I. **Introduction**

For the reasons detailed below, Northwest Environmental Advocates (“NWEA”) hereby petitions the U.S. Environmental Protection Agency (“EPA”) to update the State of Washington’s water quality standards for the protection of human health and aquatic life from toxic contaminants. EPA’s inaction to date is deplorable in light of the evidence it has accumulated over the last two decades that members of American Indian tribes, ethnic populations, and the general public in Washington consume far more fish and shellfish than Washington’s current water quality standards assume. EPA’s failure to update Washington’s aquatic life criteria is equally inexcusable in light of the impacts of toxic chemicals on threatened and endangered species, such as salmon, steelhead, and the orca whale.

This petition is brought pursuant to the Administrative Procedure Act, 5 U.S.C. §§ 553(e) and 555(e), to request EPA take the following actions: (1) make a determination (or affirm a previously made determination\(^1\)) pursuant to Section 303(c)(4)(B) of the Clean Water Act (“CWA”) that the State of Washington’s water standards are inadequate.

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\(^1\) In *Puget Soundkeeper Alliance, et al. v. EPA, et al.*, No. 2:13-cv-01839-JCC (W.D. Wash., filed Oct. 11, 2013), plaintiffs have alleged the agency has already made a determination that Washington’s human health criteria are inadequate. Either, as that lawsuit alleges, EPA has already made such a determination and now has a mandatory duty to promulgate new criteria for Washington, or pursuant to this petition, EPA must make such a determination.
quality toxic criteria for the protection of human health, set out in 40 C.F.R. § 131.36(d)(14), fail to provide full protection for its designated uses; (2) determine that the State of Washington has failed to adopt such human health and aquatic life criteria as are required by Section 303(c)(2)(B) in each triennial review of its water quality standards conducted since 1992; and (3) promulgate federal regulations applicable to Washington, pursuant to Section 303(c)(4), setting forth new and revised water quality standards as necessary to meet the requirements of the CWA.

EPA has a heightened responsibility to remedy the long outstanding deficiencies in Washington’s water quality toxic criteria for the protection of human health because those criteria were established by EPA in the National Toxics Rule ("NTR"). The NTR human health criteria, adopted in 1992, are based on the then-applicable national default average fish consumption rate of 6.5 grams of fish and shellfish (hereinafter collectively “fish”) per day (the equivalent of 6.9 ounces of fish per month or 2.3 three ounce-servings each month). The national average fish consumption rate, as well as the methodology for deriving the human health criteria used in the NTR, were developed by EPA in 1980, over three decades ago. The NTR was EPA’s response to Congressional amendments made to the CWA in 1987 that required states to update their toxic criteria

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every time they updated their water quality standards, an interval expected to take place
every three years.4

Since it established the NTR over two decades ago, EPA has updated its guidance
for deriving human health toxic water quality criteria in its Methodology for Deriving
“2000 Methodology”), to, inter alia, increase its national default average fish
consumption rate from 6.5 grams/day to 17.5 grams/day (the equivalent of 18.5 ounces of
fish per month or 6.2 three ounce-servings each month).5 EPA also updated its CWA
Section 304(a) recommended criteria to reflect this change in the national default fish
consumption assumption.6 For subsistence fishers, EPA recommended a national default
consumption rate of 142.4 grams/day. In this 2000 Methodology, EPA also adopted
guidance directing states to use local data on fish consumption when it was available.
This national policy was adopted 13 years ago.

EPA’s national policy is validated by a body of evidence in Washington that
demonstrates the average fish consumers in the state eat more than the current national
default average of 17.5 grams/day and some populations of Washington citizens consume
far more than the national average and, indeed, more than the EPA recommended default
rate of 142.4 grams/day for subsistence fishers. EPA became aware of the fact that
members of Columbia River tribes consumed from 6 to 11 times the national estimate

5 EPA, Methodology for Deriving Ambient Water Quality Criteria for the
scitech/swguidance/standards/upload/2005_05_06_criteria_humanhealth_method_complete.pdf
6 See infra Section V.
used by EPA 18 years ago. Since then, in 1994, 1997, and again in 2000, EPA has accumulated additional evidence of the NTR’s gross inadequacy to protect public health in Washington.

As a consequence, EPA has repeatedly concluded that Washington’s standards are not protective and must be updated. Most recently, EPA Regional Administrator Dennis McLerran wrote Washington Department of Ecology (“Ecology”) Director Maia Bellon urging state action because “since 1992, several national, regional, and local surveys have been conducted that provide scientifically sound information that fish consumption levels are considerably higher than 6.5 grams per day in Washington.” In fact, on the basis of some of these studies, EPA has already disapproved Oregon’s and Idaho’s use of the current national default fish consumption level of 17.5 grams/day. The State of Washington agrees with these findings. Former Ecology Director Ted Sturdevant has acknowledged these studies demonstrate that “Washington has some of the highest fish-consuming communities in the country, but we are currently using the lowest fish consumption rate in our standards.”

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7 Letter from Dennis McLerran, EPA Region 10 Regional Administrator, to Maia Bellon, Director, Ecology (June 21, 2013).
Despite the evidence of high fish consumption levels in Washington, EPA’s recommendations to the states, its changes to the 304(a) recommended criteria reflecting that recommendation, and its disapprovals in Oregon and Idaho, EPA has not updated its now outdated NTR to ensure Washington’s standards are protective of designated uses and based on sound scientific rationale. EPA’s failure to revise the NTR criteria for Washington, criteria which were only intended to protect the average consumer and were derived from the out-of-date and inaccurate value of 6.5 grams/day of fish consumption, places the public health and welfare in jeopardy and is inconsistent with Congressional intent and statutory requirements.

No better proof of EPA’s arrant delinquency is needed beyond the agency’s own words. In a 2002 report, EPA Region 10 concluded that adult tribal members in Washington who consumed fish for 70 years at their current rate of 48 meals per month “may have cancer risks that are up to 50 times higher than those for the general public who consume fish about once a month.”11 That report, now over 10 years old, states in its introduction that EPA first “became concerned about the potential health threat to Native Americans who consume fish from the Columbia River Basin” after reviewing the results of a 1989 national survey, published in 1992, 21 years ago.12 EPA’s continuing failure to act in light of the information it has had over the last two decades is indefensible and contrary to law.

II. **Jurisdiction and Authority of the Environmental Protection Agency**

The CWA requires that states or EPA adopt water quality standards. Such standards must consist of the designated uses, the water quality criteria for waters based upon such uses, and antidegradation requirements. The standards must protect the public health or welfare, enhance the quality of water and wherever attainable, provide water quality for the protection and propagation of fish, shellfish and wildlife and for recreation in and on the water, taking into consideration their use and value of public water supplies, and agricultural, industrial, and other purposes including navigation.

Water quality criteria must be adopted that protect the designated uses. Water quality criteria are expressed as constituent concentrations, levels, and/or narrative statements, representing a quality of water that supports a designated uses. Such criteria must be based on sound scientific rationale and must contain sufficient parameters or constituents to protect the designated use. For waters with multiple use designations, the criteria shall support the most sensitive use.

The discharge or presence of toxic pollutants in navigable waters may interfere with the designated uses adopted for such waters. The adoption of criteria for the protection of human health is required for water bodies designated for public water supply and where fish ingestion is considered an important activity included in a

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15 40 C.F.R. § 131.11(a)(1).
16 40 C.F.R. § 131.3(b).
17 40 C.F.R. § 131.11(a)(1).
18 *Id.*
The CWA requires that state toxic criteria be specific numerical criteria when they are available because EPA has published them as recommended criteria pursuant to Section 304(a). EPA policy implementing this provision allows states to adopt statewide numeric criteria in their water quality standards for all toxic pollutants for which EPA has developed 304(a) recommended criteria, regardless of whether the pollutants are known to be present in navigable waters within the state. Alternatively, states may adopt specific numeric criteria in water quality standards for toxic pollutants as necessary to support designated uses where such pollutants are discharged or are present in the affected waters and could reasonably be expected to interfere with designated uses. If this latter alternative is selected, water quality data and information on discharges must be reviewed to identify specific water bodies where toxic pollutants may be adversely affecting water quality or the attainment of the designated water use or where the levels of toxic pollutants are at a level to warrant concern and criteria for such toxic pollutants applicable to the waterbody sufficient to protect the designated use must be adopted. EPA expects similar determinations to occur during each triennial review of water quality standards as required by Section 303(c)(2)(B).

In any instance when EPA determines that a new or revised standard is necessary to meet the requirements of the CWA, the Administrator shall promptly prepare and

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22 *Id.*
publish proposed regulations setting forth a revised or new water quality standard.\textsuperscript{23} This petition demonstrates that the facts in combination with EPA’s regulations and guidance support the Administrator’s making a determination that the human health criteria currently in place to protect Washington’s designated uses are not fully protective and based on sound scientific rationale and, moreover, that Washington has failed to update its numeric human health criteria as required by Section 303(c)(2)(B) for every triennial review conducted since EPA adopted the NTR in 1992.

III. \textbf{Toxics Contaminating Fish Tissue Threaten the Designated Uses Pertaining to Protection of Human Health in Washington State}

Fish “are a lean, low-calorie source of protein” and “an important part of a healthy diet.”\textsuperscript{24} However, when water quality standards fail to adequately account for the level of fish and shellfish that people consume, the health benefits of eating fish can become overshadowed by risks associated with toxic contaminants accumulated in their tissue. Many toxic chemicals, such as polychlorinated biphenyls (PCBs), mercury, dioxins, chlordane, and DDT, linger in the sediments of waterbodies for long periods of time.\textsuperscript{25} From there, they are taken in by bottom-dwelling plants and animals and passed up the food chain, becoming increasingly more concentrated along the way.\textsuperscript{26} As a result, top predators, such as the walleye or largemouth bass “may have levels several orders of magnitude higher than the water.”\textsuperscript{27} People consuming such top predators are at risk of suffering health problems due to the levels of toxics in fish tissue. Likewise,

\textsuperscript{23} 33 U.S.C. § 1313(c)(4)(B).
\textsuperscript{25} \textit{Id.}
\textsuperscript{26} \textit{Id.}
\textsuperscript{27} \textit{Id.}
human consumption of fatty tissues in fish will increase their body burden of many toxics contaminants. The health problems linked to such chemicals range broadly, from nausea and diarrhea, to adverse developmental, reproductive, and endocrine effects, to brain damage, cancer, and more.

A. Toxic Contamination is Widespread in Washington’s Waterbodies

Toxic contamination of fish and water is widespread in Washington. Use of traditional reporting mechanisms to assess the breath and severity of toxic pollution is hampered by agencies’ limited resources to collect data and their reliance on inaccurate measuring sticks to identify if the data demonstrate a problem. Where, as in Washington, the water quality toxic criteria that constitute that measuring stick do not reflect levels that are protective, the results of such an evaluation will create the appearance that water quality is not as threatening to human health and aquatic life as it actually is. Where, as here, the toxic criteria are based on a level of human fish consumption that is under half that recommended by EPA as the national default and well under actual consumption levels, the assessments of water quality impairment will be themselves impaired. Even using these inadequate water quality criteria for assessment purposes, data demonstrate that Washington’s waters are widely contaminated with unsafe levels of toxic pollution.

1. CWA Section 305(b) Reports

The CWA requires the identification of waters that are impaired by toxics in biennial reports submitted pursuant to CWA Section 305(b). The last complete 305(b)


29 Id. (“Eating fish containing chemical pollutants may cause birth defects, liver damage, cancer, and other serious health problems”); see also Agency for Toxic Substances & Disease Registry, http://www.atsdr.cdc.gov/ (last visited May 1, 2012).
The assessments in this report, which use a “sample survey approach,” are extremely imprecise.\textsuperscript{30} Of Washington’s 70,439 miles of stream, 59 percent were purportedly assessed for fish consumption.\textsuperscript{31} The report concluded that of this statewide total 41,507 miles of stream, nine percent (3,609 miles) rated “Fair” for fish consumption use and 13 percent (5,414 miles) rated “Poor,”\textsuperscript{32} for a total of 22 percent of Washington stream miles clearly not supporting fish consumption uses. Whereas Ecology had no data to make this assessment for some of the state’s eight ecoregions, it identified the Columbia Basin Ecoregion as having 40 percent of its stream miles rated “Poor” (10,138 miles) and 20 percent rated “Fair” (5,069 miles) for a total of 60 percent of the ecoregion’s stream miles clearly not supporting fish consumption uses. Likewise, with regard to stream use impairments caused by toxic metals, Ecology identified the Columbia Basin Ecoregion as having 25,031 impaired miles of an assessed total of 25,345 miles, or 99 percent impaired.\textsuperscript{33}

EPA’s 2008 assessment data for Washington shed some additional light on these data.\textsuperscript{34} Of 70,439 total stream miles in Washington, only 1,997 were found to have been


\textsuperscript{31} \textit{Id.} at 13 tbl. 3.

\textsuperscript{32} \textit{Id.} at 20 tbl. 11. The methodology for determining the ranking was as follows: “If 25% or greater of the data exceed any one criterion, support of the fish consumption use was assessed as considered ‘poor’. If more than 11% but less than 25% of the data exceed the criterion, support of the use was considered ‘fair’. If less than 10% of the data exceed the criterion, support of the use was to be considered ‘good.” \textit{Id.} at 4.

\textsuperscript{33} \textit{Id.} at 32 tbls. 32, 33.

\textsuperscript{34} EPA, \textit{Watershed Assessment, Tracking & Environmental Results, Washington Assessment Data for 2008}, available at http://ofmpub.epa.gov/tmdl_waters10/
assessed. Of those, 1,591, or 80 percent, were identified as impaired, the majority not for toxics. By contrast, causes of impairment for Washington’s lakes, reservoirs, and ponds indicate significant acres of impairment with PCBs being the most substantial cause overall (76,036 acres), followed by dioxin (49,261 acres), DDE (26,126 acres), dioxins (21,394 acres), dieldrin (17,665 acres), mercury (15,640 acres), DDD (12,000 acres), chlordane (7,906 acres), DDT (4,500 acres), and a number of other pesticides (alpha-BHC, aldrin, toxaphene, heptachlor, and hexachlorobenzene) and metals (zinc, lead) all at or under 3,300 acres of impairment each. Of the total assessed 376 square miles of ocean and near coastal waters, 200 square miles, or 53 percent, were found impaired. Of those impairments, 26 square miles were deemed impaired from the results of sediment bioassays measuring total toxics, 16 square miles were impaired by PCBs, and over 50 toxic chemicals were found to have individually impaired between 0.4 and 14 square miles each of ocean and near coastal waters each.

2. CWA Section 303(d) Lists of Impaired Waters

Section 303(d) of the CWA also requires the states to list impaired waters, for the regulatory purpose of developing Total Maximum Daily Loads (“TMDLs”) to bring them...
into compliance with water quality standards and to ensure that permits issued pursuant to CWA Section 402 are consistent with federal requirements. These assessments, too, are based on the NTR human health toxic criteria, rendering Washington’s 303(d) list an inadequate assessment of risks to public health from toxics in Washington State. Even so, the 303(d) list demonstrates that Washington waters are contaminated with toxic chemicals. The 303(d) list for Washington’s freshwaters is now outdated, having last been established five years ago in 2008, whereas EPA recently approved Washington’s revised marine waters list in December 2012. Of assessed waters, Washington has listed a total of 1,460 waterbody segments as impaired for toxics. Of these, Washington has listed 444 waterbody segments as impaired for toxics and in need of a TMDL. Another 631 waters are impaired for toxics but listed under Category 4B, rather than Category 5, by virtue of their being deemed under some purported effort to reduce pollution to meet currently-applicable water quality standards. Finally, the Category 4A list, comprised of impaired waters for which a TMDL has been completed to meet current standards but the waters of which remain contaminated, includes 378 waterbody segments. In addition, 185 waterbody segments were deemed to have data insufficient to determine whether water quality is impaired for toxic parameters.

3. Toxics Release Inventory Data

The Toxics Release Inventory (TRI) provides information on the volume of toxics being released into the environment into different media without evaluating its potential environmental and human health impacts. TRI data are made public pursuant to Section

313 of the Emergency Planning and Community Right-to-Know Act (EPCRA). EPA’s 2011 TRI national analysis specifically evaluated two areas that together nearly cover the entirety of Washington State: the Columbia River Basin and Puget Sound. A total of 96.4 million pounds of pollutants were disposed of into all media on-site in the Columbia River Basin. According to EPA, “[i]n 2011, some of the largest sources of TRI chemicals in the Columbia River Basin included the land disposal of manganese, copper, lead, and zinc, as well as other metals from metal mines. Runoff from these areas, as well as wastewater effluent from numerous pulp and paper mills, is associated with degraded water quality. Hazardous waste management facilities had on-site land disposal, primarily of aluminum and zinc and lead and their compounds.”39 A total of 4.6 million pounds were disposed of on-site into the Puget Sound/Georgia Basin ecosystem. About this, EPA observed, “[f]ederal facilities had the largest on-site land disposal, primarily of lead. One pulp and paper mill reported large amounts of manganese compounds disposed of in an on-site landfill. These releases may make their way to the fresh and salt waters of the ecosystem and accumulate in the food chain as evidenced by elevated levels of these toxic chemicals in the tissues of some aquatic species in the ecosystem.”40

4. Special Studies on Toxics in Washington Waters

Similar to the TRI’s focus on Puget Sound and the Columbia River, the state and federal agencies also maintain that dual focus in other Washington water quality evaluations. For example, in a recent EPA report on the Columbia River, an evaluation which is limited to only four toxic contaminants, “mercury, DDT, PCBs, and PBDEs [were found] in the following species: juvenile salmon; resident fish (sucker, bass, and mountain whitefish); sturgeon; predatory birds (osprey and bald eagles); aquatic mammals (mink and otter); and sediment-dwelling shellfish (Asian clams).”41 The report concludes that the “data are limited with regard to whether the contaminants are increasing or decreasing Basin-wide.”42 In evaluating data that demonstrate increases in mercury concentrations, EPA uses its own 304(a) recommended tissue criterion of 0.3-ppm mercury rather than Washington’s much less protective NTR criteria applicable to Washington’s waters for regulatory purposes.43 However, in discussing decreasing DDT levels in the Yakima River, which previously had some of the highest concentrations of the pesticide in the nation, EPA uses what it terms an “EPA human health guideline for safe fish consumption = 32 ppb,”44 which is the fish tissue equivalent of the currently applicable NTR criterion of 0.00059 ppb,45 and in discussing PCB levels, EPA uses an

42  Id. at 15.
43  Id. at 18.
44  Id. at 20.
45  40 C.F.R. § 131.36(b)(1); Email from Helen Rueda, EPA, to Nina Bell, NWEA, Re: small question (Aug. 20, 2013).
“EPA Human Health Guideline for Fish Consumption – 5.3 ppb,” which is the fish tissue equivalent of the NTR criterion for protection of human health of 0.00017 ppb. EPA’s comparing water quality and tissue data to criteria it has deemed inadequate demonstrates how EPA’s own evaluation of toxic contamination in Washington is misleading.

Following the results of the Columbia River Intertribal Fish Commission (“CRITFC”) fish consumption survey that found members of Columbia River tribes consumed from 6 to 11 times the national estimate used by EPA, EPA and the CRITFC member Tribes conducted a survey of contaminants in fish tissue. The study concluded

The chemicals which were estimated to contribute the most to potential health effects (PCB, DDE, chlorinated dioxins and furans, arsenic, mercury) are the chemicals for which regulatory strategies need to be defined to eliminate or reduce these chemicals in our environment.

In a draft report on the Puget Sound, the Puget Sound Partnership evaluated the “vital signs” for a human health goal that includes toxics in fish, concluding there are worrisome levels of “contaminants in fish tissue (especially PCB contamination in flat fish from central Sound urban bays and in salmon from south and central Puget Sound)” and noted that a “variety of fish species continue to show contamination by persistent, bioaccumulative toxic chemicals and estrogen disrupting compounds [that] points to

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47 *Id.*
48 EPA, *Columbia Contaminant Survey*, supra, n. 12, at E-1. CRITFC Tribes are the Nez Perce Tribe, the Confederated Tribes of the Umatilla Indian Reservation, the Confederated Tribes of the Warm Springs Reservation of Oregon, and the Confederated Tribes and Bands of the Yakama Nation.
49 *Id.* at 11-229.
51 *Id.* at 21.
potential impacts throughout the food chain, especially for apex predators like orca whales and upper food-chain species like salmon and people.”52 Earlier studies on piscivorous birds and mammals in Puget Sound found troubling levels of toxic contaminants:

Puget Sound harbor seals at once time had the highest measured levels of PCBs and DDTs in the world. These levels have decreased, but remain high. English sole from several urban bays have an alarming prevalence of liver diseases. Birds wintering in Commencement Bay show significant increases in tissue contaminants over the four months in which they feed in Commencement Bay sediments.

* * *

In addition, people who depend almost exclusively on Puget Sound seafood for subsistence, or who consume whole organisms, may be exposed to higher levels of contaminants than estimated in studies used to assess human health threats.53

Reproductive success has remained low for the past 13 years in bald eagles nesting near Hood Canal. . . [B]ald eagle eggs in the Hood Canal areas contain high levels of PCBs; these levels have been associated with reproductive failures in other studies.54

A study conducted by Ecology in 2001 evaluated toxic contaminants in fish tissue and surface water in Washington freshwater environments.55 Ecology sampled edible muscle tissue from five species commonly captured and likely to be consumed by people collected from 13 lakes and one river.56 A total of 147 fish were processed in composite samples with the following results: all six samples exceeded the NTR criterion for PCBs,

52 Id. at 22
56 Id. at 3-4.
two of six samples exceeded the NTR criterion for 4,4’-DDE, one of six total chlordane concentrations far exceeded the NTR criterion, and four of four samples contained polychlorinated dibenzo-p-furans (PCDD/F) at one to two orders of magnitude greater than NTR criteria.\(^57\)

Demonstrating the difference between the NTR criteria applicable in Washington and EPA’s current 304(a) recommended methylmercury criterion, Ecology found that of 108 fish analyzed separately

Mercury was detected in all tissue samples analyzed. About 17\% of the samples [16 samples] exceeded EPA’s proposed Water Quality Criterion for the Protection of Human Health of 300 ppb ww. The NTR criterion of 825 ppb ww was exceeded by one sample with a mercury concentration of 1280 ppb ww.\(^58\)

As Ecology points out, evaluating the samples using the NTR criterion means using 825 parts per billion wet weight (ppb ww), which is based on 6.5 grams/day fish consumption, versus using the EPA 304(a) recommended mercury criterion of 300 ppb ww, which is based on the national default rate of 17.5 grams/day fish consumption. The results provide a radically different result in the determination of impaired uses even using the national default fish consumption rate that EPA has already disapproved in both Oregon and Idaho.\(^59\) Demonstrating further the inadequacy of Washington’s current regulatory criteria, Ecology concludes that evaluating the data against the EPA screening value of mercury for subsistence fishers of 49 ppb ww, results in 93 percent of samples exceeding the acceptable level.\(^60\) Figure 3 of this report graphically, reproduced immediately below, represents the NTR criterion compared to three EPA criteria or

\(^57\) Id. at v, 10.
\(^58\) Id. at v, vii. (emphasis added).
\(^59\) See infra at Section IX.
\(^60\) Ecology, supra n. 55, at 15.
screening values and how many of the fish tissue samples in this study, augmented with
data from EPA and the U.S. Geological Survey (“USGS”), would be considered as
demonstrating impairment.61

In a subsequent report studying 2007 data, Ecology presented data, a portion of
which is reproduced immediately below, demonstrating the difference between EPA
recommended 304(a) criteria and Washington’s NTR criteria, for total PCBs (64 pg/l
versus 170 pg/l), dieldrin (52 pg/l versus 140 pg/l), toxaphene (280 pg/l versus 730 pg/l),
p,p’-DDE (220 pg/l versus 590 pg/l), and p,p’-DDD (310 pg/l versus 830 pg/l).62

61 Id. at 18.
62 Ecology, Trends Monitoring for Chlorinated Pesticides, PCBs, and PBDEs in
Washington Rivers and Lakes, 2007 at 39 fig. 15 (March 2009) available at
23, 2013).
This study demonstrates that even Ecology knows it cannot rely on its outdated toxic criteria to appropriately gauge water quality impairments. In a study of data from the next year, 2008, Ecology once again used both the NTR criteria and the EPA recommended 304(a) criteria, demonstrating, *inter alia*, the difference in regulatory results: “Seven sites did not meet (exceeded) the Washington State human health criterion (170 pg/L) [for PCBs], and all sites except the Queets River reference site exceeded the EPA national recommended [PCB] human health criterion (64 pg/L).”63 This was demonstrated by the figure reproduced below.

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Ecology also presented the data comparing data from the 2007 and 2008 sampling years by showing which criteria were violated, EPA’s 304(a) recommended criteria, or the NTR regulatory criteria, again demonstrating the agency’s own reluctance to rely on outdated criteria. Similar results and comparisons were reported for 2009 data, as shown in the figure below.64

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Ecology likewise has pointed to the levels of toxic contaminants in Puget Sound as support for its own much-delayed efforts to develop appropriate fish consumption rates from which to derive new human health toxic criteria. The agency has highlighted high levels of lead, cadmium, tributyl tins, copper, mercury, arsenic, PCBs, PAHs, dioxins and furans, pesticides, phthalate esters, polybrominated diphenyl ethers (PBDEs), hormone disrupting chemicals (Bisphenol A), petroleum & petroleum by-products, and pharmaceuticals in Puget Sound waters. Not only is the scope of toxic chemicals in Washington’s waters sweeping but the levels of these chemicals demonstrate the high body burdens in Puget Sound as compared to other locations of salmonids. For example,
Ecology reports that “Puget Sound Chinook salmon fillets are almost three times more contaminated than fillets of Chinook salmon from other Pacific West Coast areas”\textsuperscript{66} and PCBs and polybrominated diphenyl ethers (PBDEs) in whole body samples of individual summer/fall Chinook salmon from Puget Sound were 2 to 6 times more contaminated with PCBs and 5 to 17 times more contaminated with PBDEs than other populations of Chinook salmon from the Pacific West coastal areas.\textsuperscript{67}

This is represented graphically in the Ecology report by the following figure:

5. Washington Fish Consumption Advisories

In addition to Ecology’s assessments, the Washington Department of Health (“WDH”) also issues fish consumption advisories to warn people about the health risks from consuming contaminated fish from Washington’s waters. These advisories are not based on the NTR criteria. There are two state-wide fish advisories concerning mercury content in fish caught in all Washington waters for women who are or might become pregnant, nursing mothers, and young children: “Don't eat Northern Pikeminnow. Limit

\textsuperscript{66} Id.
\textsuperscript{67} Id.
eating Largemouth and Smallmouth Bass to no more than 2 meals per month.\textsuperscript{68} In addition, there are waterbody-specific advisories applicable to all fish consumers in the following waters:

- Yakima River for PCBs
- Lake Chelan for DDT
- Wenatchee River for PCBs
- Lower Columbia River for PCBs, DDT, dioxins/furans
- Middle Columbia River for mercury and PCBs (bluegill, yellow perch, crappie, walleye, carp, catfish, suckers and sturgeon)
- Upper Columbia River/Lake Roosevelt for mercury and PCBs
- Green Lake (King County) for PCBs
- Lake Washington for PCBs
- Lower Duwamish River for PCBs
- Okanogan River for DDT and PCBs
- Pend Oreille River for mercury
- Puget Sound for mercury and PCBs
- Spokane River for PCBs, PBDEs, and lead
- Walla Walla River for PCBs
- Lake Whatcom for mercury\textsuperscript{69}

B. Lack of Protective Human Health Criteria Hampers Toxic Clean Up Efforts for Widespread Toxic Contamination in Washington’s Waters

The lack of adequately protective human health criteria applicable to Washington’s waters affects the ability of Ecology to use CWA regulatory mechanisms to achieve water quality protection goals given the widespread toxic pollution in its waters discussed above. As the Puget Sound Partnership recently observed,

PCB levels in Puget Sound fish today are probably ten times lower than they were in the 1970s, but they have not changed appreciably in the past 20 years. Current PCB levels are high enough to trigger Department of Health consumption advisories for Chinook salmon and other species, and are probably still high enough to harm fish health. Further reduction of


PCBs in the ecosystem will likely require a combination of activities, including cleaning up contaminated sediments, identifying and halting new sources of PCBs into the system, and waiting for existing PCBs in the system to degrade or become unavailable.\textsuperscript{70}

Such efforts to analyze, clean up, and prevent further contamination by new sources of toxics, however, rely on using appropriately protective criteria in the state’s regulatory programs.

Similarly, in contrast to the statewide and waterbody-specific fish consumption advisories for mercury-contaminated fish and Ecology’s evaluations of fish tissue levels of toxics, Ecology’s 1998 Section 303(d) list of impaired waters for mercury, which is based on data compared to the NTR toxic criteria, includes a mere 22 waterbody segments across the state. Unlike the advisories, the 303(d) list is the trigger for regulatory actions pursuant to the CWA and the state’s nonpoint source authority. These 303(d) listings for mercury do not include the Pend Oreille and Spokane Rivers nor do they include the entirety of the Puget Sound, all three of which are specifically called out by the WDH as posing a threat to human health from mercury in fish tissue. Lake Chelan is not listed on Washington’s 303(d) list for DDT despite its being the subject of a WDH fish consumption advisory. Similarly, a mere 4.7 stream miles are identified as being impaired for mercury in EPA’s 2008 305(b) assessment for Washington,\textsuperscript{71} yet WDH’s fish consumption advisory applies to all waters in the state.

EPA’s own recent Columbia River report points out that toxics reduction efforts rely primarily on the regulatory programs established by the CWA which rely, in turn, upon the water quality standards containing the human health criteria. For example, EPA

\begin{itemize}
\item[\textsuperscript{70}] Puget Sound Partnership, \textit{supra} n. 50, at 143.
\item[\textsuperscript{71}] EPA, \textit{supra} n. 34.
\end{itemize}
discusses the development of Total Maximum Daily Loads (TMDLs) pursuant to Section 303(d) of the Act, and the use of National Pollutant Discharge Elimination System (NPDES) permits pursuant to Section 402 of the Act to clean up toxic pollution. TMDLs are intended to establish limits on pollution for various sources in order to bring waterbodies into compliance with water quality standards. EPA’s report cites approvingly of Ecology’s having developed TMDLs for toxics in seven rivers or creeks and its efforts to complete a TMDL for PCBs in the Spokane River. EPA fails to point out that all of Ecology’s existing and planned future TMDLs have been or will be developed for numeric criteria that are based on the outdated national default of 6.5 grams/day fish consumption, criteria EPA has disapproved in Oregon and Idaho, and will therefore fall far short of bringing waters into compliance with appropriate standards that protect the state’s designated uses.

For example, the following Washington TMDLs for toxic pollutants are based on the NTR regulatory values: DDT and PCBs in Lake Chelan, chlorinated pesticides and PCBs in the Walla Walla River, DDT and PCBs in the Lower Okanogan River Basin.

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72 CWA § 303(d)(1), (2).
73 EPA, Columbia Toxics Report, supra n. 41, at 31. The Spokane PCB TMDL has since been withdrawn.
chlorinated pesticides and PCBs in the Palouse River, 77 DDT in the Lower Mission Creek Basin, 78 pesticides and PCBs in the Yakima River, 79 and arsenic in the Similkameen River. 80 Wasteload and load allocations to point and nonpoint sources of these toxic contaminants, respectively, are established by these TMDLs at levels that meet the NTR criteria and, in so doing, fail to protect designated uses.

Likewise, NPDES permits are required to assure that dischargers do not cause or contribute to violations of water quality standards. 81 When EPA states in its Columbia River report that “all available regulatory tools such as the Clean Water Act and the Comprehensive Environmental Response, Compensation and Liability Act, [have] been employed to protect human health and the environment” in [the] heavily contaminated watershed [of the Coeur d’Alene Basin],” it is aware that EPA itself has not employed its own authority to update the human health criteria in Washington, and upstream in Idaho, that would ensure the very CWA regulatory tools on which it relies will be effective in protecting designated uses and meeting the goals of the statute. Given that Washington’s waters are downstream of the Coeur d’Alene Basin, its water quality criteria are relevant

81 CWA § 301(b)(1)(C); 40 C.F.R. §§ 122.44(d), 122.4(d).
as well to regulatory activities of upstream states,\textsuperscript{82} namely Idaho where water quality criteria are similarly unprotective.\textsuperscript{83}

In its report, EPA itself points out that updating human health criteria for toxics is relevant to reducing levels of toxics in the environment. It notes that “[f]ederal, state, and local agencies have multiple regulatory mechanisms available to reduce toxics. Such mechanisms include TMDLs, NPDES permits, water quality standards, contaminated site cleanup, and programs to control pesticide usage.”\textsuperscript{84} EPA specifically points to Oregon’s successful completion of updated human health toxic criteria based on 175 grams/day of fish consumption in a statement that “Oregon is using human health criteria to limit toxics,” noting that

ODEQ’s water quality standards play an important role in maintaining and restoring environmental quality. Human health criteria are used to limit the amount of toxic pollutants that enter Oregon’s waterways and accumulate in the fish and shellfish consumed by Oregonians. The criteria also serve as the framework for wastewater permits, nonpoint source reduction activities, stormwater permits, and sediment cleanup efforts. The criteria help ensure that people may eat fish and shellfish from local waters without incurring unacceptable health risks. A final rule on the revised criteria is expected in October 2009.\textsuperscript{85}

The EPA Columbia River report also points to the successful implementation of a TMDL developed by EPA in 1991 that dramatically reduced the levels of dioxin in resident fish of the Columbia River.\textsuperscript{86} This Columbia River Basin TMDL was based on water quality standards for the protection of human health.\textsuperscript{87} Notably, Washington did

\begin{footnotes}
\item[82] 40 C.F.R. § 131.10(b).
\item[83] See infra Section IX.
\item[84] EPA, Columbia Toxics Report, supra n. 41, at 40 (emphasis added).
\item[85] Id. at 30.
\item[86] Id. at 9.
\item[87] EPA, Total Maximum Daily Loading (TMDL) to Limit Discharges of 2,3,7,8-TCDD (Dioxin) to the Columbia River Basin 4-1, A-1 (Feb. 25, 1991) available at
\end{footnotes}
not have numeric criteria for dioxin at that time, which predated the NTR, so EPA relied on the state’s narrative toxic criterion. The TMDL noted that the “Superior Court of Washington for Thurston County recently found that the manner in which the State applied their (sic) water quality standards to the listing under §304(l) of three pulp and paper mills was invalid.” EPA went on to say in the TMDL that it did not believe this court decision invalidated its use of the numeric criteria it chose in the TMDL as an interpretation of Washington’s narrative criterion “because all waste load allocations and permit limits must ensure compliance with applicable water quality standards of downstream states.” It went on to cite use of Oregon’s numeric criteria as the solution. Without the downstream standards requirement, the absence of numeric criteria in Washington could have prevented the very pollutant reductions EPA now praises. Likewise, based on the court decision EPA cited in the TMDL, it is unclear whether state law might preclude the use of Washington’s narrative criteria to address inadequacies with the otherwise applicable NTR numeric criteria.

EPA itself has concluded that the currently applicable NTR criteria are not protective of Washington’s designated uses. *See Section VIII.A of this Petition, infra.*

**IV. Washington’s Water Quality Standards**

Washington’s water quality standards for toxic contaminants are comprised of designated uses, narrative and numeric aquatic life criteria, and antidegradation requirements adopted by the state and numeric human health criteria promulgated by EPA.


88 *Id.* at A-2, n. 1.

89 *Id.*
A. State-Adopted Water Quality Standards

Washington’s designated uses relevant to human consumption of fish from freshwater water bodies in Washington are set out in the state’s rules as “Miscellaneous uses,” defined as “wildlife habitat, harvesting, commerce and navigation, boating, and aesthetics,”90 and “Recreational uses.”91 For marine waters, the use designations in Washington for which there are no criteria to adequately and fully protect fish consumption are “Shellfish harvesting,”92 “Recreational uses,”93 and “Miscellaneous uses.”94

Washington has adopted criteria that apply to the state’s freshwater uses for toxic, radioactive, and deleterious materials95 that include the following narrative criterion applicable to fish consumption in Washington:

Toxic, radioactive, or deleterious material concentrations must be below those which have the potential, either singularly or cumulatively, to adversely affect characteristic water uses, cause acute or chronic conditions to the most sensitive biota dependent upon those waters, or adversely affect public health (see WAC 173-201A-240, toxic substances, and 173-201A-250, radioactive substances).96

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90 WAC 173-201A-200(4); see also WAC 173-201A-600(1) (“All surface waters of the state not named in Table 602 are to be protected for the designated uses of: Salmonid spawning rearing, and migration; primary contact recreation; domestic, industrial, and agricultural water supply; stock watering; wildlife habitat; harvesting; commerce and navigation; boating; and aesthetic values.”), WAC 173-201A-602(1), and Table 602 (“Use designations for fresh waters by water resource inventory area (WRIA”)”).
91 WAC 173-201A-200(2).
92 WAC 173-201A-210(2); see also WAC 173-201A-610 (“All marine surface waters have been assigned specific uses for protection under Table 612”), WAC 173-201A-612, Table 612 (“Use designations for marine waters”).
93 WAC 173-201A-210(3).
94 WAC 173-201A-210(4).
95 WAC 173-201A-200(4)(a).
96 WAC 173-201A-260 (2)(a). The internal references also include narrative toxic criteria at WAC 173-201A-240(1) and (2) that apply to both human health and aquatic life.
The internally-referenced standards, in turn, contain the following two provisions: (1) “Human health-based water quality criteria used by the state are contained in 40 CFR 131.36 (known as the National Toxics Rule)”97 and (2) “Risk-based criteria for carcinogenic substances shall be selected such that the upper-bound excess cancer risk is less than or equal to one in one million.”98

Washington’s designated uses for support of freshwater aquatic life are designated “based on the presence of, or the intent to provide protection for, the key uses identified[.].” It is required that all indigenous fish and nonfish aquatic species be protected in waters of the state in addition to the key species[.].”99 Washington’s designated uses of marine “indigenous and nonfish aquatic species” are protected by categories that establish levels of quality to support the migration, rearing, and spawning of salmonids, clams, oysters, mussels, crustaceans and other shellfish (crabs, shrimp, crayfish, scallops etc.).100

Washington’s standards establish criteria that apply to the protection of aquatic life designated uses from toxic contaminants101 include the above-cited narrative criteria and numeric criteria set out in Table 240(3).102 With the exception of a very few aquatic

97  WAC 173-201A-240(5).
98  WAC 173-201A-240(6).
99  WAC 173-201A-200(1). The key species are native char, redband trout, indigenous water species, and salmonids. WAC 173-201A-200(1)(a)(i)-(vi).
100  WAC-173-201A-210(1).
101  WAC 173-201A-200(1)(b)(i); WAC 173-201A-210(1)(b)(i).
102  WAC 173-201A-240(3). Although WAC 173-201A-240(4) states that “USEPA Quality Criteria for Water, 1986, as revised, shall be used in the use and interpretation of the values listed in subsection (3) of this section,” WAC 173-201A-240(3) explicitly states that “[t]he department shall formally adopt any appropriate revised criteria as part of this chapter in accordance with the provisions established in chapter 34.05 RCW, the Administrative Procedure Act”.

PETITION FOR CWA SECTION 303(C) DETERMINATIONS AND RULEMAKING ON WASHINGTON WATER QUALITY CRITERIA
life criteria – ammonia,\textsuperscript{103} chronic marine copper,\textsuperscript{104} and chronic marine cyanide\textsuperscript{105} – Washington’s aquatic life criteria were adopted and submitted to EPA on November 25, 1992, approved by EPA on March 18, 1993, and have never been revised in the intervening 20 plus years.

B. EPA’s National Toxics Rule for Washington

1. The 1987 Clean Water Act Amendments

The stated objective of the 1972 Clean Water Act “is to restore and maintain the chemical, physical, and biological integrity of the Nation's waters.”\textsuperscript{106} Consistent with that goal, the Act states “it is the national policy that the discharge of toxic pollutants in toxic amounts be prohibited.”\textsuperscript{107} Section 303(c) of the 1972 Act establishes a program for water quality standards and, as set out above, contains specific requirements with regard to standards for the protection of designated uses from toxic pollutants.

During the 1970s, the water quality standards program was a relatively low priority for EPA in comparison with other approaches established by the CWA.\textsuperscript{108} By the early 1980s, however, it became clear to Congress that effective protection and enhancement of the nation’s waters must include greater focus on water quality-based

\textsuperscript{103} Approved by EPA on February 6, 1998, revised in June 2003 and again in November 2006, and approved by EPA on February 11, 2008.

\textsuperscript{104} Approved by EPA on February 6, 1998. Removed from the NTR on July 9, 2007.

\textsuperscript{105} A site-specific criterion for Puget Sound was approved by EPA on February 6, 1998 and a marine chronic cyanide criterion for waters outside Puget Sound was approved by EPA on May 23, 2007. Washington was removed from all remaining aquatic life criteria in the NTR on July 9, 2007.

\textsuperscript{106} CWA § 101(a).

\textsuperscript{107} CWA § 101(a)(3).

pollution control. One issue that particularly concerned Congress was states’ heavy reliance on narrative criteria in their control of toxics (e.g. “no toxics in toxic amounts”). To rectify this problem, Congress adopted amendments to Section 303(c)(2)(B). The pertinent amendments require states’ reviewing their water quality standards to “adopt criteria for all toxic pollutants [for which EPA has recommended 304(a) numeric criteria] the discharge of which in the affected waters could reasonably be expected to interfere with those designated uses adopted by the State.” If available as recommended 304(a) criteria from EPA, the criteria adopted by the states must be “specific numerical criteria for such toxic pollutants” or, absent numerical criteria, states “shall adopt criteria based on biological monitoring or assessment methods consistent with information published pursuant to section 304(a)(8)” of the Act.

As EPA itself noted in promulgating the NTR, the legislative history underscores Congressional concern about states’ failure to address toxics and EPA’s failure to use its oversight role to push states to more swift action. EPA cites the statements of Senator Robert T. Stafford, first chairman and then ranking minority member of the authorizing committee, who noted that

An important problem in this regard is that few States have numeric ambient criteria for toxic pollutants. The lack of ambient criteria [for toxic pollutants] makes it impossible to calculate additional discharge limitations for toxics[.] It is vitally important that the water quality standards program operate in such a way that it supports the objectives of the Clean Water Act to restore and maintain the integrity of the Nation's Waters.

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109 Id.
110 Id.
111 CWA § 303(c)(2)(B).
112 Id.
In EPA’s own words, “[t]his Congressional impatience with the pace of State and EPA progress and an appreciation that the lack of State standards for toxics undermined the effectiveness of the entire CWA-based scheme, resulted in the 1987 adoption of stringent new water quality standard provisions in the Water Quality Act amendments.”\textsuperscript{114} Put another way, “for the first time in the history of the Clean Water Act, Congress took the unusual action of explicitly mandating that States adopt numeric criteria for specific toxic pollutants.”\textsuperscript{115}

2. EPA’s Promulgation of the National Toxics Rule

While most states moved to adopt numeric criteria for toxic pollutants after the 1987 amendments and associated EPA guidance, others did not. In order to address these recalcitrant states and to meet the intent of the CWA, EPA promulgated numeric water quality criteria for those states that had failed to timely adopt updated numeric water quality criteria for toxic pollutants.\textsuperscript{116} The purpose of this National Toxics Rule “was to strengthen State water quality management programs by increasing the level of protection afforded to aquatic life and human health through the adoption of all available criteria for toxic pollutants present or likely to be present in State waters.”\textsuperscript{117} Specific benefits of establishing toxic criteria stated in the final rule include “reducing the potential health risks to persons eating fish contaminated with toxic pollutants” and “reduction in cancer risk.”\textsuperscript{118} At the time of its promulgation, the NTR applied to 14 states\textsuperscript{119} and was

\begin{itemize}
\item \textsuperscript{114} NTR Final Rule Notice, \textit{supra} n. 2.
\item \textsuperscript{115} \textit{Id}.
\item \textsuperscript{116} \textit{Id}. at 60848-60923.
\item \textsuperscript{117} EPA, \textit{supra} n. 108.
\item \textsuperscript{118} NTR Final Rule Notice, 57 Fed. Reg. 60852, 60909 (Dec. 22, 1992).
\item \textsuperscript{119} “States” in this context includes Puerto Rico and the District of Columbia.
\end{itemize}
designed to “bring all States into compliance with the requirements of section 303(c)(2)(B) of the Clean Water Act.”120 At the time, EPA considered it had given these 14 states more than a full triennium – namely fiscal year 1988 to 1990 – to comply with the new statutory requirement.121

EPA’s preamble to the NTR sets out the policy and legal basis upon which EPA now must act to make a determination that Washington’s toxic criteria for the protection of human health are inadequate. As EPA stated then,

Without clearly established water quality goals, the effectiveness of many of EPA's water programs is jeopardized. Permitting, enforcement, coastal water quality improvement, fish tissue quality protection, certain nonpoint source controls, drinking water quality protection, and ecological protection all depend to a significant extent on complete and adequate water quality standards. Numeric criteria for toxics are essential to the process of controlling toxics because they allow States and EPA to evaluate the adequacy of existing and potential control measures to protect aquatic ecosystems and human health. Formally adopted standards are the legal basis for including water quality-based effluent limitations in NPDES permits to control toxic pollutant discharges. The critical importance of controlling toxic pollutants has been recognized by Congress and is reflected, in part, by the addition of section 303(c)(2)(B) to the Act. Congressional impatience with the pace of State toxics control programs is well documented in the legislative history of the 1987 CWA amendments. In order to protect human health, aquatic ecosystems, and successfully implement toxics controls, EPA believes that all actions which are available to the Agency must be taken to ensure that all necessary numeric criteria for priority toxic pollutants are established in a timely manner.122

Stating further that EPA’s response in promulgating the NTR was to “rectify a longstanding program deficiency,”123 and noting that states had had five years in which to

121 Id. at 60854.
122 Id. at 60849.
123 Id. at 60854.
come into compliance. EPA concluded that “it is EPA’s responsibility to exercise its CWA authorities to move forward the toxic control program in concert with the statutory scheme” when states fail to “establish fully acceptable criteria for toxic pollutants.” It noted too that the NTR was EPA’s response to states’ having failed to act in a timely manner and that the “addition of section 303(c)(2)(B) to the Clean Water Act was a clear and unequivocal signal from Congress that it was dissatisfied with the slow pace at which States were adopting numeric criteria for toxic pollutants.” EPA highlighted the role of standards in protecting human health by observing that “[t]he intent of the Federal promulgation section of the Act is to accelerate human health and ecological protection by establishing water quality standards as a basis for pollution control programs.”

In promulgating the NTR, EPA relied on both Sections 303(c)(4)(A) and (B) of the Act. EPA explained its rationale for acting to promulgate for certain states under 303(c)(4)(A) as based on its “[n]ot having received an appropriate correction [from the States] within the statutory time frame, EPA is today promulgating the needed criteria.” EPA noted, however, that

Section 303(c)(4)(B) is the basis for EPA’s requirements for most States. For these States, the Administrator has determined that promulgating criteria is necessary to bring the States into compliance with the requirements of the CWA. In these cases, EPA is promulgating, at a minimum, criteria for all priority toxic pollutants not addressed by approved State criteria. EPA is also promulgating criteria for priority toxic pollutants where any previously-approved State criteria do not reflect current science contained in revised criteria documents and other guidance sufficient to fully protect all designated uses or human exposure.

124 Id. at 60894.
125 Id. at 60849.
126 Id. at 60895.
127 Id.
128 Id. at 60857.
pathways, or where such previously-approved State criteria are not applicable to all appropriate designated uses.\textsuperscript{129}

In the NTR preamble, EPA correctly points out that use of 304(c)(4)(B) requires an Administrator’s determination under that section. In the NTR, that Administrator’s determination was based on its finding that

a State’s failure to meet this fundamental 303(c)(2)(B) requirement of adopting appropriate standards constitutes a failure “to meet the requirements of the Act.” That failure to act can be a basis for the Administrator’s determination under section 303(c)(4)(B) that new or revised criteria are necessary to ensure designated uses are adequately protected. Here, this determination is buttressed by the existence of evidence of the discharge or presence of priority toxic pollutants in a State’s waters for which the State has not adopted numeric water quality criteria. The Agency has compiled an impressive volume of information in the record for this rulemaking on the discharge or presence of toxic pollutants in State waters. This data supports the Administrator’s determination pursuant to section 303(c)(4)(B).\textsuperscript{130}

EPA noted its ability to use a sweeping basis for the Administrator’s determination rested on Congressional intent:

In normal circumstances, it might be argued that to exercise section 303(c)(4)(B) the Administrator might have the burden of marshalling conclusive evidence of “necessity” for Federally promulgated water quality standards. However, in adopting section 303(c)(2)(B), Congress made clear that the “normal” procedure had become inadequate. The specificity and deadline in section 303(c)(2)(B) were layered on top of a statutory scheme already designed to achieve the adoption of toxic water quality standards. Congressional action to adopt a partially redundant provision was driven by their impatience with the lack of State progress. The new provision was essentially a Congressional “determination” of the necessity for new or revised comprehensive toxic water quality standards by States. In deference to the principle of State primacy, Congress, by linking section 303(c)(2)(B) to the section 303(c)(1) three-year review period, gave States a last chance to correct this deficiency on their own. However, this Congressional indulgence does not alter the fact that section 303(c)(2)(B) changed the nature of the CWA State/EPA water quality standard relationship. The new provision and its legislative background

\textsuperscript{129} Id.
\textsuperscript{130} Id. at 60857-58.
indicate that the Administrator's determination to invoke his section 303(c)(4)(B) authority in this circumstance can be met by a generic finding of inaction on the part of a State and without the need to develop data for individual stream segments. Otherwise, the Agency could face a heavy data gathering burden of justifying the need for each Federal criterion and the process could stretch for years and never be realized. To interpret the combination of subsections (c)(2)(B) and (c)(4) as an effective bar to prompt achievement of statutory objectives would be a perverse conclusion and render section 303(c)(2)(B) essentially meaningless.131

EPA continued, in the NTR preamble, to note that “[f]ederal promulgation of State water quality standards should be a course of last resort. . . . Yet, when it is necessary to exercise this authority, as the compelling evidence suggests in this case, there should be no undue impediments to its use.”132 Part of the compelling evidence cited by EPA were the deadlines and emphasis on prompt action in CWA Section 303(c)(4). Of significant note, EPA concluded that “to fulfill its statutory obligation requires that EPA’s deference and flexibility cannot be unlimited.”133

In the NTR, EPA pointed to precisely the types of barriers that have prevented Washington’s timely adoption of criteria as required by the statute: “recent [State] adoption efforts have often been stymied by a variety of factors including limited resources, competing environmental priorities, and difficult scientific, policy and legal challenges.”134 EPA noted, this regard, the availability of most 304(a) recommended criteria for 12 years, the contrasting state recalcitrance in adopting criteria, and the need for an “active Federal role” to address the problem. The agency concluded that “[t]his

131  Id. at 60858. EPA also noted that a traditional allowance for flexibility accorded to the states to carry out their obligations under the CWA was based on “an assumption of reasoned and timely State action, not an abdication of State responsibility by failure to act.” Id.

132  Id.

133  Id.

134  Id. at 60859.
rate of toxics criteria adoption is contrary to the CWA requirements and is a reflection of the difficulties faced by States. In such circumstances, it is EPA’s responsibility to exercise its CWA authorities to move forward the toxic control program in concert with the statutory scheme.”

EPA made sure to clarify that the neither state action to date nor the NTR would permanently resolve states’ need to comply with CWA 303(c)(2)(B): “In no sense should States or the regulated community assume that the task of addressing pollution from toxics is completed by what the States have adopted or EPA is promulgating in the way of criteria for toxic pollutants.” EPA also specifically contemplated future need for federal promulgation:

In cases where such State rules are remanded or otherwise set aside, or intentionally withdrawn by the State for any reason, and the State does not pursue in good faith correcting such defects in a timely manner, it is EPA’s intention to initiate appropriate rulemaking to put in place appropriate criteria for priority toxic pollutants to bring State water quality standards into compliance with the Clean Water Act.

Moreover, EPA noted a “strong possibility promulgation action would have to be commenced again by EPA in the near future,” if were to rely on states’ short-term emergency rulemaking to exempt them from the NTR. While it chose to avoid such promulgation by not relying on temporary actions by states, EPA also pointed out the purely housekeeping aspect of the NTR:

Although the State and pollutant coverage of this final rule is large, the issues involved are neither new nor numerous. The primary focus of this rule is the narrow issue of whether a State has adopted sufficient water quality standards into compliance with the Clean Water Act.

135 Id.
136 Id. at 60873.
137 Id. at 60856.
138 Id. at 60874.
quality criteria for toxic pollutants in State standards as necessary to support water quality-based control programs. 139

EPA’s NTR provides for removal of states from the federal rule only upon their compliance with 303(c)(2)(B). 140 EPA’s subsequent rulemaking to accomplish this removal requires notice and comment only when the state-adopted criteria are less stringent than those in the NTR, unless the state’s less stringent criteria are based on a cancer risk of $10^{-5}$ for the general population. 141 The NTR, however, makes no provisions for updating the criteria established for the states even as EPA issues increasingly more stringent and protective recommended 304(a) criteria.

The NTR adopted a risk level of $10^{-6}$ for Washington based on the state’s formal adoption of that risk level. 142 Washington went considerably further than adopting that risk level for its own citizens, urging EPA to apply it to all states, as described in the NTR preamble:

On December 18, 1991, in its official comments on the proposed rule, the Department of Ecology urged EPA to promulgate human health criteria at 10-6. Specifically, “[t]he State of Washington supports adoption of a risk level of one in one million for carcinogens. If EPA decides to promulgate a risk level below one in one million, the rule should specifically address the issue of multiple contaminants so as to better control overall site risks.” 143

EPA noted that the NTR sought not only to “promulgate the toxics criteria necessary to comply with section 303(c)(2)(B)” but also “for such criteria to achieve their intended purpose the implementation scheme must be such that the final results protect the public health and welfare.” Specifically, EPA noted that one of the factors in EPA’s

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139  Id. at 60895 (emphasis added).
140  Id. at 80860.
141  Id.
142  Id. at 60868.
143  Id.
assessment of criteria for carcinogens is fish consumption rates, and that “[w]hen any one of these factors is changed, the others must also be evaluated so that, on balance, resulting criteria are adequately protective.” In adopting the NTR, EPA anticipated that it would be making changes to its 1980 methodology for calculating criteria as well as its 304(a) recommended criteria:

    As indicated in this preamble, we are currently re-examining our basic criteria development methodology, which is a normal course of action for the Agency. We anticipate some changes will be made and we assume some changes in the criteria will be made over the years. This, however, is no reason to suspend action now.144

Indeed, the human health criteria in the NTR are based on EPA’s methodology published in 1980 – over 32 years ago.145 This methodology “assumes the consumption of two liters of water and the ingestion of 6.5 grams of fish per day, and the bioconcentration potential of a contaminant in fish tissue [that] may be a significant factor in the human health criteria value.”146 Since then, EPA has adopted a new updated methodology for development of human health criteria, yet the NTR remains mired in the science of the past.

3. Two Decades Later, Washington State Remains Under the NTR

Despite having acted in the 1992 promulgation of the NTR to ensure the intent of Congress was fulfilled, EPA then proceeded to ignore that intent. Presumably because “EPA prefers that States maintain primacy, revise their own standards, and achieve full compliance,” it encourages states to adopt their own “criteria for priority toxic pollutants

144  Id. at 60875.
145  Id. at 60883.
146  Id. at 60884.
necessary to comply with section 303(c)(2)(B),\textsuperscript{147} but never goes beyond encouragement. EPA has never again updated states’ toxic criteria in the absence of their own action, including updating the NTR, with the exception of the California Toxics Rule.\textsuperscript{148} Instead, EPA has focused solely on withdrawing states from the federal promulgation. When a state fully complies with the NTR by adopting “standards no less stringent than the Federal rule,” EPA conducts a rulemaking to remove the compliant state from the NTR.\textsuperscript{149} EPA has not added a single state to the NTR since it was promulgated in 1992. EPA has not updated the NTR default fish consumption levels since 2000 when it changed the national default fish consumption rate for states. And EPA has made no changes to NTR human health criteria, save one, since 1992.\textsuperscript{150} As a result, EPA has made no revisions to the NTR that update Washington’s human health and aquatic life criteria as required by CWA Section 303(c)(2)(B).

V. **EPA’s Current Methodology for Establishing Water Quality Criteria for the Protection of Human Health**

The requirements of section 303(c)(2)(B) with regard to states’ being required to adopt numeric criteria are tied to EPA’s obligations under section 304(a)(1). Under Section 304(a)(1), EPA is required to develop, publish, and revise from time to time, 

\textsuperscript{147} Id. at 60860.
\textsuperscript{149} NTR Final Rule Notice, 57 Fed. Reg. 60860.
“criteria for water quality accurately reflecting the latest scientific knowledge on the kind and extent of all identifiable effects on health and welfare.”\textsuperscript{151} CWA 304(a) recommended criteria are based upon scientific data concerning the relationship between pollutants and their effect on human health and the environment and do not consider the technological feasibility or economic impact of meeting the criteria.\textsuperscript{152} These recommended criteria are not applicable for regulatory matters under the CWA but, rather, are recommended for states to adopt. Until a state adopts the recommended criteria, and they are approved by EPA pursuant to section 303(c)(3), the 304(a) criteria have no regulatory effect. Moreover, states’ adoption of the EPA recommended criteria may not be adequate to meet the requirements of the CWA and EPA regulations if the recommended criteria are not adequate to protect the state’s designated uses. For example, if a state’s citizens consume higher levels of fish than the national average, EPA might reject a state’s decision to use the national default fish consumption values, an action it has taken in Oregon and Idaho.

\textbf{A. EPA 304(a) Recommended Criteria}

It is EPA’s policy in establishing its recommended criteria to set “a single [Ambient Water Quality Criteria] AWQC for both drinking water and fish/shellfish consumption, and a separate AWQC based on ingestion of fish/shellfish alone.”\textsuperscript{153} Where the designated uses of a body of water “include supporting fishable uses under Section 101(a) of the CWA and, thus, fish or shellfish for human consumption, but not as a drinking water supply source,” separate criteria based solely on ingestion of fish are

\begin{footnotesize}
\textsuperscript{151} CWA § 304(a)(1).
\textsuperscript{152} EPA, 2000 Methodology, supra n. 5, at 1-1.
\textsuperscript{153} Id. at 4-2.
\end{footnotesize}
used.\textsuperscript{154} To the extent that states may choose to use different scientifically-defensible variables in lieu of those chosen by EPA, they may do so.

In 2000, EPA published its 2000 Methodology, which updated its approach to developing criteria to protect human health. The 2000 Methodology was designed to guide EPA in development of new recommended 304(a) criteria as well as to provide states with guidance when deriving their own criteria. The 2000 Methodology also defined default factors for use in calculating national recommended criteria and in evaluating state water quality standards.\textsuperscript{155} Although states are free to employ “different, scientifically defensible, methodologies to develop human health criteria,” in meeting the requirements of 303(c)(2)(B), states must use either: “(1) 304(a) criteria; (2) 304(a) criteria modified to reflect site-specific conditions; or, (3) other scientifically defensible methods” where EPA has developed recommended 304(a) criteria.\textsuperscript{156} EPA revised all of its 304(a) human health criteria based on the 2000 Methodology using the new default fish consumption rate for the general population of 17.5 grams/day.\textsuperscript{157}

\textbf{B. State Adoption of Human Health Criteria; Use of the Four-Preference Hierarchy for Fish Consumption Rates}

In determining a scientifically defensible fish consumption value for establishing ambient water quality criteria, EPA has set out a four-preference hierarchy for the source of ingestion data that states can and should use. The preferred source of information comes from use of local data.\textsuperscript{158} This would include data gathered from fish consumption surveys of local watersheds within the state’s jurisdiction and would, as a result, be the

\begin{footnotesize}
\begin{enumerate}
\item \textsuperscript{154} Id.
\item \textsuperscript{155} Id.
\item \textsuperscript{156} Id. at 1-4.
\item \textsuperscript{157} See infra, Section VII.
\item \textsuperscript{158} EPA, 2000 Methodology, supra n. 5, at 4-25.
\end{enumerate}
\end{footnotesize}
most representative of the populations to be protected by those particular criteria. If local data are not available, the second most preferred source of a fish consumption level are those taken from similar geographic or population groups. The third most preferred source of a fish consumption level are data from national consumption surveys. The fourth, and least favorable, source of a consumption level is use of EPA’s own national default rates.

EPA’s currently recommended default rate is based on data collected between 1994 and 1996 in a national Continuing Survey of Food Intakes by Individuals (“CSFII”). EPA recognizes that there is some difficulty in creating default recommendations due to “data gaps and uncertainties associated with the analysis of the 1994-96 CSFII survey.” Despite the difficulty in calculating an accurate and adequate default rate however, EPA settled, in its 2000 Methodology, on default national rates it “believes are representative of fish intake for different population groups: 17.5 grams/day for the general adult population and sport fishers, and 142.4 grams/day for subsistence fishers.” These rates are notably higher than the NTR rate of 6.5 grams/day that underlies the criteria currently applicable to Washington, a rate undifferentiated by subpopulations.

EPA has already determined that on the basis of its 2000 Methodology, Oregon’s and Idaho’s use of 17.5 grams/day of fish consumption are not protective of designated uses, are not based on a sound scientific rationale, and fail to take into account data the

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159 Id.  
160 Id. at 4-26.  
161 Id.  
162 Id.  
163 Id.  
164 Id.
states should use. Therefore, EPA cannot logically make a contrary finding with regard to Washington’s NTR criteria which are based on an even lower fish consumption rate than EPA has already disapproved, and where the data similarly apply. EPA’s failure to revise the NTR criteria for Washington, criteria which were only intended to protect the average consumer and were derived from the out-of-date and inaccurate value of 6.5 grams/day of fish consumption, places the public health and welfare in jeopardy and violates the CWA.

VI. Washington Fish Consumption and Establishment of Fish Consumption Rates in Washington

Twenty years after EPA’s promulgation of the NTR, the State of Washington continues to rely on outdated criteria, calculated using a fish consumption rate of 6.5 grams/day. Ecology has acknowledged the fish consumption rates currently used by the state for regulatory purposes “are not consistent with data about fish consumption by Washington populations for which fish consumption survey information is available.”

Even so, for no particular reason and for political reasons, Washington has not updated its toxic criteria as required by CWA Section 303(c)(2)(B) in any of its triennial reviews of water quality standards completed in November 1997, June 2003, August 2003, November 2006, and June 2011. EPA has not required Washington to comply with the

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165 Ecology, Final FCR Report, supra n. 65, at xiii.
requirements of the CWA Section 303(c)(2)(B) during each of these triennial reviews nor has it disapproved the results because Washington failed to comply with the statute. And EPA apparently believes it has not already made a determination that new or revised standards are necessary to meet the requirements of the CWA pursuant to 303(c)(4)(B) and promulgated criteria for the state. 167

A. Fish Consumption in Washington

The State of Washington is home to 4,000 streams and rivers spread over 50,000 miles, over 7,000 lakes, over 200 reservoirs, and over 2,500 miles of coastal and estuarine shoreline. 168 Residing in those waters are “more than 50 species of edible freshwater fish” that support thriving recreational, commercial, and subsistence fishing. 169 In many areas, freshwater fishing is open year-round. 170 In 2006, the total commercial catch from non-treaty fisheries in the state amounted to over 109 million pounds, about 10 percent of which were salmon, 54 percent groundfish, and 25 percent shellfish. 171 In the same year, the number of finfish caught recreationally in Washington’s inland waters totaled 162,498 and the total number of fish caught by recreational fishes was 843,636. 172 Shellfish harvested recreationally totaled 113,466 pounds that year. 173 Not surprisingly, Ecology has concluded that a significant amount of the fish consumed by Washington residents comes from local sources:

- About 68 percent of total fish consumed by the Squaxin Island tribal population is locally harvested. The percentage of total fish

167 See supra, n. 1 (discussing Puget Soundkeeper v. EPA).
169 Id. at 8.
170 Id.
171 Id. at 9.
172 Id. at 10 tbl. 4.
173 Id. at 11 tbl. 5.
consumed that is locally harvested is somewhat higher for the other tribal populations surveyed: approximately 88 percent for the Columbia River Tribes, 72 to 88 percent for the Tulalip Tribes, and 81 to 96 percent for the Suquamish tribe.

* * *

- About 62 percent of shellfish consumed by Squaxin Island tribal populations are locally harvested. The percentage of shellfish that is locally harvested is somewhat higher for the Suquamish Tribe (81 percent), and highest for the Tulalip Tribes (98 percent or higher).174

Of a total state population of less than 6.72 million,175 Ecology has estimated Washington’s fish consumers account for between 2.9 and 3.8 million adults and approximately 290,000 children between the ages of 0 and 18 years old. Ecology uses EPA’s definition of “high fish consumers” as persons who consume fish at or above the 90th national per capita percentile fish consumption rate.176 For adults, this means consuming at least 250 grams (8.8 ounces) of fish per day, and for children aged 18 and younger consuming at least 190 grams/day (6.7 ounces).177 Applying these statistics and EPA’s national estimation of fish consumers to Washington, Ecology determined a range of 144,000 to 381,000 high fish-consuming adults and approximately 29,000 high fish-consuming children live in Washington.178 Based on population projections, these numbers could rise by 27 percent for adults and 83 percent for children over the next 20 years.179

174 Id. at xvii (emphasis in original).
175 Id. at 11.
176 Id. at 16.
177 Id. at 16-18.
178 Id.
179 Id.
B. Fish Consumption Studies of Washington Populations

In January 2013, Ecology’s final report on fish consumption rates reviewed national, regional, and local studies pertaining to Washington levels of fish consumption including specifically:

- General population surveys conducted at the national level.
- Dietary surveys of Washington Native American populations.
- A dietary survey of Asian and Pacific Islander populations in King County.
- Washington water body specific evaluations, assessments, or health advisories issued by DOH.
- Technical publications, assessments, and/or evaluations of fish consumption specific to the Pacific Northwest
- Various evaluations or assessments used to make regulatory decisions. For example, the baseline human health risk assessment performed for the Lower Duwamish Water way, which refers to the EPA Region 10 Framework and Kissinger re-evaluation (Windward Environmental, 2007; U.S. EPA, 2007b; Kissinger, 2005).\(^{180}\)

In the report, Ecology concludes there are three tribal-specific fish consumption surveys and one Asian and Pacific Islander survey, all four of which are technically defensible.\(^ {181}\)

The first of these technically defensible studies was conducted by CRITFC in 1991-1992, a study published in 1994, 18 years ago.\(^ {182}\) EPA Region 10 first worked with CRITFC to evaluate fish consumption rates by tribal members, concluding

The rates of tribal members’ consumption across gender, age groups, persons who live on- vs. off-reservation, fish consumers only, seasons, nursing mothers, fishers, and non-fishers range from 6 to 11 times higher than the national estimate used by USEPA.\(^ {183}\)

\(^{180}\) *Id.* at 39 (footnotes omitted).

\(^{181}\) *Id.* at 46-47.


\(^{183}\) *Id.* at 59.
In the second phase of the evaluation, EPA and CRITFC conducted a fish tissue concentration survey and risk assessment.184 In comparing total hazard indices estimated for adults consuming sturgeon from the Columbia River, EPA concluded that as compared to an average consumer in the general population, a high fish consumer in the general population had a 19-fold hazard from consuming fish, an average tribal consumer a 9-fold increase, and a high tribal consumer a 50-fold hazard.185 Risks to children were even greater with, as compared to an average child consumer in the general population, a high fish child consumer in the general public having a 28-fold increase in hazard, an average child tribal consumer an 18-fold increase, and high fish child tribal consumer an 115-fold increase in hazard.186

As reported by Ecology, the mean fish consumption by adult Columbia River tribal members living on or near the Yakama, Warm Springs, Umatilla, or Nez Perce Reservations who ate fish was 63.2 grams/day. The mean fish consumption rate for all tribal adults, including non-consumers, was 58.7 grams/day. The 99th percentile fish consumption rates for adults and children who consumed fish were 389 grams/day and 162 grams/day, respectively.187 A later study found that 50 percent of women, 80 percent of tribal elders, and at least 40 percent of children consume non-fillet fish parts containing higher lipid content than general consumers.188 As reported by Ecology, the CRITFC survey results are as follows:189

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184 EPA, Columbia Contaminant Survey, supra n. 12.
185 Id. at 6-92, tbl. 6-2.
186 Id. at 6-93, tbl. 6-3.
188 Id at 53.
189 Id. at 48 tbl. 21.
Two years after the CRITFC study was completed, a survey was conducted of the Tulalip and Squaxin Island Tribes in the Puget Sound, published in 1994, 18 years ago.\textsuperscript{190} This survey concluded that

\begin{quote}
Age-adjusted median fish consumption rates for the Tulalip Tribes were 53 g/day for males and 34 g/day for females. Age adjusted median fish consumption rates for the Squaxin Island Tribe were 66 g/day for males and 25 g/day for females. The mean and median consumption rate for children, 5 years and younger for both tribes combined, were 0.53 and 0.17 g/kg bw/day, respectively.\textsuperscript{191}

Fish fillets with skin were consumed by up to 40 percent of the respondents. As reported by Ecology, the results of the Tulalip Tribe survey are as follows:\textsuperscript{192}
\end{quote}

\begin{table}
\centering
\caption{CRITFC Adult Fish Consumption Rates by Species Group and Source, Consumers Only}
\begin{tabular}{|c|c|c|c|c|c|c|c|c|}
\hline
Population Tribal & Species Group & Harvest Source of Fish & 50th Percentile & Mean & 75th Percentile & 90th Percentile & 95th Percentile \\
\hline
The 4 Tribes Affiliated With The Columbia River Inter-Tribal Fish Commission & All finish & all & 40.5 & 63.2 & 64.8 & 130.0 & 194.0 \\
Non-anadromous & all & 20.9 & 32.6 & 33.4 & 67.0 & 99.9 \\
Anadromous & all & 19.6 & 30.6 & 31.4 & 63.1 & 94.1 \\
All finish & Columbia River Basin & 35.6 & 55.6 & 57.0 & 114 & 171 \\
Non-anadromous & Columbia River Basin & 18.4 & 28.6 & 29.4 & 58.9 & 87.9 \\
Anadromous & Columbia River Basin & 17.3 & 27.0 & 27.7 & 55.5 & 82.8 \\
\hline
\end{tabular}
\end{table}

\textsuperscript{190} Id. at 54.
\textsuperscript{191} Id. at 55 tbl. 23; see also KellyToy, Nayak Polissar, Shiquan Liao & Gillian Mittelstaedt, A Fish Consumption Survey of the Tulalip and Squaxin Island Tribes of the Puget Sound Region (Oct., 1996) available at http://www.deq.state.or.us/wq/standards/docs/toxics/tulalipsquaxin1996.pdf (last visited Aug. 23, 2013).
As reported by Ecology, the results of the Squaxin Island Tribe survey are as follows:  

| Table 23. Tulalip Tribal Adult Fish Consumption Rates by Species Group and Source |
|---|---|---|---|---|---|---|---|---|
| Population Tribal | Species Group | Harvest Source of Fish | 50th Percentile | Mean | 75th Percentile | 90th Percentile | 95th Percentile |
| | | | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources | All Sources |
| Tulalip | All Fish | 44.5 | 82.2 | 94.2 | 193 | 268 |
| | Finfish | 22.3 | 44.1 | 49.1 | 110 | 204 |
| | Shellfish | 15.4 | 42.6 | 40.1 | 113 | 141 |
| | Non-anadromous | 20.1 | 45.9 | 52.4 | 118 | 151 |
| | Anadromous | 16.8 | 38.1 | 43.3 | 92.1 | 191 |
| | All | 29.9 | 59.5 | 75.0 | 139 | 237 |
| | Finfish | 13.0 | 31.9 | 33.1 | 78.4 | 146 |
| | Shellfish | 14.2 | 36.9 | 40.1 | 111 | 148 |
| | Non-anadromous | 14.8 | 35.5 | 38.8 | 109 | 145 |
| | Anadromous | 11.8 | 30.4 | 32.4 | 66.0 | 148 |

See Polissar et al., 2012, Table E-1.

In 1998, the Suquamish Tribal Council conducted a survey of its members living on and near the Port Madison Indian reservation on the Puget Sound. Published in

| Table 24. Squaxin Island Tribal Adult Fish Consumption Rates by Species Group and Source |
|---|---|---|---|---|---|---|---|
| Population Tribal | Species Group | Harvest Source of Fish | 50th Percentile | Mean | 75th Percentile | 90th Percentile | 95th Percentile |
| | | | All | All | All | All | All | All | All | All | All | All | All | All | All | All | All | All | All |
| Squaxin Island | All fish | 44.5 | 83.7 | 94.4 | 206 | 280 |
| | Finfish | 31.4 | 65.5 | 82.3 | 150 | 208 |
| | Shellfish | 10.3 | 23.1 | 23.9 | 154 | 83.6 |
| | Non-anadromous | 15.2 | 28.7 | 32.3 | 70.5 | 95.9 |
| | Anadromous | 25.3 | 55.1 | 65.8 | 128 | 171 |
| | All fish | 30.0 | 56.4 | 63.5 | 139 | 189 |
| | Finfish | 21.6 | 45.0 | 56.5 | 103 | 143 |
| | Shellfish | 6.4 | 14.3 | 14.8 | 33.5 | 51.9 |
| | Non-anadromous | 6.5 | 12.3 | 13.9 | 30.3 | 41.2 |
| | Anadromous | 20.2 | 44.1 | 52.6 | 103 | 137 |

See Polissar et al., 2012, Table E-1.

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193 Ecology, Final FCR Report, supra n. 65, at 56 tbl. 24; see also Toy, supra n. 192.
194 Ecology, Final FCR Report, supra n. 65, at 58.
2000, 12 years ago, the survey found the mean fish consumption rate for tribal adults of 214 grams/day of all fish species from all sources and a 95th percentile consumption of 797 grams/day. As reported by Ecology, the results of the Suquamish Tribe survey are

as follows:

<table>
<thead>
<tr>
<th>Table 26. Suquamish Tribal Adult Fish Consumption Rates by Species Group and Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Population Tribal</td>
</tr>
<tr>
<td>--------------------</td>
</tr>
<tr>
<td>Suquamish Tribe</td>
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<tr>
<td></td>
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<tr>
<td></td>
</tr>
</tbody>
</table>

Finally, Ecology accepted as scientifically defensible the results of an Asian and Pacific Islander seafood consumption study in King County conducted in 1997, 15 years ago. This survey found a mean fish consumption of 117 grams/day and a median of 78 grams/day. As reported by Ecology, the Asian and Pacific Islander survey found the following:

195  Id. at 61.
196  Id. at 61 tbl. 26; see also Suquamish Tribe, Fish Consumption Survey of the Suquamish Indian Tribe of the Port Madison Indian Reservations, Puget Sound Region (Aug., 2000) available at http://www.deq.state.or.us/wq/standards/docs/toxics/suquamish2000report.pdf (last visited Aug. 23, 2013).
197  Ecology Final FCR Report, supra n. 65, at 65.
Ecology rejected all recreational angler surveys because they were based on creel methodologies instead of personal interviews. However, the agency did report that the mean consumption rates for both freshwater and marine fish range from 20 to 60 grams/day and the upper percentile consumption rates for recreational anglers are 200 to 250 grams/day for marine fish and 100 to 150 grams/day for freshwater fish.\textsuperscript{199} It also concluded that a variety of factors – frequency of fishing, portion sizes, and contaminated source waters – “may put recreational fishers at higher risk of exposure to contaminants in finfish and shellfish.”\textsuperscript{200}

\begin{table}
\centering
\caption{API Adult Seafood Consumption Rates by Species Group and Source}
\begin{tabular}{|l|c|c|c|c|}
\hline
Population API & Species Group & Source of Fish & Descriptive Statistics (g/day) \\
\hline
& & & 50\textsuperscript{th} & 90\textsuperscript{th} & 95\textsuperscript{th} \\
\hline
Asian-Pacific Islander (API) & Total seafood consumption & All sources & 74.0 & 227 & 286 \\
& All species & Harvested anywhere & 6.5 & 25.9 & 58.8 \\
& All species & Harvested from King County & 5.7 & 22.2 & 48.4 \\
& Non-anadromous species & Harvested anywhere & 6.2 & 37.9 & 54.1 \\
& Non-anadromous species & Harvested from King County & 6.0 & 20.1 & 45.5 \\
\hline
\end{tabular}
\end{table}

\begin{table}
\centering
\caption{API Seafood Consumption Rates Adjusted for Cooking Loss}
\begin{tabular}{|l|c|c|c|c|c|c|}
\hline
Population API & Species Group & Source of Fish & Descriptive Statistics (g/day) \\
\hline
& & & 50\textsuperscript{th} & 90\textsuperscript{th} & 95\textsuperscript{th} \\
\hline
Asian-Pacific Islander (API) & Total seafood consumption & All sources & 77.8 & 236 & 306 \\
& All species & Harvested anywhere & 6.9 & 49.1 & 76.3 \\
& All species & Harvested from King County & 5.8 & 25.5 & 57.1 \\
& Non-anadromous species & Harvested anywhere & 7.1 & 54.2 & 72.3 \\
& Non-anadromous species & Harvested from King County & 6.6 & 33.4 & 57.3 \\
\hline
\end{tabular}
\end{table}

\textsuperscript{199} Id. at 71.

\textsuperscript{200} Id. at 70.
Ecology has concluded that many Washington citizens consume far more than an average of 6.5 grams/day of fish. While most Washington residents would not be considered “high fish consumers,” a significant portion of the population consumes far greater quantities of fish than the 6.5 grams/day fish consumption that underlies the NTR criteria that apply in Washington as well as greater than the national default of 17.5 grams/day. In particular, these segments of the population include members of American Indian Tribes, Asian and Pacific Islanders, and subsistence fishers who rely on fish as protein sources because, *inter alia*, they have low incomes. Of Washington’s adult population, the Ecology has estimated that between 730,000 and 1,920,000 consume more than the national median consumption rate of more than 100 grams/day, which equates to a range of 10 to nearly 30 percent of the state’s population.

Ecology summarized studies it found to be technically defensible as follows.

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201 Id. at 15.
202 Id. at 26.
204 Ecology, *Final FCR Report, supra* n. 65, at 75, tbl. 33.
In summary, Ecology concluded that

Based on the fish dietary surveys for Puget Sound and the Columbia River basin, fish-consuming populations within the Pacific Northwest consume comparable amounts of fish. The average fish consumption rates from all sources for the Columbia River, Tualalip, and Squaxin Island tribes are within a very small range of one another, about 60 to 80 g/day. Central tendency estimates of consumption, either average of median estimates, for Asian-Pacific Islanders, recreational anglers, and national (based on EPA information) estimates are also within this range. Fish consumption estimates from local harvests for tribal fish-consuming populations show a similar but slightly lower trend, around 55 to 60 g/day.\textsuperscript{205}

Focusing on higher consuming populations within these populations, Ecology further concluded that

The Puget Sound fish-consuming population that consumes the largest amount of fish is the Squamish Tribe, with higher central tendency estimates of consumption of about 130 to 215 g/day. For these fish-consuming populations, the trend for the upper 90\textsuperscript{th} and 95\textsuperscript{th} percentile fish consumption estimates shows a convergence that illustrates a consistently high rate of fish consumption.\textsuperscript{206}

As Ecology notes in its \textit{Final FCR Report}, “[t]here have been many scientific and regulatory developments related to fish consumption rates over the past 20 years.”\textsuperscript{207}

Twenty years is far from the timely updates to toxic criteria Congress intended when it passed the Clean Water Act Amendments in 1987.

VI. \textbf{Pollutants for Which Toxic Criteria Have Not Been Updated in Washington’s Water Quality Standards Since 1992}

Section 303(c)(2)(B) of the CWA requires states to “adopt criteria for all toxic pollutants listed pursuant to section 1317(a)(1) of this title for which criteria have been published under section 1314(a) of this title, the discharge or presence of which in the affected waters could reasonably be expected to interfere with those designated uses

\textsuperscript{205} Ecology, \textit{Final FCR Report}, \textit{supra} n. 65, at 75-76.
\textsuperscript{206} Id. at 76.
\textsuperscript{207} Id. at xiii.
adopted by the State, as necessary to support such uses” “[w]henever a State reviews water quality standards pursuant to paragraph (1) of this subsection, or revises or adopts new standards pursuant to this paragraph.” Not surprisingly, EPA informed states in guidance memoranda that “EPA expects each State to comply with the new statutory requirements in any section 303(c) water quality standards review initiated after enactment of the Water Quality Act of 1987.”  

Ecology has revised its water quality standards and EPA has approved revised and new water quality standards numerous times since EPA adopted the NTR and established Washington’s toxic criteria. Specifically, since 1992, Washington submitted new or revised standards on or about June 3, 1996 (pertaining to Sediment Management Standards); on or about December 5, 1997 (pertaining to water uses and criteria classes; natural conditions; criteria for lake nutrients, chronic marine copper, chronic site-specific cyanide for Puget Sound, and ammonia; metals conversion factor; general considerations (fresh/salt water boundaries, fish passage, total dissolved gas, compliance schedules, and wetlands); short-term modifications, and specific classifications); on or about July 28 or August 1, 2003 (pertaining to a change to the use-based system for freshwater uses and criteria; use designations; antidegradation; variance, Use Attainability Analysis, offsets, and site-specific criteria provisions; and criteria (for lake nutrients, toxics narrative, temperature, dissolved oxygen, chronic cyanide outside Puget Sound, and ammonia)); on or about December 8, 2006 (pertaining to use designations and definitions; criteria (temperature, narratives, ammonia)); on or about June 16, 2011 (pertaining to minor

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errors and revisions); and most recently on or about March 22, 2013 (pertaining to revisions to the Sediment Management Standards). On July 9, 2007, EPA amended the NTR to remove Washington’s marine copper and cyanide chronic aquatic life criteria.209

In none of the approval or disapproval actions taken by EPA on the above-listed Ecology submissions to EPA did EPA find that Washington had failed to adopt criteria for all toxic pollutants for which EPA has adopted new or revised recommended 304(a) criteria, as required by the statute. Nor did EPA make findings that Washington’s NTR or aquatic life criteria were no longer consistent with (1) EPA’s 1999 revised recommended 304(a) criteria,210 (2) EPA’s 2002 revised recommended 304(a) criteria,211 (3) 83 of EPA’s 304(a) recommended criteria that were updated to reflect the change in the national default fish consumption rate of 17.5 grams/day on December 27, 2002,212 or

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210  63 Fed. Reg. 68354 (Dec.10, 1998) (“The national recommended water quality criteria include: previously published criteria that are unchanged; criteria that have been recalculated from earlier criteria; and newly calculated criteria, based on peer-reviewed assessments, methodologies and data, that have not been previously published.”); EPA National Recommended Water Quality Criteria – Correction, EPA 822-Z-99-001 (April 1999).
211  EPA, National Recommended Water Quality Criteria: 2002, EPA-822-R-02-047 at 2 (Nov. 2002) (“The national recommended water quality criteria [in this compilation] include: previously published criteria that are unchanged, criteria that have been recalculated from earlier criteria (63 FR68354, 12/10/1998) and newly calculated criteria based on peer-reviewed assessments and data.”).
212  EPA, Revision of National Recommended Water Quality Criteria, 67 Fed. Reg. 79091 (Dec. 27, 2002). EPA announced the availability of an updated compilation of its 304(a) criteria in which it the “revised human health criteria specifically integrate the new fish consumption rate of 17.5 grams/day, relative source contribution (RSC) factors obtained from primary drinking water standards, and any new cancer potency factors (q1*s) or reference doses (RfDs) in the Agency’s Integrated Risk Information System (IRIS).” See also EPA, Revision of National Recommended Water Quality Criteria, What's new in the updated compilation? available at http://water.epa.gov/scitech/swguidance/standards/criteria/current/wqctablefs2002.cfm.
EPA’s 2003 updates to 15 human health recommended 304(a) criteria revised based on the 2000 Methodology.\footnote{68 Fed. Reg. 75507 (Dec. 31, 2003). The notice announced the revision of human health criteria for the following pollutants: chlorobenzene; cyanide; 1,2-dichlorobenzene; 1,4-dichlorobenzene; 1,1-dichloroethylene; 1,3-dichloropropene; endrin; ethylbenzene; hexachlorocyclopentadiene; lindane; thallium; toluene; 1,2-transdichloroethylene; 1,2,4-trichlorobenzene; and vinyl chloride.}

EPA also failed to make findings that Washington had failed to adopt new or revised criteria consistent with 304(a) criteria that had not been published in 1992 when EPA adopted the NTR for Washington or that had been updated for reasons other than the change in the default fish consumption rate. For example, EPA’s most recent published compilation of 304(a) recommended criteria includes footnotes that provide information on the criteria that have been revised since EPA’s adoption of the NTR.\footnote{EPA, \textit{National Recommended Water Quality Criteria, (2009)} available at http://water.epa.gov/scitech/swguidance/standards/criteria/current/upload/nrwqc-2009.pdf (last visited Oct. 14, 2013).} Footnote “B” indicates that a criterion has been revised as of May 17, 2002 and footnote “ll” that a revision dates to June 10, 2009.\footnote{Id. at 8, 11.} Footnote “K” indicates that a “recommended criterion is based on a 304(a) aquatic life criterion that was issued in the 1995 Updates[.].”\footnote{Id. at 9; \textit{See also} EPA, \textit{1995 Updates: Water Quality Criteria Documents for the Protection of Aquatic Life in Ambient Water}, EPA 820-B-96-001 (Sept. 1996).} EPA’s current web-based compilation of 304(a) recommended criteria indicates that since the 2009 EPA has published precisely one new recommended criterion, for carbaryl aquatic life protection.\footnote{EPA, \textit{National Recommended Water Quality Criteria} available at http://water.epa.gov/scitech/swguidance/standards/criteria/current/index.cfm (last visited Oct. 14, 2013).}

Specifically, EPA has approved Washington water quality standards at least five times since 1992 and failed each time to determine that Washington’s aquatic life criteria...
are inconsistent with CWA Section 303(c)(2)(B) for the following pollutants for which EPA had issued new and revised 304(a) recommended criteria: acrolein, arsenic, carbaryl, cadmium, chromium (III), chromium (VI), copper, diazinon, dieldrin, endrin, gamma-BHC (Lindane), mercury, nickel, nonylphenol, parathion, pentachlorophenol, selenium, tributyltin, and zinc. EPA has likewise approved Washington water quality standards and failed to determine that Washington’s human health criteria are inconsistent with CWA Section 303(c)(2)(B) for the following pollutants for which EPA had issued new and revised 304(a) recommended criteria: acenaphthene, acrolein, acrylonitrile, aldrin, alpha-BHC, alpha-endosulfan, anthracene, antimony, benzene, benzidine, benzo(a) anthracene, benzo(a) pyrene, benzo(b) fluoranthene, benzo(k) fluoranthene, beta-BHC, beta-endosulfan, bis(2-chloroethyl) ether, bis(2-Chloroisopropyl) ether, bis(2-ethylhexyl) phthalate, bromoform, butylbenzyl phthalate, carbon tetrachloride, chlordane, chlorobenzene, chlorodibromomethane, chloroform, chrysene, cyanide, dibenzo(a,h)anthracene, dichlorobromomethane, dieldrin, diethyl phthalate, dimethyl phthalate, di-n-butyl phthalate, dinitrophenols, endosulfan sulfate, endrin, endrin aldehyde, ether, bis( chloromethyl), ethylbenzene, fluoranthene, fluorene, gamma-BHC (Lindane), heptachlor, heptachlor epoxide, hexachlorobenzene, hexachlorobutadiene, hexachlorocyclo-hexane, hexachlorocyclopentadiene, hexachloroethane, ideno(1,2,3-cd)pyrene, isophorone, methylmercury, methyl bromide, methylene chloride, nickel, nitrobenzene, nitrosodibutylamine N, nitrosodiethylamine, N, nitrosopyrrolidine N, N-nitrosodimethylamine, N-nitrosodi-n-propylamine, N-nitrosodiphenylamine, pentachlorobenzene, pentachlorophenol, phenol, polychlorinated biphenyls, pyrene, selenium, tetrachlorobenzene,1,2,4,5-, tetrachloroethylene, thallium,
toluene, toxaphene, trichloroethylene, trichlorophenol, 2,4,5-, vinyl chloride, zinc, 1,1,1-trichloroethane, 1,1,2,2-tetrachloroethane, 1,1,2-trichloroethane, 1,1-dichloroethylene, 1,2,4-trichlorobenzene, 1,2-dichlorobenzene, 1,2-dichloroethane, 1,2-dichloropropane, 1,2-diphenylhydrazine, 1,2-trans-dichloroethylene, 1,3-dichlorobenzene, 1,3-dichloropropene, 1,4-dichlorobenzene, 2,3,7,8-TCDD, 2,4,6-trichlorophenol, 2,4-dichlorophenol, 2,4-dimethylphenol, 2,4-dinitrophenol, 2,4-dinitrotoluene, 2-chloronaphthalene, 2-chlorophenol, 2-methyl-4,6-dinitrophenol, 3,3′-dichlorobenzidine, 3-methyl-4-chlorophenol, 4,4′-DDD, 4,4′-DDE, and 4,4′-DDT.

VIII. Long-Delayed Efforts to Adopt Human Health Criteria for Washington Require EPA Action

A. Washington’s Efforts to Adopt Adequate Human Health Criteria Have Been and Continue to be Stalled by Political Concerns

As discussed above, the first regional studies that demonstrate the NTR criteria are and continue to be grossly inadequate to provide full protection of Washington’s designated uses were published 18 years ago. In September 2011, Ecology issued a first version of its fish consumption report, evaluating the fish consumption studies applicable to Washington. In the report, Ecology included recommendations that were later stripped from the final document. Specifically, Ecology proposed a default fish consumption rate for Washington waters in the range of 157 to 267 grams/day, including salmon consumption. Ecology pointed out that even the 54 grams/day fish consumption rate that underlies clean-up standards adopted under the state’s Model Toxics Control Act, “does not represent the reasonable maximum exposure (RME) to

218 Ecology, Draft FCR Report, supra n. 203.
219 Id. at 103.
Washington residents who consume larger amounts of fish and shellfish. These include Native Americans, Asian and Pacific Islanders, and other Washington residents.”

In August 2012, Ecology issued a final version of its fish consumption report. As an indication of Washington’s growing disinclination to update its fish consumption rates and adopt new human health criteria for toxics, Ecology retracted the recommendations set out in the first version. Ecology finalized the report, the purpose of which was to “compile and evaluate available information on fish consumption in Washington State . . . not designed to resolve policy issues associated with using that information to make regulatory decisions.” Having moved forward to finalize its report on local fish consumption surveys it deemed scientifically defensible, Ecology simultaneously moved backwards in its regulatory efforts.

Ecology had concluded in its Draft FCR Report that “a range can be developed within which default fish consumption rates should be established” and that its proposed range was “technically defensible.” The agency also acknowledged that “Washington has a large fish-consuming population that consumes fish in larger amounts than the current default fish consumption rates” and that “Washington has a significant number of fish consumers as well as high fish-consuming populations.” While carefully avoiding making any regulatory recommendations in its Final FCR Report, Ecology concluded that the mean as well as 50th percentile consumption of fish in Washington well exceeds the 6.5 grams/day in the NTR, even putting aside a requirement to protect

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220 Id. at 104 (emphasis added).
221 Ecology, Final FCR Report, supra n. 65.
222 Id. at xii.
223 Ecology, Draft FCR Report, supra n. 203, at 111.
224 Id. at 111-112.
fish consumers who are at the higher end of consumption levels. Specifically, the Final FCR Report makes the following findings:\textsuperscript{225}

\begin{center}
\begin{tabular}{|l|c|c|c|c|c|}
\hline
Population & Source of Fish & Number of Adults Surveyed & Mean & 50\textsuperscript{th} & 90\textsuperscript{th} & 95\textsuperscore{th} \\
\hline
General population & All sources: EPA method & 2,853 & 56 & 38 & 128 & 168 \\
 & All sources: NCI method & 6,465 & 19 & 13 & 43 & 57 \\
Columbia River Tribes & All sources: Columbia River & 464 & 63 & 41 & 130 & 194 \\
 & Puget Sound & 73 & 82 & 45 & 193 & 268 \\
Tulalip Tribes & All sources: Puget Sound & 71 & 60 & 30 & 139 & 237 \\
Squaxin Island Tribe & All sources: Puget Sound & 117 & 84 & 45 & 206 & 280 \\
Suquamish Tribe & All sources: Puget Sound & 92 & 214 & 132 & 489 & 797 \\
Recreational Fishers & Marine waters, WA State & – & 11–53 & 1.0–21 & 13–246 & \\
(caption of multiple studies) & Freshwater, WA State & – & 6.0–22 & 42–67 & \\
\hline
\end{tabular}
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Despite its own report’s conclusions that the NTR criteria are wholly incapable of protecting Washington’s designated uses, Ecology has delayed updating the state’s human health criteria for toxics, with no end in sight. As long ago as February 2009, now four and a half years ago, Ecology acknowledged its need to address the inadequate fish consumption rates that underlie both the state’s sediment clean-up standards and the NTR human health criteria.\textsuperscript{226} In July 2009, Ecology published an issue paper to answer the question: “What rule revisions are needed to incorporate new scientific information and federal guidance on the health risks for people consuming large amounts of fish and shellfish?\textsuperscript{227}” In the paper, Ecology acknowledged that

\begin{flushleft}
\textsuperscript{225} Ecology, \textit{Final FCR Report}, supra n. 65, at xvi.
Several Northwest tribes have developed surface water quality standards that are based on human health protection. The fish consumption rates used to develop those standards range from 6.5 to 170 g/day. More recent standards have generally used consumption rates much higher than the MTCA rule default fish consumption rate of 54 g/day.228

Ecology also pointed out that

Since the 2001 rule revisions, there have been several important scientific and regulatory developments relevant to the current rulemaking process.

- Ecology has established cleanup standards at several sites that are based on tribal fish consumption scenarios. These represent site-specific interpretations of the narrative standards in the MTCA and SMS rules. In general, fish consumption rates used at these sites range from 50 to 300 g/day.
- EPA-Region 10 has published a Decision-Making Framework for selecting and using tribal consumption data to establish cleanup requirements at federal Superfund sites. The framework identifies a four-tiered hierarchy of preferred data sources. Under the EPA Framework, exposure estimates for particular tribes can be based on fish consumption surveys from other tribes (Suquamish or Tulalip Tribes) with similar dietary habits.

* * *

- The Oregon Environmental Quality Commission approved the Oregon Department of Environmental Quality (ODEQ) plan to update Oregon’s water quality standards for toxic pollutants using a new fish consumption rate of 175 g/day.229

Ecology closed the issue paper by recognizing the relevance of the fish consumption rates to Washington’s water quality standards: “[factors that to consider include]

[r]equirements in other state and federal laws and regulations. This includes methods and policies used to characterize fish consumption rates and the use of that information in regulatory decision-making.”230

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228 Id. at 3.
229 Id. (footnotes omitted).
230 Id. at 4.
In 2010, Ecology began evaluating the identical Washington fish consumption surveys for the purpose of adopting new human health criteria for surface water, holding meetings, workshops, and discussing the data through 2011. In its 2011 Draft FCR Report, Ecology not only clearly acknowledged “Washington water quality standards are based on an outdated fish consumption rate of 6.5 g/day,” but also noted pointedly that because Washington’s “sediment cleanup standards are set on a site-by-site basis using site specific fish consumption rates, [the sediment standards involve] a process that can contribute to cleanup delay,” a conclusion it had drawn two years earlier. In contrast, Ecology does not even bother to assess site-specific fish consumption rates in its Total Maximum Daily Load clean-up program under CWA Section 303(d), as discussed supra, Section III.B. Two years have passed since Ecology publicly confirmed that the NTR criteria upon which it bases all of its CWA regulatory activities are “outdated.”

In August 2011, Ecology set out its plan for revising Washington’s human health criteria as part of its triennial review of water quality standards:

Ecology is currently addressing fish consumption rates for clean-up sites in the Sediment Management Standards (SMS) rule revision. Parts of the SMS are Clean Water Act-approved standards. The fish consumption rate that is adopted into the SMS will more than likely form the basis of future human health-based water quality criteria. As part of the SMS rule-making the agency will consider the fish consumption studies that have been done in the Pacific Northwest, as well as EPA guidance on developing human health-based criteria.

Following this statement and beginning in December 2011, Ecology held a series of public workshops to discuss its efforts to update its fish consumption rate and establish

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231 Ecology, Draft FCR Report, supra n. 203, at 103.
232 Id. at 104.
human health criteria. However, in July 2012, Ecology issued an Open Letter announced an abrupt turnaround, a decision to forgo a default fish consumption rate in its Sediment Management Standards.234 The purported basis for the reversal was that “questions that more appropriately belong in the Surface Water Quality Standards process – which we had planned to start next year – are being raised in the SMS process, without an effective way to address those questions.” The letter went on to announce that Ecology was no longer using the Final FCR Report to address “policy issues associated with using that information to make regulatory decisions. Those issues will be dealt with in separate rulemaking documents and processes.” As a result, in August 2012, Ecology issued a revised timeline for revising the state’s water quality standards, targeting a final rule for “Water Quality Implementation Tools Rulemaking for developing compliance options for dischargers” for the Fall of 2013 and final rule adoption for human health criteria for toxics in Spring of 2014.235 In September 2012, Ecology initiated a rulemaking pre-proposal.236 Further delays make Ecology’s meeting this timeline unlikely. For example, the agency’s advisory group, termed “The Delegates’ Table,” which “will provide advice and perspective to the agency as it addresses the complex science and public policy issues of the rulemaking,” has met only five times since its inception in August 2012.237

Superficially, the fact that Ecology issued its Final FCR Report might have appeared to signal progress whereas, in fact, Ecology used the report to set its rulemaking effort significantly backwards. Instead of pursuing the original intent set out in its Draft FCR Report, Ecology changed the purpose of the document to avoid making any headway in its regulatory efforts to update Washington’s human health criteria:

This document is narrower in scope than Version 1.0 of the Technical Support Document (distributed in October 2011). . . . One purpose of the Technical Support Document (Version 1.0) was to identify a recommended range of fish consumption rates for consideration in the [sediment management standards] SMS rule revision process. Since that time, Ecology has decided not to propose a default fish consumption rate in the SMS rule. . . . Ecology is also beginning the process to revise the Water Quality Standards for Surface Waters and adopt human health criteria.

Instead of identifying a fish consumption rate appropriate for use in a particular regulatory context, this document compiles relevant data and information. 238

The failure of Ecology to determine a default fish consumption rate for the SMS rules is evidence that Ecology is unlikely to timely resolve the fish consumption rate for its water quality criteria. Likewise, its choice to side-step making a recommendation to itself on the appropriate fish consumption rate upon which to establish new human health criteria for surface waters is further evidence of the likelihood Ecology will not adopt new criteria.

This revised timeline announced by Ecology and the removal of recommendations from its Final FCR Report represented a significant slowing in Ecology’s original schedule. As the Northwest Indian Fisheries Commission (“NWIFC”) stated in a letter

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238 Ecology, Final FCR Report, supra n. 65, at xii.
on behalf of its member Tribes\(^{239}\) to Ecology in August 2012, “[t]he tribes were repeatedly assured by Ecology that at a minimum, this pathway would result in revised FCRs in the technical document and the sediment management standards before the completion of the current state administration’s term.”\(^{240}\) NWIFC appealed to EPA for assistance in keeping Ecology to its promises, explaining how Ecology had committed to prioritizing completion of the FCR Report to support new default fish consumption rates in the Sediment Management Standards as a first step towards revising the human health criteria. After gaining tribal agreement with this approach, Ecology proceeded to remove[] a default FCR from the sediment management standards, and has delayed the completion of the Technical Support Document on Fish Consumption Rates – *stripping the document of important summary results and conclusions*. This pathway is completely contrary to commitments made to tribes as recently as the June 2012 Centennial Accord meeting at Suquamish.\(^{241}\)

The NWIFC concluded that “Ecology, tribes, and others have invested years of work to develop an accurate and scientifically sound default FCR with poor results to date.”\(^{242}\)

In a subsequent letter, the NWIFC elaborated on the long passage of time in which Ecology had failed to act to revise its human health criteria, beginning in 1994,


\(^{240}\) Letter from Billy Frank, Jr., Chairman, Northwest Indian Fisheries Commission to Ted Sturdevant, Director, Washington Department of Ecology *Re: Ecology’s proposed changes to the Fish Consumption Rate* (Aug. 16, 2012).

\(^{241}\) Letter from Billy Frank, Jr., Chairman, Northwest Indian Fisheries Commission to Dennis McLerran, Regional Administrator, EPA (Aug. 24, 2012)(emphasis added).

\(^{242}\) Id.
when the state was in receipt of the CRITFC survey. 243 Critically, over 13 years ago, Ecology, in conjunction with its Risk Assessment Forum – a group of agency staff including EPA – published a draft report assessing the CRITFC and other data. 244 The report recommended use of fish consumption rates in the range of 110 and 175 grams/day for marine and freshwater areas respectively and a default value of 143 grams/day for water quality screening criteria or standards for statewide use in both marine and freshwater. 245 The report recommended these default rates for what it termed a “reasonable maximum exposure” scenario “where the overall degree of protection should fall somewhere between the 90th and 98th percentile of exposure.” 246 Over a decade passed with no action by Ecology or EPA to respond to these recommendations, recommendations that bear a striking resemblance to Oregon’s default fish consumption rate of 175 grams/day and to the recommendations in the Ecology Draft FCR Report.

NWIFC pointed to Ecology Director Jay Manning’s 247 “commitment to complete human health criteria in water quality standards within the term of the current administration” and subsequent Ecology Director Ted Sturdevant’s 248 having

245 Id. at 46, v. The report made other recommendations concerning shellfish consumption, review of new surveys, and needed research on fish consumption exposure pathways and types of species consumed by different populations. Id. at 46-48.
246 Id. at iv (emphasis in original).
247 Mr. Manning was Ecology Director from 2005-2009.
248 Mr. Sturdevant was Ecology Director from 2009-2012.
“reaffirmed this commitment[.]”249 However, as a result of the long-standing failure of Ecology to adopt scientifically sound human health criteria and the delays announced in mid-2012, the NWIFC requested that EPA “[d]isapprove those standards that include narrative or inaccurate FCRs, and do not utilize the well vetted technical information previously released to the public by Ecology in the September 2011 draft of the Fish Consumption Rates – Technical Support Document” and to “[t]ake immediate action to begin promulgation of state-wide or regional fish consumption rates, at or above the approved Oregon standards.”250

Upon publication of the Ecology Final FCR Report, Ecology Director Ted Sturdevant candidly acknowledged that existing fish consumption surveys prove that “Washington has some of the highest fish-consuming communities in the country, but we are currently using the lowest fish consumption rate in our standards[.]” He also noted the Report “demonstrate[s] that we have communities that eat fish from our waters at much higher rates [than the NTR fish consumption rate].251 But Ecology stopped very far short of a commitment to completing the regulatory revision of Washington’s human health criteria it began almost 15 years ago. Instead, Director Sturdevant asserted that only after the state can ensure the development of “sensible, predictable compliance pathway[s] for our businesses” will the state adopt new criteria. He also hinted at the innumerable “public policy choices” imbedded in these regulatory decisions, choices that “have not been made.”252 The Final FCR Report sets out some of the many policy

249 Grayum, supra n. 243, at 3.
250 Id. at 6-7.
252 Id.
choices that affect the setting of the criteria including but not limited to the choice of a fish consumption rate;\textsuperscript{253} yet other policy choices involve the so-called implementation tools that Ecology seeks to adopt to provide regulatory relief to permitted NPDES sources.

\textbf{B. EPA’s Efforts to Encourage an Update to Washington’s Fish Consumption Rates Have Failed}

EPA’s concerns about the fish consumption rates underlying Washington’s regulatory programs are long-standing. In 1999, EPA participated in Ecology’s Risk Assessment Forum which recommended the adoption of default fish consumption rates to establish human health criteria for Washington’s waters.\textsuperscript{254} In August 2007, EPA Region 10 issued regional guidance to address assessment of contamination at hazardous waste sites.\textsuperscript{255} The guidance gave highest preference to “consumption rates derived from well-designed consumption surveys of Puget Sound Tribes, and lowest preference to default values from nationwide food intake studies. Local consumption rate data (95th percentile, uncooked weight, harvested from Puget Sound) were derived from fish and shellfish consumption studies for the Suquamish Tribe and the Tulalip Tribes.”

\textsuperscript{253} Some of the policy choices set out in the Ecology Final FCR Report include: (1) which population groups to protect; (2) whether to protect the mostly highly exposed individuals or the average; (3) whether to reflect geographical variations in data; (4) whether to include salmonids; (5) whether to include sources of fish consumed; (6) whether to use data that reflect non-fish consumers; (7) other exposure variables; and (8) possible changes to the regulatory risk level. This list omits the entire discussion of so-called “implementation tools” intended to assure NPDES permitted sources do not have to meet the adopted criteria.

\textsuperscript{254} Ecology, \textit{supra} n. 244.

guidance cited EPA’s four-preference hierarchy set out in EPA’s 2000 Methodology for development of water quality human health criteria as the source of its hierarchy of preferred data sources. EPA lauded the high “quality of the survey methodology used in the available Puget Sound Tribal studies, [for which reason] EPA believes that these studies are appropriate to use to develop Puget-Sound harvested fish and shellfish consumption rates.” EPA further stated that “the rates developed from the aforementioned studies should be used in preference to an estimate of an average subsistence consumption rate, as recommended in the EPA [2000 Methodology].”

Sediment clean-up standards in Washington have, in fact, been developed based on tribal fish consumption “scenarios.” Ecology and EPA currently establish site-specific sediment clean-up standards and/or screening levels based on tribal fish consumption rates in areas designated as usual and accustomed fishing areas for one or more tribes. In general, fish consumption rates used at these sites range from around 50 to 300 g/day.256

EPA continued to urge Washington to update its human health criteria for toxics in its comments submitted on Washington’s triennial review in 2010 stating that “EPA urges Ecology to make the revision of Washington’s human health criteria the most important priority in this Triennial Review,” noting that it “is a priority for Region 10.”257 In that letter EPA also noted the age of the NTR criteria and the date of EPA’s 2000 Methodology calling for a fish consumption rate in Washington that better reflects reality. EPA concluded: “EPA believes that a fish consumption rate of 6.5 grams per day is not reflective of fish and shellfish consumers in the State of Washington,” and urged Ecology

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to determine an appropriate rate with which to derive criteria that would be protective of the state’s designated uses.

In September 2012, EPA wrote Ecology to express support for Washington’s efforts to adopt new human health criteria “derived using scientifically sound data, including applicable regional and local fish consumption surveys. The surveys demonstrate that tribal and other high fish consuming residents are eating fish at rates significantly higher than the current default rates.”\(^{258}\) Citing the age of the NTR and 2000 Methodology, EPA went on to say that “[i]t is crucial that the Department of Ecology continue to make progress in adopting human health criteria that incorporate scientifically sound data, including current information regarding realistic fish consumption rates.” And EPA emphasized that “[t]he best available science now in-hand demonstrates that current standards are not based on realistic consumption rates for high fish consumers. If and when there is regional or local data showing higher fish consumption rates, it needs to be utilized for derivation of the State’s human health criteria.” The agency concluded: “EPA believes that a fish consumption rate of 6.5 grams per day is not reflective of fish and shellfish consumers in the State of Washington.”

On January 17, 2012, EPA again informed Ecology that its NTR criteria were inadequate to fully protect designated uses and urged the state to update the criteria.\(^{259}\)

EPA told Ecology that its NTR criteria were based on a fish consumption rate of 6.5 grams per day.\(^{258}\) Letter from Dennis McLerran, EPA Regional Administrator to Ted Sturdevant, Director, Department of Ecology (Sept. 6, 2012) available at http://www.ecy.wa.gov/programs/wq/swqs/FCRltrR10toEcy90612.pdf (last visited Oct. 15, 2013).

grams/day and that “several studies of Northwest populations [of people] indicate that this rate is not reflective of the amount of fish and shellfish consumed by some in the state of Washington. Therefore, it is appropriate and consistent with EPA guidance for Ecology to examine the current science to determine an appropriate fish consumption rate to use for deriving criteria protective of the state’s designated uses.” EPA “encourage[s] you to quickly incorporate this information into your rulemaking process and move forward with adopting revised criteria,” because “EPA believes the information is currently available to make decisions on these matters and requests Ecology to quickly move through the process necessary to do so.”

In June 2013, EPA once again reiterated its view that “[t]he best available science includes evidence of consumption rates well above 6.5 grams per day among high fish consumers and shows that the human health criteria currently in effect for Clean Water Act purposes in Washington are not sufficiently protective.” In Oregon’s case, the EPA disapproved human health criteria similar to the currently applicable human health criteria for Washington under the National Toxics Rule (NTR).” EPA noted that “EPA disapproved Idaho’s human health criteria derived using a fish consumption rate of 17.5 grams per day because Idaho did not consider the available information relevant to fish consumption when calculating their human health criteria. The EPA believes that there are sufficient regional and local fish consumption data available to revise human health criteria in both Washington and Idaho[.]” Contrasting the relative paucity of fish consumption data in Idaho, where EPA has already disapproved criteria based on the

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national default average of 17.5 grams/day, EPA stated that “[i]n Washington, in contrast with Idaho, the EPA believes that there are a number of scientifically sound data results specific to surveys conducted in the State for several population groups, including tribes, Asian Pacific Islanders, and recreational anglers.”

In this final letter, EPA reminded Ecology that “should Washington’s process be unnecessarily delayed, the EPA has the authority to amend the NTR human health criteria for Washington, which the EPA originally promulgated in 1992.” EPA cited CWA Section 303(c)(4)(B) and the basis for EPA’s promulgation of the NTR for states not complying with Section 303(c)(2)(B) and reiterated its view that surveys demonstrate “fish consumption levels are considerably higher than 6.5 grams per day in Washington.”

C. EPA Promulgated Federal Standards in Similar Circumstances in California

On May 18, 2000 EPA published its final California Toxics Rule (“CTR”), a federal promulgation of numeric aquatic life criteria for 23 toxic pollutants and numeric human health criteria for 57 toxic pollutants, based on EPA’s having found that California’s lack of criteria for some pollutants did not fully satisfy CWA Section 303(c)(2)(B). As EPA noted in finalizing the CTR, “[i]f EPA’s review of the States’ standards finds flaws or omissions, then the CWA authorizes EPA to correct the deficiencies (see CWA section 303(c)(4)).” The basis for this promulgation was set out in the preamble to the rule:

This rule is important for several environmental, programmatic and legal reasons. Control of toxic pollutants in surface waters is necessary to

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262 Id. at 31687.
achieve the CWA’s goals and objectives. Many of California’s monitored river miles, lake acres, and estuarine waters have elevated levels of toxic pollutants. Recent studies on California water bodies indicate that elevated levels of toxic pollutants exist in fish tissue which result in fishing advisories or bans. These toxic pollutants can be attributed to, among other sources, industrial and municipal discharges. Water quality standards for toxic pollutants are important to State and EPA efforts to address water quality problems. Clearly established water quality goals enhance the effectiveness of many of the State’s and EPA’s water programs including permitting, coastal water quality improvement, fish tissue quality protection, nonpoint source controls, drinking water quality protection, and ecological protection. Numeric criteria for toxic pollutants allow the State and EPA to evaluate the adequacy of existing and potential control measures to protect aquatic ecosystems and human health. Numeric criteria also provide a more precise basis for deriving water quality-based effluent limitations (WQBELs) in National Pollutant Discharge Elimination System (NPDES) permits and wasteload allocations for total maximum daily loads (TMDLs) to control toxic pollutant discharges. Congress recognized these issues when it enacted section 303(c)(2)(B) to the CWA.263

EPA noted that California’s own efforts to adopt new toxic criteria had “been stymied by a variety of factors” and that, as a result, EPA action was needed to “help restore equity among the States,” because the CWA “should be implemented in a manner that ensures a level playing field among States.”264 EPA supported its determination “by information in the rulemaking record showing the discharge or presence of priority toxic pollutants throughout the State,”265 and concluded that it was not necessary to support the criteria in today’s rule on a pollutant-specific, water body-by-water-body basis. . . . [because to do so] would impose an enormous administrative burden and would be contrary to the statutory directive for swift action manifested by the 1987 addition of section 303(c)(2)(B) to the CWA. Moreover, because these criteria are ambient criteria that define attainment of the designated uses, their application to all water bodies will result in additional controls on dischargers only where necessary to protect the designated uses.266

263 Id. at 31683-84.
264 Id. at 31684.
265 Id. at 31687.
266 Id.
EPA further justified this approach based on the statute and legislative history:

Congress, by linking section 303(c)(2)(B) to the section 303(c)(1) three-year review period, gave States a last chance to correct this deficiency on their own. The legislative history of the provision demonstrates that chief Senate sponsors, including Senators Stafford, Chaffee and others wanted the provision to eliminate State and EPA delays and force quick action. Thus, to interpret CWA section 303(c)(2)(B) and(c)(4) to require such a cumbersome pollutant specific effort on each stream segment would essentially render section 303(c)(2)(B) meaningless. The provision and its legislative background indicate that the Administrator’s determination to invoke section 303(c)(4)(B) authority can be met by the Administrator making a generic finding of inaction by the State without the need to develop pollutant specific data for individual stream segments.267

As in California, many of Washington’s monitored river miles, lake acres, and estuarine waters have elevated levels of toxic pollutants, as demonstrated in Section III of this Petition. Likewise, as was true in California when EPA promulgated the CTR, recent studies on Washington water bodies indicate that elevated levels of toxic pollutants exist in fish tissue which result in fishing advisories or bans. These toxic pollutants can be attributed to, among other sources, industrial and municipal discharges and hazardous waste sites. Water quality standards for toxic pollutants are important to state and EPA efforts to address water quality problems. Clearly established water quality goals, if established by EPA in response to this Petition, would enhance the effectiveness of many of the state’s and EPA’s water programs including NPDES permitting, state 401 certifications of federally-licensed projects, coastal water quality improvement, fish tissue quality protection, nonpoint source controls, drinking water quality protection, and ecological protection. Updated and protective

267 Id.
numeric criteria for toxic pollutants, if established by EPA, would allow the state and EPA to evaluate the adequacy of existing and potential control measures to protect aquatic ecosystems and human health. Such numeric criteria would also provide a more precise basis for deriving water quality-based effluent limitations (WQBELs) in NPDES permits and wasteload allocations for TMDLs to control toxic pollutant discharges.

As in California, EPA need not make a pollutant-by-pollutant determination that Washington’s aquatic life and human health criteria are both out-of-date and not in compliance with the requirements of Section 303(c)(2)(B) of the Act. EPA’s action is necessary to meet the requirements of the Act and protect designated uses, as explained in the CTR preamble, and to establish a level playing field. The State of Oregon has adopted criteria based on fish consumption of 175 grams/day while EPA has allowed Washington’s criteria to remain at levels based on a fish consumption of 6.5 grams/day, under the national average and well under the level of actual fish consumption in the state.

IX. **EPA Region 10 Actions on State Human Health Criteria**

In recent years, EPA Region 10 has disapproved states’ proposed water quality standards when it found that the rate of fish consumption used in calculating the state’s water quality criteria did not reflect existing data on fish consumption levels. EPA’s disapprovals of both Oregon and Idaho human health criteria underscore EPA’s
obligation to ensure that Washington State’s water quality standards be “based on sound scientific rationale.”  

**A. EPA’s Disapproval of Oregon’s Proposed Human Health Criteria**

On June 1, 2010, EPA disapproved Oregon’s proposed human health toxics criteria, adopted and submitted to EPA in 2004, which were based on a default fish consumption rate of 17.5 grams/day. In the 2004 review, Oregon considered, but rejected, using the CRITFC study to change the default fish consumption rate – at that point ten years after completion of the study. EPA subsequently disapproved the Oregon criteria based on the assertion that Oregon had adopted a fish consumption rate of 175 grams per day with which the criteria were incompatible. In fact, the Oregon Environmental Quality Commission had not adopted a fish consumption rate of 175 grams/day but, rather, had instructed the Oregon Department of Environmental Quality (“DEQ”) to engage in an advisory committee process to develop water quality standards and rules in which human health criteria would be based on 175 grams/day. Until those standards and rules were adopted by the Commission on June 16, 2011, the State of Oregon had not adopted either a formal policy or a rule on the state’s fish consumption rate. EPA subsequently approved, on October 17, 2011, Oregon’s revised human health

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criteria submitted to EPA on July 21, 2011 based on a fish consumption rate of 175 grams/day.\(^{270}\)

EPA itself recently acknowledged the true basis of its disapproval of Oregon’s 2004 human health criteria, which were based on 17.5 grams/day fish consumption. In a letter dated June 21, 2013, Regional Administrator Dennis McLerran told Ecology that “[i]n Oregon’s case, the EPA disapproved human health criteria similar to the currently applicable human health criteria for Washington under the National Toxics Rule (NTR).”\(^{271}\) This rationale for EPA’s decision on Oregon’s human health criteria is entirely consistent with the action taken by EPA on Idaho’s proposed human health criteria, discussed infra.

EPA’s subsequent approval of Oregon’s revised criteria based on 175 grams/day fish consumption was memorialized in a memorandum for the record. The memo cited EPA’s 2000 Methodology’s recommendation that local and regional data be used to revise human health criteria.\(^{272}\) EPA noted that Oregon’s Human Health Focus Group identified eight applicable regional studies and one national study with useful data for estimating quantitative fish consumption rates. The Focus Group chose five surveys


\(^{271}\) McLerran, supra n. 7.

\(^{272}\) EPA, Jannine Jennings, Manager of the Water Quality Standards Unit, EPA Region 10 Memorandum for the Record (Oct. 17, 2011).
upon which to rely: the *Fish Consumption Survey of the Umatilla, Nez Perce, Yakama, and Warm Springs Tribes of the Columbia River Basin; A Fish Consumption Survey of the Tulalip and Squaxin Island Tribes of the Puget Sound Region; Fish Consumption Survey of the Suquamish Indian Tribe of the Port Madison Indian Reservation, Puget Sound Region; Asian and Pacific Islander Seafood Consumption Study*; and an *Estimated Per Capita Fish Consumption in the United States.* EPA concluded that “Oregon has considered the local and regional studies and data available and relevant to this decision.” EPA also evaluated Oregon’s choice to protect fish consumers, to include all species in fish consumption including anadromous fish, to apply its fish consumption rate statewide, to rely on EPA recommendations for protection of children at a rate of 165.5 grams/day due to lack of data, and to use a 90th or 95th percentile fish consumption rate. EPA found that Oregon’s ultimate choice of 175 grams/day represents the 95th percentile of the CRITFC survey and is within the 90th percentile of the other studies and that because it is slightly higher than EPA’s recommendation for children and women of child-bearing age, EPA determined it was sufficiently protective of those sensitive subpopulations.

**B. EPA’s Disapproval of Idaho’s Proposed Human Health Criteria**

In March 2006, the Idaho Legislature adopted updated human health water quality criteria for toxics, increasing the fish consumption variable from EPA’s default national criteria for toxics, increasing the fish consumption variable from EPA’s default national

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274 EPA, *Oregon TSD, supra* n. 270, at 28.
6.5 grams/day to EPA’s currently recommended national default rate of 17.5 grams/day.\textsuperscript{275} In 2012, EPA disapproved Idaho’s revised criteria on the basis that its use of EPA’s default fish consumption rate of 17.5 grams/day was inadequate because it did not reflect local conditions, given available local data, and therefore “the criteria derivation does not demonstrate that the criteria protect Idaho’s designated uses. Specifically, EPA is unable to ensure the use of a fish consumption rate of 17.5 g/day in deriving statewide criteria is consistent with 40 CFR 131.11(a).”\textsuperscript{276} On this basis, EPA found that Idaho had failed to base its fish consumption rate, and thus its human health criteria, on a “sound scientific rationale.”\textsuperscript{277}

In its letter, EPA specified the actions required to remedy the disapproval:

“Idaho must evaluate local and regional fish consumption information to determine whether its statewide criteria are protective of designated uses.”\textsuperscript{278} EPA specifically pointed to the CRITFC study and EPA also told Idaho to consider “information the EPA reviewed [that] suggests that recreational anglers in Idaho also consume fish at rates higher than the national default rate.”\textsuperscript{279} EPA further instructed Idaho to consider the requirements of 40 C.F.R. § 131.10(b) with regard to a state’s needing to take into

\textsuperscript{275} EPA, \textit{Idaho TSD}, supra n. 268, at 4-5.
\textsuperscript{277} \textit{Id.}
\textsuperscript{278} \textit{Id.} at 3-4.
\textsuperscript{279} \textit{Id.} at 4.
consideration the water quality standards of downstream waters and its need to ensure that its criteria provide for the attainment and maintenance of such standards.\textsuperscript{280}

X. Relief Requested by This Petition

For the reasons detailed above, Petitioners hereby petition EPA to: (1) make a determination (or affirm a previously made determination) pursuant to Section 303(c)(4)(B) of the Clean Water Act ("CWA") that the State of Washington’s water quality toxic criteria for the protection of human health, set out in 40 C.F.R. § 131.36(d)(14), fail to provide full protection for its designated uses; (2) determine that the State of Washington has failed to adopt such human health and aquatic life criteria as are required by Section 303(c)(2)(B) in each triennial review of its water quality standards conducted since 1992; and (3) promulgate federal regulations applicable to Washington, pursuant to Section 303(c)(4), setting forth new and revised water quality standards as necessary to meet the requirements of the CWA.

Conclusion

While there is no apparent end in sight for completion of new human health criteria by Washington, the studies that provided the data upon which EPA relies to conclude that Washington’s human health criteria are inadequate to fully protect its designated uses were completed as long as 19 years ago, for the Columbia River Tribes, and as recently as 13 years ago for the Suquamish Tribe. Washington’s aquatic life criteria have not been updated since they were established in 1992. In EPA’s own words, from the NTR promulgation, “[t]he addition of section 303(c)(2)(B) to the Clean Water Act was a clear and unequivocal signal from Congress that it was dissatisfied with the

\textsuperscript{280} \textit{Id.}
slow pace at which States were adopting numeric criteria for toxic pollutants.” EPA’s failure to make a determination that Washington’s toxic criteria must be revised and updated, to determine that Washington has conducted numerous triennial reviews in which it did not update its toxic criteria consistent with the requirements of CWA Section 303(c)(2)(B), and to promulgate federal replacement criteria for Washington are actions long overdue.

Respectfully submitted,

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Dated this day, the 28th of October, 2013.

Attachments: List of Attachments
CD with attachments


EPA, Quality Criteria for Water 1986, EPA 440/5-86-001 (May 1, 1986).


EPA, Fish Contaminant Survey, Columbia River.

EPA, Fish Consumption Advisories.

EPA, Should I Eat the Fish I Catch?


EPA, Toxics Release Inventory (TRI) Program, Large Aquatic Ecosystems: Columbia River Basin.


Washington State Department of Health, *Statewide Mercury Advisories for Fish, Sport-Caught / Recreational Fish Advice.*

Washington Department of Health, *Fish Consumption Advisories.*

Ecology, *Lake Chelan DDT and PCBs in Fish Total Maximum Daily Load Study* (June 2005, Revised December 2006) Publication No. 05-03-014.


EPA, Total Maximum Daily Loading (TMDL) to Limit Discharges of 2,3,7,8-TCDD (Dioxin) to the Columbia River Basin (Feb. 25, 1991).


EPA, *Revision of National Recommended Water Quality Criteria, What's new in the updated compilation?*


EPA, *National Recommended Water Quality Criteria*.


Ecology, *Water Quality Policy Forum and Delegates’ Table*.

Letter from Billy Frank, Jr., Chairman, Northwest Indian Fisheries Commission to Ted Sturdevant, Director, Washington Department of Ecology *Re: Ecology's proposed changes to the Fish Consumption Rate* (Aug. 16, 2012).

Letter from Billy Frank, Jr., Chairman, Northwest Indian Fisheries Commission to Dennis McLerran, Regional Administrator, EPA (Aug. 24, 2012).


Letter from Dennis McLerran, EPA Regional Administrator to Ted Sturdevant, Director, Department of Ecology (Sept. 6, 2012).


EPA, Estimated Per Capita Fish Consumption in the United States (August 2002).

EPA, Jannine Jennings, Manager of the Water Quality Standards Unit, EPA Region 10 Memorandum for the Record (Oct. 17, 2011).

Oregon DEQ, Human Health Focus Group Report Oregon Fish and Shellfish Consumption Rate Project (June 2008).

Letter from Dennis McLerran, EPA Regional Administrator to Maia Bellon, Director, Department of Ecology (June 21, 2013).