention.

The objective is to restore the same functions as those that were lost, or, to restore the habitat to pre-disturbance conditions. However, if the factor restricting the number of a species using an area is also limited further by the development, it makes little sense to devise and implement factors which cannot alleviate that situation. Additionally, the simplistic view of maximizing one kind of habitat at the expense of another should be avoided. The Department recognizes that there will be situations where no rehabilitation of the loss incurred is possible. If proper planning occurred and rectification was not considered necessary, rectification should only be necessary when the developer has not complied with his plan, applicable laws, permit stipulations. Rectification of disruptions to habitat may be implemented through permit stipulations and amendments or imposed as a court ordered penalty. It is likely that many completed or partially completed projects can be retrofitted with feasible restoration requirements that could result in the recovery of substantial amounts of project-caused fish and wildlife losses.

b. Preservation and Maintenance Actions

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Mitigation should be recognized as a continuing obligation, inextricably tied to a project and carried out during the entire life of the project. The Department recognizes that if mitigation measures are approved but not <u>operated</u> and <u>maintained</u> during the life of the project, little or no mitigation, which may have helped justify the project in the first place, will be realized. The Department holds to the principle that costs of mitigation are all normal costs of any land or water development project and must be borne by the developers and beneficiaries of the project.

Preservation and maintenance operations may be imposed through permit stipulations or amendments to permits. For example, drainage structures installed in fish streams should be required to be maintained properly, and erosion must be corrected when it occurs. Revegetated areas which are not successful, for whatever reason,

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must be revegetated until they have become established. In these ways, adverse impacts will be reduced or eliminated over time.

A requirement (or permit stipulation) that developers continue to mitigate by maintenance operations during the life of the project will ensure that conservation objectives are met and litigation is avoided.

c. Compensation

5.

Whenever a project will cause a reduction or loss of values to the public--losses in terms of fish and wildlife populations or habitat, recreation opportunities, access, and other foregone resource use opportunities--the project sponsor must create or restore an equivalent part of the aquatic or terrestrial ecosystem to <u>compensate</u> for the loss. The most difficult problem encountered with this approach is determining what kind of action is appropriate and how much mitigation is adequate. The problem can be resolved qualitatively, <u>through</u> <u>negotiation</u> and quantitatively through the establishment of evaluation procedures.

It is the Department's position that compensation should not involve a simple payment of dollars, but instead should involve replacement of lost habitat, populations or recreational opportunities.

Compensation by replacing or providing substitute resources or environments is the least desirable form of mitigation because it

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accepts loss of habitat at the outset and and often cannot result in total reparation for those losses. When it must be implemented, however, the preferred form of compensation is onsite mitigation; that is, all damage caused by a project should be replaced within the development site or project area where damage occurs. The same functions as are lost should be directly restored, replaced, or compensated. Only secondarily should compensation by substitution, or trade-off of an unavoidable ecological loss for an ecological improvement elsewhere, be used. Trade-offs or conversions only change one kind of environment for another, and may be desirable or not, depending upon the viewpoint considered. There are divergent views and interests between local and more distant users regarding the value of the ecological "improvement" to the natural system that was already in place.

Any type of compensation will be costly, and the values of lost resources cannot be measured solely through economic cost/benefit ratios or man-day evaluations. This sort of analysis must be accompanied by evaluations which measure factors other than human uses of land, water, and the resources within. The value of the interdependent biological relationships within an entire ecosystem is too often ignored. Since some ecosystems, such as wetlands, may never be successfully replaced or substituted, it is important that the land owner, developer, and the various government agencies work together to salvage such lands to rectify the loss of the resource values of those areas. The Department recognizes, however, that in

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some rare cases, the only compensation negotiable may be prevention of future losses in another or adjacent area.

C. The Role of Planning

Proper mitigation of fish and game habitat losses requires that land and water use projects be properly designed and planned. This requires basic decisions by field personnel at the earliest project conceptualization or design state, before permits are issued.

Proper planning, particularly at the area or regional level, will assist in abating a common cause of fish and wildlife habitat decline, that of piecemeal habitat losses which cumulate from sequential projects. Regional or area planning, when it precedes significant land or water use programs, will allow reduction of the cumulative effects resulting from a variety of projects.

Prior to permit issuance there should be a realistic assessment of the specific losses which likely will be incurred. The losses should be identified <u>first</u> in terms of lost resources and <u>secondly</u> in terms of the uses which may be foregone. This is because human use and resource productivity do not always correlate. The Department cannot accept analyses which equate low human use figures to low estimates of losses. Low human use has no bearing on how much fish, wildlife, or their habitat may have been lost; or how much productivity, biological diversity or critical processes were impaired. However, the loss of human use should be a factor that will need to be mitigated.

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Losses of fish and wildlife habitat that cannot be mitigated will affect the <u>people</u> who utilize those resources. Wherever the carrying capacity of the land or water is reduced, harvest of species by subsistence, commercial, and recreational users may have to be reduced. Recreational opportunities to view resources may also decline. As the population of the State of Alaska increases, competition for fish and game resources will surely increase. Decreased abundance of these resources will mean that some resource users will get less of the resource than they may have had in the past. As more and more habitat is damaged or lost, the problem of a growing population base and its pressure on fish and wildlife, will be aggravated.

The impacts of a proposed project and alternatives to it on <u>all</u> the natural resources affected, therefore, should be assessed <u>early</u> in the project planning process. The effects of a project on other resources, such as timber or water, and human use should be assessed, as well as the direct effect on fish and wildlife. Nonstructural alternatives, e.g., providing minimum stream flows rather than a hatchery to maintain a population of fish, for achieving the project objective should be required and considered first since these could be expected to have the least negative impact on the ability of the project area to provide natural resource values.

Including consideration of all natural resources early in the planning process should lead to development of ways to minimize effects on these resources in all phases of project development and reduce the need to later add on the more costly, conspicuous, and less desirable remedies

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after the fact of damage. The specific properties and characteristics of the natural system which must remain after development should be defined prior to initial permit issuance. The developer is then allowed to proceed with the project under pre-established mitigation measures, which will guarantee functioning of a natural system and not cause permanent or costly public harm.

D. Assessment of Damages

The combination of population pressures, diminishing space, energy needs, and the necessity of considering economic variables in most decisions have all culminated in questions regarding the intrinsic values of man's surroundings. Attempting to place price tags on an area's worth, whether in terms of its retention as a natural system or its value in an altered condition, is inherently difficult.

The state of the art in habitat valuation will lag behind the need to make permit decisions. The Department holds that fish and wildlife habitat should be preserved unless the expected benefits of the development is demonstrably "large" relative to loss of fish and wildlife values. Of course, what is deemed acceptable must be a broad social decision which necessarily requires assessment of the resource damage likely to be incurred as a result of the development.

In theory, it would seem a simple matter to observe the impact of a construction project, determine if fish or wildlife are killed, and then assess damage. In practice, it is anything but. Damage may be

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incremental, and not identifiable without extensive baseline and postproject data. Mortality may affect juveniles as well as adults. Damage to habitat or to populations of juveniles may not impact resource users or be measurable for several years hence when particular species should have reached adulthood. Other damages, such as those affecting migratory species or the lower elements of a marine food chain, may be visible but not amenable to market place valuation. Less tangible aspects of resource damage include decreased aesthetic worth and decreased ability to provide a specific wildlife habitat. Finally, in an environment possessing many, often only partially understood, natural interrelationships - and impacted by any number of man-related activities - definitive assessment of precise cause and effect relationships between development impacts and fish or wildlife mortalities will be difficult and often impossible.

This problem is intensified by the absence of even rudimentary data at a large number of site-specific locations. It follows that assessment of damage will, at best, be a combination of assessment of the partial data base available concerning stock levels, seasonal and cyclical abundance and location, together with a scientific judgement of the "most likely" result of environmental damage, based on a general understanding of fish and wildlife habitat dependencies and tolerances.

These types of judgements put extreme pressure on fish and wildlife scientists and pose unknown risks for the resource. In such cases, and where the only other alternative is to stand mute and observe a steady

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erosion of fish and wildlife values - uncorrected and uncompensated for - a judgement decision is necessary.

The Department holds that the appropriate standard for measuring damages to natural resources is the cost which would be reasonably incurred by the State to restore or rehabilitate the environment in the affected area to its pre-existing condition, or as close thereto as is feasible without grossly disproportionate expenditures.

The question is prompted: at what point do indirect or cumulative effects become so remote that mitigation should not be required? The Department recognizes the "without-the-project" baseline assumption for resource evaluation purposes when imposing mitigation measures. It is from this baseline that the degree of project impact, and hence the degree of mitigation required, may be measured.

Because damage estimates will be based upon scanty or incomplete knowledge, and will often be probabilistic in nature, it is possible that estimates of "most likely" level of damage may, from time to time, vary. It is this Department's belief that in such cases of difference, the onus of proof to explain any lower estimates must lie with the developer. This position is based upon the recognition that the developer is the potential beneficiary of both an early start (relative to time required for adequate environmental inventory) and of any lower damage estimate that is put forth.

IV. Summary

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- (1) Mitigation is necessary to guide development in order to preclude, abate, repair, or indemnify the adverse effects upon fish, game, and their habitat resulting from development projects in fish streams and in refuges, sanctuaries, critical habitats, and the natural habitat of endangered species.
- (2) Department's authority to approve development plans in streams and special areas, as well as the public trust doctrine asserting the public's right to unimpaired fish and game production on public lands, provide the means and the obligation to compel mitigation measures.
- (3) Differences in recovery potentials due to differing degrees of stress placed upon fish, game, and their habitat dictate that mitigation measures be selected accordingly.
- (4) Mitigation before the fact of damage is the preferred means, with avoidance of damage as the primary objective, and minimization rectification, maintenance, and compensation following in that order. Each may be implemented through permit stipulations.
- (5) Mitigation measures imposed after the fact of damage or in lieu of expected damage, may require rectification of damage, maintenance of corrections over time, or compensation by replacing or substituting resources or environments.
- (6) Rectification, necessary only when the permittee has not fulfilled his obligation, may be imposed by permit stipulation or by court ordered

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penalty. Projects may be retrofitted with feasible restoration requirements to recover fish, game, and habitat losses.

- (7) Maintenance mitigation actions are project related. The Department holds that maintenance mitigation costs are normal development costs to be borne by the developer and project beneficiaries. This form of mitigation may be imposed by permit stipulations or later amendment.
- (8) Compensation by providing substitute resources or environments is the least desirable form of mitigation. When imposed it preferably should be implemented onsite rather than by "improving" an existing ecosystem elsewhere. Compensatory mitigation will only be implemented by negotiating a written agreement with the developer.
- (9) Mitigation should be considered at the earliest project conceptualization or design stage. All impacts should be assessed early in the project planning process with first consideration given to nonstructural alternatives to the project objective.
- (10) Fish and wildlife habitat should be preserved unless the public benefit of the project is demonstrably large. Assessment of damages will be a Department decision based in part on existing data bases and in part on "most" likely judgements.
- (11) The burden of proof to justify lower estimates of damage to fish and wildlife habitat lies with the developer.

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