

Alaska Eskimo Whaling Commission

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June 13, 2013

VIA ELECTRONIC MAIL to ITP.guan@noaa.gov

P. Michael Payne, Chief
Permits and Conservation Division
Office of Protected Resources
National Marine Fisheries Service
1315 Silver Springs, MD 20910

Re: Comments on Proposed Incidental Harassment Authorization for Shell Gulf of Mexico Marine Seismic Survey in the Chukchi Sea, Alaska

Dear Mr. Payne,

On behalf of the Alaska Eskimo Whaling Commission (AEWC), thank you for the opportunity to comment on the proposed marine seismic survey planned by Shell Gulf of Mexico (Shell) in the U.S. Chukchi Sea. We appreciate the opportunity to provide feedback to the National Marine Fisheries Service on the draft incidental harassment authorization (IHA) and proposed statutory findings. As you know, the AEWC represents the eleven bowhead whale subsistence hunting villages of Barrow, Nuiqsut, Kaktovik, Point Hope, Wainwright, Kivalina, Wales, Savoonga, Gambell, Little Diomedea, and Point Lay. Our villages rely on the living resources of the Chukchi and Beaufort Seas for the majority of our food and for the continuation of our subsistence society and culture.

The AEWC was formed by the whaling captains of our constituent villages in 1980, for the purpose of protecting our bowhead whale resource and subsistence hunt. We carry out our responsibilities through locally delegated tribal authority and through federal authority delegated pursuant to the NOAA-AEWC Cooperative Agreement. Alaskan Native subsistence takes of marine mammals are exempt from the Marine Mammal Protection Act's (MMPA) moratorium on the take of marine mammals. 16 U.S.C. § 1371(b)(1). In addition, Congress has given our subsistence livelihood priority over other uses of the marine environment, requiring that other users mitigate the impacts of any activities with the potential to adversely affect the availability of our subsistence resources. 16 U.S.C. §§ 1371(b), (a)(5)(A)(i)(I), (a)(5)(D)(i)(II).

Each year we devote substantial resources toward negotiating a Conflict Avoidance Agreement with oil and gas companies to mitigate the impacts of oil and gas exploration on our subsistence lifestyle and way of life. Shell has signed the 2013 CAA, and we commend them for engaging with the AEWC in these negotiations and committing to ongoing work with the local community to ensure the protection of our subsistence traditions. We have attached a copy of the 2013 CAA for your information.

We would also like to thank NMFS for continuing to work with our communities to coordinate the CAA process with the federal government's review of proposed offshore operations. Each year, the AEWc holds its convention in the first quarter, which is when our whaling captains agree on terms for the CAA for the next open water season. We believe it is appropriate and helpful for the federal agencies to seek public input after the CAA process has been completed, which will allow for the results of the CAA negotiations to be considered in the analysis conducted by the federal agencies.

As we have stated in the past, once a company signs the annual CAA, we believe that NMFS should then incorporate the relevant provisions that have been agreed to into the IHA as binding mitigation measures. Once NMFS has done that, it can then base its finding of no unmitigable adverse impact to subsistence activities on those specific mitigation measures, which will of course have the approval of our whaling captains and the local community.

This year, we request that NMFS incorporate the following provisions of the 2013 CAA as binding mitigation measures in any IHA issued to Shell:

- Section 202(a), (c). Com-Center General Communications Scheme
- Section 204. Standardized Log Books
- Section 302. Barge and Transit Vessel Operations
- Section 402. Sound Signature Tests
- Section 501. General Provisions for Avoiding Interference with Bowhead Whales or Subsistence Whale Hunting Activities
- Section 502(b). Limitations on Geophysical Activity in the Chukchi Sea
- Section 505. Termination of Operations and Transit Through the Bering Strait.
- Title VI, Sections 601 and 602. Late Season Seismic Operations.

In the event that NMFS chooses not to incorporate the provisions of the CAA into the IHA as binding mitigation measures, then the timing of the notice and comment process and the analysis to be conducted by the agency regarding impacts to subsistence becomes both more complicated and potentially much more concerning for our community. With respect to the timing of the public notice and comment period, it becomes much more important for NMFS to issue a proposed IHA as early in the spring as possible, because in the event that NMFS imposes mitigation measures that were not proposed by the applicant, the company would need as much lead time as possible to make those adjustments before the vessels leave port and staffing levels have been established. For our input to have a practical effect at the operational level, NMFS must take that input well before the project commences. Furthermore, our communities need and deserve to know what decision the agency has made and how it has responded to our comments well before we find industry vessels in our waters conducting activities.

Similarly, if NMFS does not rely upon the mitigation measures in the CAA, it must then conduct a thorough and independent analysis of whether the proposed activities could have an unmitigable adverse impact on subsistence activities. That analysis requires a detailed discussion of the timing, location and acoustic footprint of the proposed activities as compared with the timing and location of the subsistence hunt for each community, together with an analysis of whether and to what extent mitigation measures can address any potential overlap and conflicts.

On this point, we want to emphasize once again the growing importance of the fall bowhead whale hunt for Barrow and our Chukchi Sea communities. We are concerned that NMFS states in the

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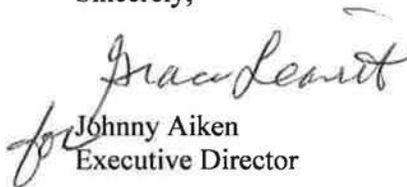
federal register notice that the subsistence hunt of the bowhead whales in Chukchi Sea communities “takes place almost exclusively in the spring . . .” As you know, our Chukchi Sea communities, increasingly, are being forced to look to fall hunting opportunities as ice conditions in the spring are making it more dangerous and difficult to meet our quotas. For example, this spring only 11 whales were taken: four in Savoonga, two in Gambell, and five in Pt. Hope. No whales were taken in Barrow. NMFS does state that fall whaling has occurred in recent years and may occur in the future, but we think it incorrect at this point in time to say that the hunt occurs “almost exclusively” in the spring. We ask that NMFS instead discuss the growing importance of the fall hunt for our communities.

As we stated above, we believe the most straightforward path here is for NMFS to simply adopt the relevant provisions of the CAA as binding mitigation measures in the IHA and, on that basis, conclude that Shell’s proposed operations will not have an unmitigable adverse impact on the subsistence hunt of bowhead whales. If NMFS chooses not to do so, it should in the alternative undertake a much more detailed comparison of exactly when and where Shell will operate as compared to when and where the fall subsistence hunt of bowhead whales is likely to take place to determine whether any conflicts may arise and, if so, whether the proposed mitigation would be adequate.

Please note that we are also concerned about how the Plan of Cooperation was handled in this situation. The federal register notes that the Plan of Cooperation must be submitted with the IHA application. 50 C.F.R. § 216.104(a)(2). Here, however, NMFS states that Shell “is preparing a POC.” This sequence has the process backwards. We want to stress that we appreciate all the efforts made by Shell to communicate with AEWC regarding its activities, but we request that in the future the POC be completed and submitted to NMFS along with the IHA application or that NMFS adopt and incorporate the signed CAA.

Thank you again for the opportunity to comment on this proposed IHA for Shell’s marine survey activities in the Arctic Ocean. Please do not hesitate to contact us if you have any questions or comments regarding our input.

Sincerely,


Johnny Aiken
Executive Director

cc: Ms. Susan Childs, Shell Gulf of Mexico



MARINE MAMMAL COMMISSION

13 June 2013

Mr. P. Michael Payne, Chief
Permits and Conservation Division
Office of Protected Resources
National Marine Fisheries Service
1315 East-West Highway
Silver Spring, Maryland 20910-3226

Dear Mr. Payne:

The Marine Mammal Commission, in consultation with its Committee of Scientific Advisors on Marine Mammals, has reviewed the application from Shell Gulf of Mexico Inc. (Shell), seeking an incidental harassment authorization under section 101(a)(5)(D) of the Marine Mammal Protection Act. Shell is seeking authorization to take small numbers of marine mammals by harassment incidental to various activities in the Alaskan Chukchi Sea during the 2013 Arctic open-water season. The Commission also has reviewed the National Marine Fisheries Service's 14 May 2013 notice (78 Fed. Reg. 28412), announcing receipt of the application and proposing to issue the authorization, subject to certain conditions.

RECOMMENDATIONS

The Marine Mammal Commission recommends that the National Marine Fisheries Service—

- continue to include proposed incidental harassment authorization language at the end of future *Federal Register* notices but ensure that the language is consistent with that referenced in the main body of the corresponding notice;
- encourage the development of a conflict avoidance agreement for Shell's proposed activities that involves all potentially affected communities and co-management organizations and that accounts for potential adverse impacts on all marine mammal species taken for subsistence purposes including, but not limited to, bowhead whales;
- require Shell to revise its take estimates to include Level B harassment takes associated with its ice gouge survey;
- require Shell to 1) estimate the numbers of marine mammals taken in the ice gouge survey and 2) base that estimate on the 120-dB re 1 μ Pa threshold rather than the 160-dB re 1 μ Pa threshold;
- consult with experts in the field of sound propagation and marine mammal hearing to revise the acoustic criteria and thresholds as necessary to specify threshold levels that would be more appropriate for a wider range of sound sources, including shallow penetration sub-bottom profilers, echosounders, and side-scan sonar;
- use species-specific maximum density estimates as a basis for estimating the expected number of takes;
- require Shell to conduct sound source verification for the ice gouge survey at varying depths;

- require Shell to report the preliminary results of its in-situ sound source and sound propagation measurements within five days;
- only authorize an in-season adjustment in the size of the exclusion and/or disturbance zones if the size(s) of the estimated zones are determined to be inadequate;
- require Shell to not initiate or continue seismic activities if (1) an aggregation of bowhead whales or gray whales (12 or more whales of any age/sex class that appear to be engaged in a non-migratory, significant biological behavior (e.g., feeding, socializing)) is observed within the 160-dB re 1 μ Pa zone or (2) a female-calf pair is observed within the 120-dB re 1 μ Pa zone;
- require Shell to calculate the size of the Level A and B harassment zones for the ice gouge survey, using the 120-dB re 1 μ Pa isopleth for the shallow penetration sub-bottom profiler as the basis for determining the distance to the Level B disturbance zone;
- require Shell to deploy a sufficient number of trained and experienced, Service-approved vessel-based observers on the ice gouge survey vessel to ensure adequate monitoring of the Level A and B harassment zones during daylight hours throughout the entire survey period;
- require Shell to monitor for marine mammals 30 minutes before, during, and 30 minutes after survey operations and other activities have ceased; and
- encourage Shell to deploy additional protected species observers to 1) increase the probability of detecting all marine mammals in or approaching the Level A and B harassment zones and 2) assist in the collection of data on activities, behaviors, and movements of marine mammals around the source.

RATIONALE

Shell has proposed to conduct an ice gouge survey, a site clearance and shallow hazards survey, and equipment maintenance and recovery in the Alaskan Chukchi Sea during the 2013 Arctic open-water season between 1 July and 31 October. The ice gouge survey would cover approximately 1,000 km of tracklines using dual-frequency side scan sonar, single- and multi-beam bathymetric sonar (echosounder), shallow sub-bottom profiler, and ultra-short baseline acoustic positioning system sound sources. The site clearance and shallow hazards surveys would cover approximately 3,200 km of tracklines using the same sound sources as the ice gouge survey as well as a 40-in³ airgun array for medium and deep penetration of the seafloor. Both surveys would use a single source vessel. The equipment recovery and maintenance would be conducted at the Burger A wellhead site using a second vessel with a dynamic positioning system. A third vessel may be used for logistics support.

The Service's preliminary determination is that the proposed activities could result in a temporary modification in the behavior of small numbers of up to 13 species of marine mammals, but that the total taking would have a negligible impact on the affected species or stocks. The Service does not anticipate any take of marine mammals by death or serious injury. The Service also believes that the potential for temporary or permanent hearing impairment from Shell's activities would be at the least practicable level because of the proposed mitigation and monitoring measures. Those measures include—

- (1) conducting in-situ sound source and sound propagation measurements for the airgun array (including the full array and the single airgun used during power-down procedures), other marine survey equipment, and the dynamic positioning system;
- (2) adjusting the respective exclusion zone for the airgun array (Level A harassment thresholds of 190 dB re 1 μ Pa for pinnipeds and 180 dB re 1 μ Pa for cetaceans), the disturbance zone for the airgun array (Level B harassment threshold of 160 dB re 1 μ Pa for all marine mammals), and the disturbance zone for the dynamic positioning system (Level B harassment threshold of 120 dB re 1 μ Pa for all marine mammals), as necessary;
- (3) using trained and experienced, Service-approved vessel-based observers on the survey vessel when using the airgun array and on the equipment recovery and maintenance vessel to monitor the exclusion and disturbance zones during daylight hours throughout the entire survey period;
- (4) using ramp-up, power-down, and shut-down procedures;
- (5) not commencing ramp-up from a full shutdown at night or in periods of poor visibility, if the entire exclusion zone is not visible;
- (6) firing a single airgun approximately once per minute and not longer than three hours during turns or brief transits (to avoid implementation of ramp-up procedures);
- (7) avoiding concentrations or groups of whales when operating vessels;
- (8) when whales are within 274 m, (a) reducing vessel speed to less than 5 knots, (b) steering around whales, (c) not operating vessels in a way that separates members of a group, (d) avoiding multiple changes in vessel direction and speed, and (e) checking the waters immediately adjacent to a vessel for whales before engaging the propellers;
- (9) reducing vessel speed when weather conditions or darkness diminish visibility;
- (10) limiting aircraft overflights to an altitude of 305 m or higher when groups of whales are within 0.5 km of the aircraft;
- (11) restricting aircraft hovering or circling above or within 0.5 km of groups of whales;
- (12) reporting injured and dead marine mammals to the Service and local stranding network using the Service's phased approach and suspending activities, if appropriate; and
- (13) submitting field and technical reports and a final comprehensive report to the Service.

These measures were listed in the draft incidental harassment authorization included at the end of the *Federal Register* notice and are assumed to be those that would be required by the final authorization. However, some of the measures outlined differ from those described in the main body of the *Federal Register* notice, leading to confusion as to which measures will apply. The Marine Mammal Commission recommends that the National Marine Fisheries Service continue to include proposed incidental harassment authorization language at the end of future *Federal Register* notices but ensure that the language is consistent with that referenced in the main body of the corresponding notice.

Availability of marine mammals for subsistence

For the proposed survey, Shell intends to sign a conflict avoidance agreement with the Alaska Eskimo Whaling Commission and the Whaling Captains' Associations of 11 North Slope communities. Shell also plans to meet with affected subsistence communities, stakeholders, and federal agencies to develop and implement a plan of cooperation. Mitigation measures identified in the agreement and the plan are intended to minimize impacts to Alaska Natives who hunt bowhead whales for subsistence purposes. Based on the project design and the timing and location of the

proposed activities and mitigation measures, the Service's preliminary determination is that the proposed taking would not have an unmitigable adverse impact on the availability of marine mammals for subsistence use by Alaska Natives.

However, a determination of "no unmitigable adverse impact" on the availability of marine mammals for subsistence uses should be based, in part, on concurrence of those people who are the experts regarding the availability of marine mammals for subsistence hunts—the Alaska Native hunters themselves. The Commission commends the Service for encouraging Shell to sign a conflict avoidance agreement in support of its 2013 activities in the Chukchi Sea. However, that agreement should be expanded as appropriate to include Native Alaskan hunters from all Arctic communities that take marine mammals for subsistence, and include all marine mammals that might be affected by Shell's survey operations. Therefore, the Marine Mammal Commission recommends that the National Marine Fisheries Service encourage the development of a conflict avoidance agreement for Shell's proposed activities that involves all potentially affected communities and co-management organizations and that accounts for potential adverse impacts on all marine mammal species taken for subsistence purposes including, but not limited to, the bowhead whale.

Estimated takes during the ice gouge survey

Shell has estimated the numbers of Level B harassment takes associated with the proposed site clearance and shallow hazards survey and equipment maintenance and recovery. However, it did not estimate takes associated with the ice gouge survey. The ice gouge survey would use a variety of sound sources that have the potential to result in Level B harassment, including side scan sonar, single- and multi-beam echosounders, shallow sub-bottom profiler, and ultra-short baseline acoustic positioning system. In its application, Shell considered the potential for harassment from those sources but concluded that the sound level and characteristics of those sources would not result in Level B harassment takes. The Service apparently agreed with that assessment since it did not propose Level B harassment takes for the ice gouge survey.

The Commission disagrees and believes that such sources could result in Level B takes. On several occasions the Service has determined that the sound sources proposed for use during ice gouge surveys are within the hearing range of marine mammals and have the potential to cause Level B harassment. For example, the Service recently issued an incidental harassment authorization to Cape Wind Associates for the use of a single-beam depth sounder, multibeam depth sounder, side scan sonar, magnetometer, shallow-penetration sub-bottom profiler, and medium-penetration sub-bottom profiler to conduct site assessment surveys for renewable energy development off Nantucket Island (78 Fed. Reg. 19217). Those sources are generally the same as those being proposed for use by Shell for its ice gouge survey. In addition, the Service is considering rulemaking to authorize Level B harassment takes for the use of high-frequency sound sources (single-beam and multibeam echosounders and side-scan sonar) to conduct hydrographic surveys (78 Fed. Reg. 1205) and for hydrographic, oceanographic, and meteorological sampling associated with fisheries research activities (78 Fed. Reg. 25703). To ensure that take estimates consider all proposed sound sources with the potential to take marine mammals by Level B harassment, the Marine Mammal Commission recommends that the National Marine Fisheries Service require Shell to revise its take estimates to include Level B harassment takes associated with its ice gouge survey.

Although Shell did not propose takes by Level B harassment for its proposed ice gouge survey, it did provide information on the estimated distance to the 160-dB re 1 μ Pa isopleth for all ice gouge survey sources (Table 6-4 of its application). Shell estimated the in-beam and out-of-beam distances to the 160-dB re 1 μ Pa isopleth for the shallow penetration sub-bottom profiler as 30 m and 3 m, respectively. However, no information was provided on the distance to the 120-dB re 1 μ Pa isopleth, which the Commission believes is a more appropriate threshold for non-impulsive intermittent sound sources.

The Service has categorized sound sources as either impulsive or continuous when determining acoustic criteria and thresholds for Level B harassment (70 Fed. Reg. 1871). However, the Service's guidance does not currently address the appropriate acoustic threshold for non-impulsive intermittent sound sources. As discussed in previous letters to the Service regarding shallow penetration sub-bottom profilers, echosounders, and sonars, those sources have temporal and spectral characteristics that suggest a lower threshold would be more precautionary. The Commission's 20 May 2013 letter on the proposed rulemaking to authorize the Southwest Fisheries Science Center's fisheries research activities (see enclosure) outlines the reasons in significant detail. Until such time as the Service includes non-impulsive, intermittent sounds in its revised acoustic criteria and thresholds, the Marine Mammal Commission recommends that the National Marine Fisheries Service require Shell to 1) estimate the numbers of marine mammals taken during the ice gouge survey and 2) base that estimate on the 120-dB re 1 μ Pa threshold rather than the 160-dB re 1 μ Pa threshold. The Marine Mammal Commission further recommends that the Service consult with experts in the field of sound propagation and marine mammal hearing to revise the acoustic criteria and thresholds as necessary to specify threshold levels that would be more appropriate for a wider range of sound sources, including shallow penetration sub-bottom profilers, echosounders, and side-scan sonar.

Use of maximum densities in estimating takes

The Commission has commented on several occasions that the Service is inconsistent in its use of average versus maximum densities to estimate takes and does not provide sufficient assurance that the total potential taking has no more than a negligible impact on the affected stocks. For that reason, the use of average densities does not represent a precautionary approach, especially considering uncertainties in the density and abundance for all marine mammal species in the Chukchi Sea and increasing inter-annual variability in environmental conditions in a changing Arctic.

There are considerable uncertainties associated with Shell's density estimates. Some estimates are based on outdated or incomplete information (e.g., spotted seal, bearded seal), while others may not represent with sufficient confidence the spatial and/or temporal parameters associated with the proposed activities (e.g., harbor porpoise, narwhal, and ribbon seals). The density estimates also cannot fully reflect the inter-annual variations in ice cover, sea surface temperature, and other environmental conditions in the Chukchi Sea in recent open-water seasons (Weingartner et al. 2013), which challenge basic assumptions regarding marine mammal movements and abundance in the project area. Given the uncertainties in the data and variations in environmental conditions in the Chukchi Sea, the Commission believes that the use of maximum densities rather than average densities is a more precautionary approach for estimating takes.

Shell included both maximum and average densities for all species in its application. However, in estimating expected takes by Level B harassment, the Service chose to use average rather than maximum densities for several cetacean species (bowhead whales, gray whales, and harbor porpoises) and for all pinniped species. This was done despite the assertion in Table 4 of the *Federal Register* notice that the take estimates represent “the possible maximum numbers of marine mammals taken by Level B harassment.”

Given uncertainties in the estimation process and the need to ensure no more than a negligible impact on marine mammals in the survey area, the Marine Mammal Commission recommends that the National Marine Fisheries Service use species-specific maximum density estimates as a basis for estimating the expected numbers of takes.

Mitigation, monitoring, and reporting measures

Sound source verification

In its application, Shell indicated that it would conduct in-situ sound source and sound propagation measurements for the airgun array (including the full array and the single source used during power-down procedures), other marine survey equipment, and the dynamic positioning system. The Commission commends this approach, as verification of the source level and associated sound propagation is necessary to determine with more confidence the size of the exclusion and disturbance zones. This is particularly important for the ice gouge survey, which would be conducted in relatively shallow nearshore waters where propagation models are of limited utility. Because bottom topography is so influential in these cases, the Marine Mammal Commission recommends that the National Marine Fisheries Service require Shell to conduct sound source verification for the ice gouge survey at varying depths.

It is not clear when Shell is required to report the results of the in-situ sound propagation measurements to the Service. In section 7(e)(i)(B) of the proposed authorization, the Service states that the test results shall be reported within five days, and in section 9(a) the Service states the results shall be reported within 14 days. The Marine Mammal Commission recommends that the National Marine Fisheries Service require Shell to report the preliminary results of its in-situ sound source and sound propagation measurements within five days.

Accurate characterization of the sizes of the exclusion and disturbance zones is critical for estimating and limiting the numbers of takes. In the past, the Commission has recommended a rapid turnaround of the in-situ sound source verification analysis in order to ensure that exclusion zones are the appropriate size. However, in at least one instance rapid turnaround has resulted in errors, as occurred with ION’s measurements of source levels during its 2012 in-ice survey. In that case, the size of the Level B harassment zone was decreased from that modeled, based on erroneous field-report results. The error was not discovered until the end of the field season, when it was determined that the in-season adjustments resulted in unauthorized Level A harassment takes of bowhead whales. Since the purpose of verification is to ensure protection of marine mammals, one way to reduce risk to marine mammals would be to only allow expansion of the exclusion and/or disturbance zones. Therefore, the Marine Mammal Commission recommends that the National Marine Fisheries Service only authorize an in-season adjustment in the size of the exclusion and/or disturbance zones if the size(s) of the estimated zones are determined to be inadequate.

Mitigation measures for aggregations of whales and female-calf pairs

The Service has required oil and gas operators to implement measures to ensure that aggregations of bowhead whales engaged in feeding or socializing are protected from disturbance from seismic activities in other incidental harassment authorizations in the Arctic (e.g., 77 Fed. Reg. 40007). Similar protections would be warranted for gray whales, which are also expected to be in the survey area in large numbers during summer and fall. To that end, the Marine Mammal Commission recommends that the National Marine Fisheries Service require Shell to not initiate or continue seismic activities if (1) an aggregation of bowhead whales or gray whales (12 or more whales of any age/sex class that appear to be engaged in a non-migratory, significant biological behavior (e.g., feeding, socializing)) is observed within the 160-dB re 1 μ Pa zone or (2) a female-calf pair is observed within the 120-dB re 1 μ Pa zone.

Monitoring of the ice gouge survey

As noted above, the Commission believes the Service should have considered potential takes by Level B harassment from the ice gouge survey. To monitor takes during the survey, the Marine Mammal Commission recommends that the National Marine Fisheries Service require Shell to calculate the size of the Level A and B harassment zones for the ice gouge survey, using the 120-dB re 1 μ Pa isopleth for the shallow penetration sub-bottom profiler as the basis for determining the distance to the Level B disturbance zone. The Marine Mammal Commission further recommends that the National Marine Fisheries Service require Shell to deploy a sufficient number of trained and experienced, Service-approved vessel-based observers on the ice gouge survey vessel to ensure adequate monitoring of the Level A and B harassment zones during daylight hours throughout the entire survey period.

Monitoring after survey operations

The Service proposed that Shell monitor for marine mammals 30 minutes before and during survey operations and other activities. No post-activity monitoring would be required. However, post-activity monitoring is needed to ensure that marine mammals are not taken in unexpected or unauthorized ways or in unanticipated numbers. Some types of taking (e.g., taking by death or serious injury) may not be observed until after the activity has ceased. Post-activity monitoring is the best way, and in some situations may be the only reliable way, to detect certain impacts. Accordingly, the Marine Mammal Commission recommends that the National Marine Fisheries Service require Shell to monitor for marine mammals 30 minutes before, during, and 30 minutes after survey operations and other activities have ceased.

Enhanced monitoring to detect marine mammals and document behavioral responses

The overall objective of monitoring should be to provide reliable, statistically robust estimates of the marine mammals in the project area, data on their distribution and movement patterns, and evidence sufficient to determine if and how project activities affect their presence, distribution, and movements. An increased number of observers on duty on the source vessels and other project-related vessels would increase the probability of seeing marine mammals in the area. Additional observers could also assist in the collection of data on activities, behavior, and movements of marine mammals in the exclusion and disturbance zone. Behavioral response information is critical for

Mr. P. Michael Payne
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understanding the effect of acoustic activities on various marine mammal species, particularly the high frequency sources proposed for use by Shell. The Marine Mammal Commission recommends that the National Marine Fisheries Service encourage Shell to deploy additional protected species observers to 1) increase the probability of detecting all marine mammals in or approaching the Level A and B harassment zones and 2) assist in the collection of data on activities, behaviors, and movements of marine mammals around the source.

We appreciate the opportunity to review this incidental harassment authorization. Please contact me if you have questions regarding these recommendations.

Sincerely,

A handwritten signature in blue ink that reads "Rebecca J. Lent". The signature is written in a cursive style with a long horizontal stroke at the beginning.

Rebecca J. Lent, Ph.D.
Executive Director

Cc: Jon Kurland, National Marine Fisheries Service Alaska Regional Office

Enclosure

References

Weingartner, T. E. Dobbins, S. Danielson, P. Winsor, R. Potter, and H. Statscewich. 2013. Hydrographic variability over the northeastern Chukchi Sea shelf in summer-fall 2008–2010. Continental Shelf Research, <http://dx.doi.org/10.1016/j.csr.2013.03.012i>.



MARINE MAMMAL COMMISSION

20 May 2013

Mr. P. Michael Payne, Chief
Permits and Conservation Division
Office of Protected Resources
National Marine Fisheries Service
1315 East-West Highway
Silver Spring, MD 20910-3225

Dear Mr. Payne:

The Marine Mammal Commission, in consultation with its Committee of Scientific Advisors on Marine Mammals, has reviewed the application submitted by the Southwest Fisheries Science Center (Center) seeking authorization under section 101(a)(5)(A) of the Marine Mammal Protection Act to take small numbers of marine mammals by harassment. The taking would be incidental to fisheries research activities during a five-year period. The Commission also has reviewed the Center's draft environmental assessment and the National Marine Fisheries Service's 2 May 2013 notice (78 Fed. Reg. 25703) announcing receipt of the application and proposing to issue regulations, subject to certain conditions.

RECOMMENDATIONS

The Marine Mammal Commission recommends that, prior to publishing the proposed rule and finalizing the programmatic environmental assessment, the National Marine Fisheries Service—

- require the Center to re-estimate the numbers of marine mammals taken based on the 120-dB re 1 μ Pa threshold rather than the 160-dB re 1 μ Pa threshold for non-impulsive intermittent sound sources; and
- consult with experts in the field of sound propagation and marine mammal hearing to revise the acoustic criteria and thresholds as necessary to specify threshold levels that would be more appropriate for a wider range of sound sources, including echosounders and fish-finding sonar.

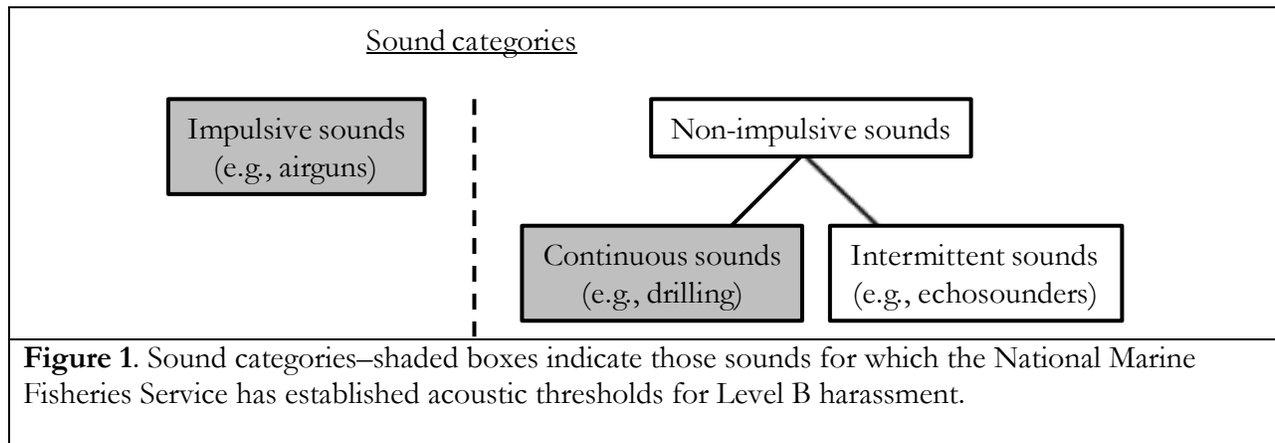
RATIONALE

The Center plans to conduct fisheries research surveys along the U.S. West Coast, throughout the eastern tropical Pacific Ocean, and in the Scotia Sea off Antarctica during a five-year period. The objectives are to (1) evaluate the status of exploited fishery resources and the marine environment and (2) provide scientific information regarding fisheries management to the Pacific Fishery Management Council and numerous other domestic and international fisheries management organizations. Researchers would conduct approximately 14 surveys during the five-year period. The surveys could occur on Service-owned and -operated vessels, charter vessels, or commercial fishing vessels during daytime and nighttime hours.

The Center requested to take by Level A harassment or mortality individuals from up to 17 species or stocks of marine mammals incidental to gear interactions. The takes would occur through marine mammal interactions with fisheries survey gear. To conduct the surveys, the Center would use pelagic trawl gear, pelagic longlines, bottom-contacted trawl gear, and other types of gear (i.e., bongo nets, manta nets, fish egg samplers) but, based on historical data, marine mammals are likely to interact only with pelagic trawl and longline gear. In addition, the Center would conduct concurrent hydrographic, oceanographic, and meteorologic sampling. Researchers could use multi-frequency, narrow-beam scientific echosounders, multi-beam echosounders, acoustic Doppler current profilers, narrow-beam sonar (i.e., fish-finding sonar), and multi-beam sonar that operate at frequencies from 18 to 333 kHz at source levels of 205 to 224 dB re 1 μ Pa at 1 m. The Center has requested to take by Level B harassment individuals from up to 51 species or stocks of marine mammals incidental to use of the acoustic sources.

Threshold for the non-impulsive intermittent sources

The Service has categorized sound sources as either impulsive or continuous to establish acoustic criteria and thresholds for Level B harassment (70 Fed. Reg. 1871; see Figure 1). Impulsive sounds are those with a rapid rise time, high peak pressure, and rapid decay. They are brief (<1 second) and may be repetitive (e.g., an airgun) or singular (e.g., an explosion). Non-impulsive sounds do not have those characteristics and they can be divided into those that are either temporally continuous or intermittent. Continuous sounds are those for which the sound pressure level is elevated consistently above the ambient level during the operation of the sound source—they are not interrupted by a silent period. Examples include sounds from drilling and vessel engines or dynamic positioning systems.



Relying on the results of Malme et al. (1983, 1984), the Service established a 160-dB re 1 μ Pa threshold to estimate the area (or zone) in which animals could be harassed by impulsive sounds and a 120-dB re 1 μ Pa threshold to estimate the area (or zone) in which animals could be harassed by continuous sounds. However, the Service has yet to establish or apply a consistent threshold for non-impulsive, intermittent sounds, such as those produced by echosounders and fish-finding sonars proposed for use by the Center. Those sources generally emit a steady ping, ping, ping that do not exhibit the rapid rise, high peak pressure, and rapid decay used to define impulsive sounds,

but they also are not continuous. Based on their characteristics, echosounders and sonars fall into a category of sounds for which the Service has yet to establish a threshold.

Although the Service has proposed to use the 160-dB re 1 μ Pa threshold for the sound sources that the Center would use, it has not applied the 160-dB re 1 μ Pa threshold consistently to all non-impulsive, intermittent sources. In a 2011 notice (76 Fed. Reg. 43639) the Service determined that for non-impulsive sound sources, whether continuous or intermittent, Level B harassment is presumed to begin at received levels of 120 dB re 1 μ Pa. Recently, the Service reiterated that position when it indicated that Level B harassment is considered to have occurred when marine mammals are exposed to sounds at or above 120 dB re 1 μ Pa for non-pulsed (i.e., non-impulsive) sounds (78 Fed. Reg. 22096). Consistent with that more precautionary determination, the Commission has recommended in numerous letters that the Service require applicants to recalculate Level B harassment zones for non-impulsive, intermittent sounds based on the 120-dB re 1 μ Pa threshold for non-impulsive sounds, rather than the 160-dB re 1 μ Pa threshold used by the Service for impulsive sounds. The Service has disagreed with that recommendation.

Noting the inconsistency, the Commission inquired about the appropriate threshold to be applied to non-impulsive, intermittent sources. The Service explained its reasoning for applying the 160-dB re 1 μ Pa threshold to that type of sound source as follows.

When comparing non-impulsive, intermittent sounds at distances relevant for behavioral harassment to our current criteria for impulsive and continuous sounds (and the data upon which they are based), the temporal characteristics associated with these types of sound sources are more similar to impulsive sounds (which are also intermittent) than to continuous sounds.

This may be true for some sounds, but other sounds may vary from the well-separated blasts of an airgun to the more rapid staccato of an echosounder to sounds timed so closely together that the interval between them is not discernible to the animal—that is, they are effectively continuous. How marine mammals respond to the relatively rapid sounds associated with echosounders is not clear. In the face of this uncertainty, the Service has chosen the least protective threshold.

In its rationale for applying the 160-dB re 1 μ Pa threshold to non-impulsive, intermittent sources, the Service also noted the following.

Furthermore, impulsive sounds lose many of the characteristics that make them potentially injurious (e.g., rise time and high peak pressure) at distances further from the source (i.e., beyond injury zone) making them even more similar to non-impulsive, intermittent sources. Thus, the 160 dB_{rms} threshold is more appropriate than the 120 dB_{rms} threshold for non-impulsive, intermittent sounds.

Although the acoustic discreteness of all sounds deteriorates with propagation, the intervals between intermittent sounds also tend to disappear with the sounds becoming more continuous in nature. Here, too, the Service has interpreted those changes in sound in the far field in the least precautionary way, seemingly ignoring contrary arguments and the associated uncertainty.

The Service has acknowledged that impulsive and non-impulsive, intermittent sound sources also may vary in other characteristics (i.e., spectral characteristics). That distinction is particularly relevant in this instance, because sound from echosounders is emitted in 0.06- to 5-msec pulses every 0.25 to 2 seconds and primarily at frequencies from 18 to 200 kHz. Those source characteristics differ considerably from an impulsive source that emits a broadband sound with a rapid rise time and decay in the lower frequency range (i.e., the medium penetration sub-bottom profiler, with energy levels of 1 kJ from 100 to 1,000 Hz).

The Commission recognizes that the Service has a limited basis for setting acoustic thresholds. However, in the face of uncertainty regarding the importance of various sound characteristics and their impacts on marine mammal behavior, the Commission believes that the Service should be taking a more precautionary approach. Such an approach is necessary for two reasons. First, it is more protective and provides greater assurance that the impacts of the sound will, indeed, be negligible. Second, a more precautionary approach generally provides a stronger incentive for parties (e.g., agencies, industry) to support the research needed to address the uncertainty.

Moreover, the Service has indicated in numerous *Federal Register* notices for incidental taking authorizations that some species of marine mammals have reacted to non-impulsive sources—especially those that are similar in source characteristics to those proposed for use by the Center.

Southall et al. (2007) concluded that the existing data indicate that harbor porpoises are likely sensitive to a wide range of anthropogenic sounds at low received levels (around 90 to 120 dB), at least for initial exposures. All recorded exposures above 140 dB induced profound and sustained avoidance behavior in wild harbor porpoises (Southall et al. 2007).

The Service also indicated that in some cases animals in the wild exhibited significant responses to received levels between 90 and 120 dB re 1 μ Pa from non-impulsive sources, while in other cases those responses were not observed at received levels from 120 to 150 dB re 1 μ Pa. The Commission agrees that certain received levels may elicit a response from some individuals and not others. However, all received levels mentioned by the Service are less than the 160-dB re 1 μ Pa threshold. In addition, numerous researchers have observed various species of marine mammals, including those that would be harassed by the Center, responding to sources (e.g., acoustic deterrent devices, acoustic harassment devices, pingers) with characteristics similar to those to be used by the Center and at received levels below 160 dB re 1 μ Pa (Watkins and Schevill 1975, Olesiuk et al. 1995, Kastelein et al. 1997, Kastelein et al. 2000, Culik et al. 2001, Johnston 2002, Morton and Symonds 2002, Kastelein et al. 2005, Kastelein et al. 2006a and 2006b, Carretta et al. 2008).

Therefore, until such time that the Service includes non-impulsive, intermittent sounds in its revised acoustic criteria and thresholds, the Marine Mammal Commission recommends that the National Marine Fisheries Service require the Center to re-estimate the numbers of marine mammals taken based on the 120-dB re 1 μ Pa threshold rather than the 160-dB re 1 μ Pa threshold. The Marine Mammal Commission further recommends that the Service consult with experts in the field of sound propagation and marine mammal hearing to revise the acoustic criteria and thresholds as necessary to specify threshold levels that would be more appropriate for a wider range of sound sources, including echosounders and fish-finding sonar.

Please contact me if you have questions about the Commission's recommendations or rationale.

Sincerely,



Timothy J. Ragen, Ph.D.
Executive Director

Literature cited

- Carretta, J.V., J. Barlow, and L. Enriquez. Acoustic pingers eliminate beaked whale bycatch in a gill net fishery. *Marine Mammal Science* 24(4):956–961.
- Culik, B.M., S. Koschinski, M. Tregenza, M., and G. Ellis. 2001. Reactions of harbor porpoise (*Phocoena phocoena*) and herring (*Clupea harengus*) to acoustic alarms. *Marine Ecology Progress Series* 211:255–260.
- Johnston, D.W. 2002. The effect of acoustic harassment devices on harbor porpoises (*Phocoena phocoena*) in the Bay of Fundy, Canada. *Biological Conservation* 108:113–118.
- Kastelein, R.A., D. de Haan, A.D. Goodson, C. Staal, and N. Vaughan. 1997. The effects of various sounds on harbor porpoise. Pages 367–383 in A.J. Read, P.R. Wiepkema, and P.E. Nachtigall (eds.), *The Biology of the Harbor Porpoise*. De Spil Publishers, Woerden, The Netherlands.
- Kastelein, R.A., H.T. Rippe, N. Vaughan, N.M. Schooneman, W.C. Verboom, and D. de Haan. 2000. The effects of acoustic alarms on the behavior of harbor porpoises in a floating pen. *Marine Mammal Science* 16(1):46–64.
- Kastelein, R.A., W.C. Verboom, M. Muijsers, N.V. Jennings, and S. van der Heul. 2005. The influence of acoustic emissions for underwater data transmission on the behaviour of harbor porpoises (*Phocoena phocoena*) in a floating pen. *Marine Environmental Research* 59:287–307.
- Kastelein, R.A., N.V. Jennings, W.C. Verboom, D. de Haan, and N.M. Schooneman. 2006a. Differences in the response of a striped dolphin (*Stenella coeruleoalba*) and a harbor porpoise (*Phocoena phocoena*) to an acoustic alarm. *Marine Environmental Research* 61:363–378.
- Kastelein, R.A., S. van der Heul, W.C. Verboom, R.V.J. Triesscheijn, and N.V. Jennings. 2006b. The influence of underwater data transmission sounds on the displacement behaviour of captive harbor seals (*Phoca vitulina*). *Marine Environmental Research* 61:19–39.
- Malme, C. I., P.R. Miles, C.W. Clark, P. Tyack, and J. E. Bird. 1983. Investigations of the potential effects of underwater noise from petroleum industry activities on migrating gray whale behavior. Bolt Beranek and Newman Report Number 5366. Cambridge, Massachusetts: Bolt Beranek and Newman Inc.
- Malme, C.R., P.R. Miles, C.W. Clark, P. Tyack, and J.E. Bird. 1984. Investigations of the potential effects of underwater noise from petroleum activities on migrating gray whale behavior. Bolt Beranek and Newman Report Number 5586. Cambridge, Massachusetts: Bolt Beranek and Newman Inc., 358 pages.
- Morton, A.B., and H.K. Symonds. 2002. Displacement of *Orcinus orca* (Linnaeus) by high amplitude sound in British Columbia, Canada. *ICES Journal of Marine Science* 59:71–80.

- Olesiuk, P.F., L.M. Nichol, P.J. Swoden, and J.K B. Ford. 1995. Effect of sound generated by an acoustic deterrent device on the abundance and distribution of harbour porpoise (*Phocoena phocoena*) in Retreat Passage, British Columbia. Department of Fisheries and Oceans, British Columbia, Canada, 47 pages.
- Southall, B.L., A.E. Bowles, W.T. Ellison, J.J. Finneran, R.L. Gentry, C.R. Greene Jr., D. Kastak, D.R. Ketten, J.H. Miller, P.E. Nachtigall, W.J. Richardson, J.A. Thomas, and P.L. Tyack. 2007. Marine Mammal Noise Exposure Criteria: Initial Scientific Recommendation. *Aquatic Mammals* 33(4):411–521.
- Watkins, W.A., and W.E. Schevill. 1975. Sperm whales (*Physeter catodon*) react to pingers. *Deep Sea Research I* 22:123–129.



Shane Guan - NOAA Federal <shane.guan@noaa.gov>

**Re: ER 13/0326: Subject: Notice of Proposed Incidental Harassment
Authorization: Taking Marine Mammals Incidental to Marine Seismic Survey in the
Chukchi Sea, Alaska**

1 message

Wolvovsky, Eric <eric.wolvovsky@boem.gov>

Thu, Jun 13, 2013 at 4:38 PM

To: ITP.guan@noaa.gov

Cc: "Toussaint, Lisa" <lisa.toussaint@boem.gov>, Shawn Alam <shawn_alam@ios.doi.gov>

Please accept the following comments from the Bureau of Ocean Energy Management within the Department of the Interior

1. An incorrect statement exists on page 28422, left column, second paragraph, first sentence] where they state: "During the survey period most marine mammals are expected to be dispersed throughout the area, except during the peak of the bowhead whale migration through the Chukchi Seas, which occurs from late August into October."

AK OCS Comment: NMFS use of the word "peak" is problematic. The bowhead migration occurs in surges of groups moving from Canadian waters to the Alaskan Beaufort Sea beginning in August. Some bowheads are sporadically present in the proposed ancillary activity area from July 6 to December 25, but the bowhead migration begins to enter the activity area during late August, and more through the activity area as late November 26, per tagged whale data and aerial survey data. There would be few bowheads in the vicinity of the ancillary activities during July and August, the proposed period when much of the activity is proposed.

2. If there have been changes to Shell's proposed activities and schedule as provided for the proposed IHA, subsequent to their planned village meetings during May, then AK OCS Region needs to be advised of the changes so those changes can be considered in our NEPA analysis. This is with regard to the Notice of Proposed Incidental Harassment Authorization's: "...Shell plans to conduct POC meetings in Chukchi Sea villages May 20-23 and May 29-31...." [page 28424, right column, last paragraph, next to last sentence]

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Eric Wolvovsky
BOEM/DEA
381 Elden St.
Mail Stop HM 3107
Herndon, VA 20170
703-787-1719



Shane Guan - NOAA Federal <shane.guan@noaa.gov>

Fwd: more dead whales dolphins seals in ak with sseismic

1 message

jean public <jeanpublic1@gmail.com>

Sat, May 25, 2013 at 4:13 PM

To: itp.guan@noaa.gov, PETA Info <info@peta.org>, humanelines <humanelines@hsus.org>, Erica Meier <info@cok.net>, INFO <INFO@mercyforanimals.org>, Harp Seals <CONTACT@harpseals.org>, info <info@defenders.org>, info <info@emagazine.com>, SCOOP <SCOOP@huffingtonpost.com>

public comment on federal register -

CTICE

these seismic surveys have absolutely horrific effects on all marine life. their effect is not negligble. it is massive deadly. this

massive killing solely benefits profiteers. nobody else is helped by this killing. these profiteers routinely lie about the dmage they do.

look at all the hazard sites they have already left all around

america. exxon has not cleaned up prince william from 30 years ago of an oil spill nor have they paid for the damage yet from 30 years ago.

DAMAGE IN THE ARCTIC CAN LAST FOR OVER 100 YEARS. THE CLIMATE MAKES IT SLOW TO RECOVER FROM DAMAGE. SO THIS CHUKCHI SEA PROBLEM AND THERE

WILL BE A SPILL WILL LAST FOR 100 YEARS. AMERICA WILL BE SO MUCH

POORER WHEN THAT HAPPENS. THEY HAVE BEEN SEISMICS ALASKA CHUKCHI SINCE

THE 1980S SO WHY DOES IT GO ON AND ON AND ON AND ON. WHEN IS ENOUGH

ENOUGH? THIS SEISMIC DISTORTS THE HEARING OF ALL LIFE IN THE SEA FOR

10 MILES AND IN SOME CASES CAUSES HEMORRHAGING OF THE BRAINS OF THESE

ANIMALS. THEY CANNOT SURVIVE THE BENDS. THE AMERICAN PUBLIC CONSIDERS

THE LIFE OF EACH OF THESE WHALE SPECIES TO BE WORTH \$5 MILLION TO OUR

ENVIRONMENT SO THIS DRILLING AND ITS RESULTANTN PROFITS ARE SIMPLY NOT

WORTH THIS RISK. THE AMERICAN PUBLIC CONSIDEERS THE LIFE OF EACH SEAL

TO BE \$2 MILLION, AS ARE WALRUSES WORTH THE SAME. EACH SMALL ANIMAL

LIFE IN TEH SEA IS WORTH \$500,000 TO AMERICAN PUBLIC SO THE RISK THAT

THIS DRILLER IS CAUSING NEEDS TO BE BONDED BEFOREHAND TO COVER THESE

EXPENSIVE LIVES THAT THEY ARE PUTTING AT RISK. IT IS NOT NECESSARY TO

ALLOW THIS DRILLING. WE SHOUDL NOT ALLOW THIS DRILLING IN THIS SEAS

WHICH NEEDS TO BE DECLARED A MARINE PROTECTED AREA. PROTECTED FROM ALL

INVASION BY PROFITEERS. THE PROFITEERS HAVE SHOWN THE HORRIFIC LEVEL

OF THE DAMAGE THEY DO TO AREAS. WE HAVE PRINCE WILLIAM STILL POLLUTED.

THESE EFFECTS ARE DEADLY. AMERICA CANNOT AFFORD THEM. THIS COMMENT IS

FOR THE PUBLIC RECORD. JEAN PUBLIC PLEASE ACKNOWLEDGE RECEIPT OF THESE

COMMENTS.

Subject: more dead whales dolphins seals in ak with sseismic

[Federal Register Volume 78, Number 93 (Tuesday, May 14, 2013)]

[Notices]

[Pages 28411-28440]

From the Federal Register Online via the Government Printing Office

[www.gpo.gov]

[FR Doc No: 2013-11406]

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Vol. 78

Tuesday,

No. 93

May 14, 2013

Part III

Department of Commerce

National Oceanic and Atmospheric Administration

Takes of Marine Mammals Incidental to Specified Activities; Taking
Marine Mammals Incidental to Marine Seismic Survey in the Chukchi Sea,
Alaska; Notice

Federal Register / Vol. 78 , No. 93 / Tuesday, May 14, 2013 /
Notices

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XC562

Takes of Marine Mammals Incidental to Specified Activities;
Taking Marine Mammals Incidental to Marine Seismic Survey in the
Chukchi Sea, Alaska

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and
Atmospheric Administration (NOAA), Commerce.

ACTION: Notice; proposed incidental harassment authorization; request
for comments.

SUMMARY: NMFS received an application from Shell Gulf of Mexico Inc.
(Shell) for an Incidental Harassment Authorization (IHA) to take marine
mammals, by harassment only, incidental to a marine surveys program in
the Chukchi Sea, Alaska, during the open water season of 2013. Pursuant
to the Marine Mammal Protection Act (MMPA), NMFS is requesting comments
on its proposal to issue an IHA to Shell to take, by Level B
harassment, 13 species of marine mammals during the specified activity.

DATES: Comments and information must be received no later than June 13,
2013.

ADDRESSES: Comments on the application should be addressed to P.
Michael Payne, Chief, Permits and Conservation Division, Office of
Protected Resources, National Marine Fisheries Service, 1315 East-West
Highway, Silver Spring, MD 20910. The mailbox address for providing
email comments is ITP.guan@noaa.gov. NMFS is not responsible for email
comments sent to addresses other than the one provided here. Comments
sent via email, including all attachments, must not exceed a 10-
megabyte file size.

Instructions: All comments received are a part of the public record
and will generally be posted to
<http://www.nmfs.noaa.gov/pr/permits/incidental.htm#applications>
without change. All Personal Identifying
Information (for example, name, address, etc.) voluntarily submitted by
the commenter may be publicly accessible. Do not submit Confidential
Business Information or otherwise sensitive or protected information.

The application used in this document may be obtained by visiting
the internet at:

<http://www.nmfs.noaa.gov/pr/permits/incidental.htm#applications>.

Documents cited in this notice may also be
viewed, by appointment, during regular business hours, at the
aforementioned address.

FOR FURTHER INFORMATION CONTACT: Shane Guan, Office of Protected
Resources, NMFS, (301) 427-8401.

SUPPLEMENTARY INFORMATION:

Background

Sections 101(a)(5)(A) and (D) of the MMPA (16 U.S.C. 1361 et seq.)
direct the Secretary of Commerce to allow, upon request, the
incidental, but not intentional, taking of small numbers of marine

mammals by U.S. citizens who engage in a specified activity (other than commercial fishing) within a specified geographical region if certain findings are made and either regulations are issued or, if the taking is limited to harassment, a notice of a proposed authorization is provided to the public for review.

Authorization for incidental takings shall be granted if NMFS finds that the taking will have a negligible impact on the species or stock(s), will not have an unmitigable adverse impact on the availability of the species or stock(s) for subsistence uses (where relevant), and if the permissible methods of taking and requirements pertaining to the mitigation, monitoring and reporting of such takings are set forth. NMFS has defined "negligible impact" in 50 CFR 216.103 as "... an impact resulting from the specified activity that cannot be reasonably expected to, and is not reasonably likely to, adversely affect the species or stock through effects on annual rates of recruitment or survival."

Section 101(a)(5)(D) of the MMPA established an expedited process by which citizens of the U.S. can apply for an authorization to incidentally take small numbers of marine mammals by harassment. Section 101(a)(5)(D) establishes a 45-day time limit for NMFS review of an application followed by a 30-day public notice and comment period on any proposed authorizations for the incidental harassment of marine mammals. Within 45 days of the close of the comment period, NMFS must either issue or deny the authorization.

Except with respect to certain activities not pertinent here, the MMPA defines "harassment" as: any act of pursuit, torment, or annoyance which (i) has the potential to injure a marine mammal or marine mammal stock in the wild ["Level A harassment"]; or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering ["Level B harassment"].

Summary of Request

NMFS received an application on January 2, 2013, from Shell for the taking, by harassment, of marine mammals incidental to a marine surveys program in the Beaufort and Chukchi seas, Alaska, during the open-water season of 2013. Subsequently, Shell revised its proposed marine surveys program and limited its proposed activities to the Chukchi Sea, and resubmitted an IHA application on March 25, 2013. Based on NMFS comments, Shell further revised its IHA application and submitted its final IHA application on April 2, 2013. Shell's proposed activities discussed here are based on its April 2, 2013, IHA application.

Description of the Specified Activity

Shell plans to complete a marine surveys program and conduct its equipment recovery and maintenance activity, during the 2013 open-water season in the Chukchi Sea. A total of three vessels would be utilized for the proposed open-water activities: the proposed marine surveys would be conducted from a single vessel, a second vessel would be used for equipment recovery and maintenance activity at Burger A, and a third vessel may be used to provide logistical support to either and/or both operations. Overall, Shell's proposed 2013 open-water marine surveys program includes the following three components:

- Chukchi Sea Offshore Ice Gouge Surveys;
- Chukchi Sea Offshore Site Clearance and Shallow Hazards

Survey; and

Equipment Recovery and Maintenance

Detailed locations of these activities are shown in Figures 1-1 through 1-3 of Shell's IHA application.

Ice and weather conditions will influence when and where the open-water marine surveys will be conducted. For initial planning purposes, Shell states that the offshore marine surveys and equipment recovery and maintenance would be conducted within the time frame of July through October 2013.

Chukchi Sea Offshore Ice Gouge Surveys

Ice gouge information is required for the design of potential pipelines and pipeline trenching and installation equipment. Ice gouges are created by ice keels that project from the bottom of ice, and gouge the seafloor sediment as the ice moves with the wind or currents. Ice gouge features can be mapped and surveyed, and by surveying the same

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locations from year to year, new gouges can be identified and the rate of ice gouging can be estimated. The resulting ice gouge information would assist Shell in predicting the probability, frequency, orientation, and depth of future ice gouges.

Shell plans to conduct ice gouge surveys along approximately 621 mi (1,000 km) of tracklines in the Chukchi Sea in 2013, within the area denoted in Figure 1-1 of the IHA application. These surveys will: (a) resurvey selected tracklines for ice gouge features to determine the rate or frequency of new ice gouges; and (b) map seafloor topography and characterize the upper 34 ft (10 m) of the seabed (seafloor and sub-seafloor) using acoustic methods. The ice gouge surveys will be conducted using the conventional survey method where the acoustic instrumentation will be towed behind the survey vessel. These acoustic instrumentation includes dual-frequency side scan sonar, single-beam bathymetric sonar, multi-beam bathymetric sonar, shallow sub-bottom profiler, and magnetometer.

Due to the low intensity and high frequency acoustic sources being used for the proposed ice gouge surveys (see below), this activity is not expected to result in takes of marine mammals.

Chukchi Sea Site Clearance and Shallow Hazards Surveys

The proposed site clearance and shallow hazards surveys are to gather data on: (1) Bathymetry, (2) seabed topography and other seabed characteristics (e.g., ice gouges), (3) potential shallow geohazards (e.g., shallow faults and shallow gas zones), and (4) the presence of any possible archeological features (prehistoric or historic, e.g., middens, shipwrecks). Marine surveys for site clearance and shallow hazard surveys can be accomplished by one vessel with acoustic sources.

Shell plans to conduct site clearance and shallow hazards surveys along approximately 3,200 kilometers (km) of tracklines in the Chukchi Sea in 2013 (see Figure 1-2 of the IHA application). These surveys would characterize the upper 1,000 meters (m) (3,128 feet [ft]) of the seabed and sub seafloor topography and measure water depths of potential exploratory drilling locations using acoustic methods. The site clearance and shallow hazard surveys would be conducted using the conventional survey method where the acoustic instrumentation will be towed behind the survey vessel. The acoustic instrumentation used in

site clearance and shallow hazards surveys is largely the same as those for the offshore ice gouge surveys, but also includes a 4 x 10 cubic inch (in³) airgun array.

Equipment Recovery and Maintenance

Shell's proposed equipment recovery and maintenance activities would occur at the Burger A well site in the Chukchi Sea (see Figure 1-3 of the IHA application). The equipment recovery and maintenance activity would be accomplished by one vessel operating in dynamic positioning (DP) mode for an extended period over the drilling site. The vessel may be resupplied during the activity by vessel or aircraft.

Work would be conducted subsea within the mudline cellar (MLC; ~ 20 ft wide by 40 ft. deep excavation dug for the Burger A wellhead during 2012 drilling at this well site) with a suite of Remotely Operated Vehicles (ROV) and divers that would recover equipment left sub-mudline on the well head during the 2012 open water drilling season. The survey vessel would be dynamically positioned at the well site for up to ~28 days while subsurface equipment recovery and maintenance occurs, however Shell anticipates this work being accomplished in less than 28 days. During this planned work scope the state and integrity of the well would not be changed since no form of entry will be made into the well.

Acoustic Equipment and Vessels Planned to be Used

For the proposed site clearance and shallow hazards surveys, Shell plans to use the same 4 x 10 in³ airgun array configuration that was used during site clearance and shallow hazards surveys in the Chukchi Sea in 2008 and 2009. Measurements during these two years occurred at three locations: Honeyguide (west of the Crackerjack prospect), Crackerjack, and Burger. The distances to various threshold radii from those measurements are shown in Table 1. The 160 dB (rms) re 1 [mu]Pa radius that was measured at the Burger location was the largest of the three sites.

Table 1--Measured Distances in (Meters) To Received Sound Levels From a 4 x 10³ Airgun Array at Three Locations in the Alaskan Chukchi Sea

Sound Level (dB re 1 [mu]Pa rms)	Received		
	Location		
	180	160	120
Honeyguide.....	100	600	22,000
Crackerjack.....	160	1,400	24,000
Burger.....	150	1,800	31,000

Sound source characteristics that would be used during the site clearance and shallow hazard surveys and ice gouge surveys include single-beam bathymetric sonar, multi-beam bathymetric sonar, dual

frequency side-scan sonar, shallow sub-bottom profiler, and an ultra-short baseline acoustic positioning system. Representative source characteristics of these acoustic instrumentation were measured during Statoil's 2011 marine survey program in the Chukchi Sea (Warner and McCrodan 2011), and are listed in Table 2.

Table 2--Source Characteristics and Distances to 160 dB (rms) re 1 [mu]Pa Sound Levels From Acoustic Instrumentation Measured in the Chukchi Sea

Nominal source			
Out-of-beam	Instrument type	Model	Center frequency
Frequency range	Beam width	level (dB re 1	In-beam 160 dB
160 dB			
	[mu]Pa rms)	distance	
Single-beam sonar.....	Simrad EA502.....	12 kHz.....	
8-20 kHz.....	<10[deg]	218.0	40 m
40 m			
Multi-beam bathymetric sonar...	Kongsberg EM2040.	220 kHz.....	
200-240 kHz.....	<2[deg]	187.4	0 m
0 m			
Side-scan sonar.....	GeoAcoustics 159D	110 kHz.....	
100-120 kHz.....	<2[deg]	211.5	230 m
NA			
Sub-bottom profiler.....	Kongsberg SBP300.	3-7 kHz.....	
3-7 kHz.....	15[deg]	195.9	30 m
3 m			
Ultra-short baseline acoustic	SonarDyne Ranger	27 kHz.....	
20-30 kHz.....	NA	215.1	47 m
8 m			
positioning system.	Pro.		

For Shell's proposed equipment recovery and maintenance at the Burger A well site where drilling took place in 2012, a vessel would be deployed at or near the well site using dynamic positioning thrusters while remotely operated vehicles or divers are used to perform the required activities. Sounds produced by the vessel while in dynamic positioning mode would be non-impulsive in nature and are thus evaluated at the ≥ 120 dB (rms) re 1 [mu]Pa.

In 2011, Statoil conducted geotechnical coring operations in the Chukchi Sea using the vessel Fugro Synergy. Measurements were taken using bottom founded recorders at 50 m (164 ft), 100 m (328 ft), and 1 km (0.6 mi) away from the borehole while the vessel was in dynamic positioning mode (Warner and McCrodan 2011). Sound levels measured at the recorder 1 km (0.6 mi) away ranged from 119 dB (rms) to 129 dB (rms) re 1 [mu]Pa. A propagation curve fit to the data and encompassing 90 percent of all measured values during the period of strongest sound emissions estimated sound levels would drop below 120 dB (rms) re 1

[μ]Pa at 2.3 km (1.4 mi).

Acoustic measurements of the Nordica in dynamic positioning mode while supporting Shell's 2012 drilling operation in the Chukchi Sea were made from multiple recorders deployed to monitor sounds from the overall drilling operation. Distances to these recorders ranged from 1.3 km (0.8 mi) to 7.9 km (4.9 mi) and maximum sound pressure levels ranged from 112.7 dB (rms) to 129.9 dB (rms) re 1 [μ]Pa. Preliminary analyses of these data indicate the maximum 120 dB (rms) re 1 [μ]Pa distance was approximately 4 km (2.5 mi) from the vessel. These same recorders measured sounds produced by the Tor Viking II while it operated near the Discoverer drill rig in 2012. The nature of the operations conducted by the Tor Viking II during the reported measurement periods varied and included activities such as anchor handling, circling, and possibly holding position using dynamic positioning thrusters. Distances to the 120 dB (rms) re 1 [μ]Pa level were estimated at 10 km (6 mi), 13 km (8 mi), and 25 km (15.5 mi) during these various measurement periods.

The vessel from which equipment recovery and maintenance would be conducted has not yet been determined. Under most circumstances, sounds from dynamic positioning thrusters are expected to be well below 120 dB (rms) re 1 [μ]Pa at distances greater than 10 km (6 mi). However, since some of the activities conducted by the Tor Viking II at the Burger A well site in 2012 may have included dynamic positioning, the 13 km (8 mi) distance has been selected as the estimated ≥ 120 dB (rms) re 1 [μ]Pa distance used in the calculations of potential Level B harassment below. A circle with a radius of 13 km (8 mi) results in an estimated area of 531 km² (205 mi²) that may be exposed to continuous sounds ≥ 120 dB (rms) re 1 [μ]Pa.

Dates, Duration and Action Area

The schedule for the activities in the Chukchi Sea will depend on ice conditions and other factors. The vessels will sail from south of the Chukchi Sea and transit through the Bering Strait into the Chukchi Sea on or after 1 July or later depending on ice conditions. The July entry is responsive to concerns voiced by the local communities of Wainwright and Point Lay; these communities have requested that entry into the Chukchi Sea be delayed until after the walrus and beluga whale hunts.

Given that access to the proposed areas where Shell plans to conduct activities is dependent on ice, weather, and coordinated avoidance of potential impacts to subsistence activities, Shell has estimated a broader range of time to conduct these activities than if the activities were not constrained. For example, without any of the above constraints to conducting the proposed activities, the duration of time necessary to complete offshore ice gouge surveys could be as few as 13 days in the Chukchi Sea. Likewise, the duration of time necessary to complete site clearance and shallow hazard surveys in the Chukchi Sea could be on the order of over 50 days. However, these time estimates do not include transit between survey locations, potential stand-by time due to ice and/or weather, or crew changes and re-supply. Therefore, Shell requests an IHA to cover its incidental take between July 1 and October 31, 2013.

Description of Marine Mammals in the Area of the Specified Activity

The marine mammal species under NMFS jurisdiction most likely to occur in the seismic survey area include nine cetacean species, beluga

whale (*Delphinapterus leucas*), harbor porpoise (*Phocoena phocoena*), killer whale (*Orcinus orca*), narwhal (*Monodon monoceros*), bowhead whale (*Balaena mysticetus*), gray whale (*Eschrichtius robustus*), minke whale (*Balaenoptera acutorostrata*), fin whale (*B. physalus*), and humpback whale (*Megaptera novaeangliae*), and four pinniped species, ringed (*Phoca hispida*), spotted (*P. largha*), bearded (*Erignathus barbatus*), and ribbon seals (*Histiophoca fasciata*).

The bowhead, fin, and humpback whales are listed as "endangered", and the ringed and bearded seals are listed as "threatened" under the Endangered Species Act (ESA) and as depleted under the MMPA. Certain stocks or populations of gray and beluga whales and spotted seals are also listed under the ESA, however, none of those stocks

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or populations occur in the proposed activity area.

Shell's application contains information on the status, distribution, seasonal distribution, and abundance of each of the species under NMFS jurisdiction mentioned in this document. Please refer to the application for that information (see ADDRESSES). Additional information can also be found in the NMFS Stock Assessment Reports (SAR). The Alaska 2012 SAR is available at: <http://www.nmfs.noaa.gov/pr/sars/pdf/ak2012.pdf>.

Potential Effects of the Specified Activity on Marine Mammals

Operating active acoustic sources such as airgun arrays, pinger systems, and vessel activities have the potential for adverse effects on marine mammals.

Potential Effects of Airgun Sounds on Marine Mammals

The effects of sounds from airgun pulses might include one or more of the following: tolerance, masking of natural sounds, behavioral disturbance, and temporary or permanent hearing impairment or non-auditory effects (Richardson et al. 1995). As outlined in previous NMFS documents, the effects of noise on marine mammals are highly variable, and can be categorized as follows (based on Richardson et al. 1995): (1) Behavioral Disturbance

Marine mammals may behaviorally react to sound when exposed to anthropogenic noise. These behavioral reactions are often shown as: changing durations of surfacing and dives, number of blows per surfacing, or moving direction and/or speed; reduced/increased vocal activities; changing/cessation of certain behavioral activities (such as socializing or feeding); visible startle response or aggressive behavior (such as tail/fluke slapping or jaw clapping); avoidance of areas where noise sources are located; and/or flight responses (e.g., pinnipeds flushing into water from haulouts or rookeries).

The biological significance of many of these behavioral disturbances is difficult to predict, especially if the detected disturbances appear minor. However, the consequences of behavioral modification could be expected to be biologically significant if the change affects growth, survival, and reproduction. Some of these potential significant behavioral modifications include:

Drastic change in diving/surfacing patterns (such as those thought to be causing beaked whale stranding due to exposure to military mid-frequency tactical sonar);

Habitat abandonment due to loss of desirable acoustic

environment; and

Cease feeding or social interaction.

For example, at the Guerrero Negro Lagoon in Baja California, Mexico, which is one of the important breeding grounds for Pacific gray whales, shipping and dredging associated with a salt works may have induced gray whales to abandon the area through most of the 1960s (Bryant et al. 1984). After these activities stopped, the lagoon was reoccupied, first by single whales and later by cow-calf pairs.

The onset of behavioral disturbance from anthropogenic noise depends on both external factors (characteristics of noise sources and their paths) and the receiving animals (hearing, motivation, experience, demography) and is also difficult to predict (Southall et al. 2007).

Currently NMFS uses 160 dB re 1 μ Pa (rms) at received level for impulse noises (such as airgun pulses) as the threshold for the onset of marine mammal behavioral harassment.

In addition, behavioral disturbance is also expressed as the change in vocal activities of animals. For example, there is one recent summary report indicating that calling fin whales distributed in one part of the North Atlantic went silent for an extended period starting soon after the onset of a seismic survey in the area (Clark and Gagnon 2006). It is not clear from that preliminary paper whether the whales ceased calling because of masking, or whether this was a behavioral response not directly involving masking (i.e., important biological signals for marine mammals being "masked" by anthropogenic noise; see below). Also, bowhead whales in the Beaufort Sea may decrease their call rates in response to seismic operations, although movement out of the area might also have contributed to the lower call detection rate (Blackwell et al. 2009a; 2009b). Some of the changes in marine mammal vocal communication are thought to be used to compensate for acoustic masking resulting from increased anthropogenic noise (see below). For example, blue whales are found to increase call rates when exposed to seismic survey noise in the St. Lawrence Estuary (Di Iorio and Clark 2009). The North Atlantic right whales (*Eubalaena glacialis*) exposed to high shipping noise increase call frequency (Parks et al. 2007) and intensity (Parks et al. 2010), while some humpback whales respond to low-frequency active sonar playbacks by increasing song length (Miller et al. 2000). These behavioral responses could also have adverse effects on marine mammals.

Mysticete: Baleen whales generally tend to avoid operating airguns, but avoidance radii are quite variable. Whales are often reported to show no overt reactions to airgun pulses at distances beyond a few kilometers, even though the airgun pulses remain well above ambient noise levels out to much longer distances (reviewed in Richardson et al. 1995; Gordon et al. 2004). However, studies done since the late 1990s of migrating humpback and migrating bowhead whales show reactions, including avoidance, that sometimes extend to greater distances than documented earlier. Therefore, it appears that behavioral disturbance can vary greatly depending on context, and not just received levels alone. Avoidance distances often exceed the distances at which boat-based observers can see whales, so observations from the source vessel can be biased. Observations over broader areas may be needed to determine the range of potential effects of some large-source seismic surveys where effects on cetaceans may extend to considerable distances (Richardson et al. 1999; Moore and Angliss 2006). Longer-range observations, when required, can sometimes be obtained via systematic aerial surveys or aircraft-based observations of behavior (e.g., Richardson et al. 1986, 1999; Miller et al. 1999,

2005; Yazvenko et al. 2007a, 2007b) or by use of observers on one or more support vessels operating in coordination with the seismic vessel (e.g., Smultea et al. 2004; Johnson et al. 2007). However, the presence of other vessels near the source vessel can, at least at times, reduce sightability of cetaceans from the source vessel (Beland et al. 2009), thus complicating interpretation of sighting data.

Some baleen whales show considerable tolerance of seismic pulses. However, when the pulses are strong enough, avoidance or other behavioral changes become evident. Because the responses become less obvious with diminishing received sound level, it has been difficult to determine the maximum distance (or minimum received sound level) at which reactions to seismic activity become evident and, hence, how many whales are affected.

Studies of gray, bowhead, and humpback whales have determined that received levels of pulses in the 160-170 dB re 1 μ Pa (rms) range seem to cause obvious avoidance behavior in a substantial fraction of the animals exposed (McCauley et al. 1998, 1999, 2000). In many areas, seismic pulses

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diminish to these levels at distances ranging from 4-15 km from the source. A substantial proportion of the baleen whales within such distances may show avoidance or other strong disturbance reactions to the operating airgun array. Some extreme examples including migrating bowhead whales avoiding considerably larger distances (20-30 km) and lower received sound levels (120-130 dB re 1 μ Pa (rms)) when exposed to airguns from seismic surveys. Also, even in cases where there is no conspicuous avoidance or change in activity upon exposure to sound pulses from distant seismic operations, there are sometimes subtle changes in behavior (e.g., surfacing-respiration-dive cycles) that are only evident through detailed statistical analysis (e.g., Richardson et al. 1986; Gailey et al. 2007).

Data on short-term reactions by cetaceans to impulsive noises are not necessarily indicative of long-term or biologically significant effects. It is not known whether impulsive sounds affect reproductive rate or distribution and habitat use in subsequent days or years. However, gray whales have continued to migrate annually along the west coast of North America despite intermittent seismic exploration (and much ship traffic) in that area for decades (Appendix A in Malme et al. 1984; Richardson et al. 1995), and there has been a substantial increase in the population over recent decades (Allen and Angliss 2010). The western Pacific gray whale population did not seem affected by a seismic survey in its feeding ground during a prior year (Johnson et al. 2007). Similarly, bowhead whales have continued to travel to the eastern Beaufort Sea each summer despite seismic exploration in their summer and autumn range for many years (Richardson et al. 1987), and their numbers have increased notably (Allen and Angliss 2010). Bowheads also have been observed over periods of days or weeks in areas ensonified repeatedly by seismic pulses (Richardson et al. 1987; Harris et al. 2007). However, it is generally not known whether the same individual bowheads were involved in these repeated observations (within and between years) in strongly ensonified areas.

Odontocete: Relatively little systematic information is available about reactions of toothed whales to airgun pulses. A few studies similar to the more extensive baleen whale/seismic pulse work summarized above have been reported for toothed whales. However, there are recent systematic data on sperm whales (e.g., Gordon et al. 2006;

Madsen et al. 2006; Winsor and Mate 2006; Jochens et al. 2008; Miller et al. 2009) and beluga whales (e.g., Miller et al. 2005). There is also an increasing amount of information about responses of various odontocetes to seismic surveys based on monitoring studies (e.g., Stone 2003; Smultea et al. 2004; Moulton and Miller 2005; Holst et al. 2006; Stone and Tasker 2006; Potter et al. 2007; Hauser et al. 2008; Holst and Smultea 2008; Weir 2008; Barkaszi et al. 2009; Richardson et al. 2009).

Dolphins and porpoises are often seen by observers on active seismic vessels, occasionally at close distances (e.g., bow riding). Marine mammal monitoring data during seismic surveys often show that animal detection rates drop during the firing of seismic airguns, indicating that animals may be avoiding the vicinity of the seismic area (Smultea et al. 2004; Holst et al. 2006; Hauser et al. 2008; Holst and Smultea 2008; Richardson et al. 2009). Also, belugas summering in the Canadian Beaufort Sea showed larger-scale avoidance, tending to avoid waters out to 10-20 km from operating seismic vessels (Miller et al. 2005). In contrast, recent studies show little evidence of conspicuous reactions by sperm whales to airgun pulses, contrary to earlier indications (e.g., Gordon et al. 2006; Stone and Tasker 2006; Winsor and Mate 2006; Jochens et al. 2008), except the lower buzz (echolocation signals) rates that were detected during exposure of airgun pulses (Miller et al. 2009).

There are almost no specific data on responses of beaked whales to seismic surveys, but it is likely that most if not all species show strong avoidance. There is increasing evidence that some beaked whales may strand after exposure to strong noise from tactical military mid-frequency sonars. Whether they ever do so in response to seismic survey noise is unknown. Northern bottlenose whales seem to continue to call when exposed to pulses from distant seismic vessels.

For delphinids, and possibly the Dall's porpoise, the available data suggest that a ≥ 170 dB re 1 μ Pa (rms) disturbance criterion (rather than ≥ 160 dB) would be appropriate. With a medium-to-large airgun array, received levels typically diminish to 170 dB within 1-4 km, whereas levels typically remain above 160 dB out to 4-15 km (e.g., Tolstoy et al. 2009). Reaction distances for delphinids are more consistent with the typical 170 dB re 1 μ Pa (rms) distances. Stone (2003) and Stone and Tasker (2006) reported that all small odontocetes (including killer whales) observed during seismic surveys in UK waters remained significantly further from the source during periods of shooting on surveys with large volume airgun arrays than during periods without airgun shooting.

Due to their relatively higher frequency hearing ranges when compared to mysticetes, odontocetes may have stronger responses to mid- and high-frequency sources such as sub-bottom profilers, side scan sonar, and echo sounders than mysticetes (Richardson et al. 1995; Southall et al. 2007).

Pinnipeds: Few studies of the reactions of pinnipeds to noise from open-water seismic exploration have been published (for review of the early literature, see Richardson et al. 1995). However, pinnipeds have been observed during a number of seismic monitoring studies. Monitoring in the Beaufort Sea during 1996-2002 provided a substantial amount of information on avoidance responses (or lack thereof) and associated behavior. Additional monitoring of that type has been done in the Beaufort and Chukchi Seas in 2006-2009. Pinnipeds exposed to seismic surveys have also been observed during seismic surveys along the U.S. west coast. Also, there are data on the reactions of pinnipeds to various other related types of impulsive sounds.

Early observations provided considerable evidence that pinnipeds are often quite tolerant of strong pulsed sounds. During seismic exploration off Nova Scotia, gray seals exposed to noise from airguns and linear explosive charges reportedly did not react strongly (J. Parsons in Greene et al. 1985). An airgun caused an initial startle reaction among South African fur seals but was ineffective in scaring them away from fishing gear. Pinnipeds in both water and air sometimes tolerate strong noise pulses from non-explosive and explosive scaring devices, especially if attracted to the area for feeding or reproduction (Mate and Harvey 1987; Reeves et al. 1996). Thus, pinnipeds are expected to be rather tolerant of, or to habituate to, repeated underwater sounds from distant seismic sources, at least when the animals are strongly attracted to the area.

In summary, visual monitoring from seismic vessels has shown only slight (if any) avoidance of airguns by pinnipeds, and only slight (if any) changes in behavior. These studies show that many pinnipeds do not avoid the area within a few hundred meters of an operating airgun array. However, based on the studies with large sample size, or observations from a separate monitoring vessel, or radio telemetry, it is apparent that some phocid seals do show localized avoidance of operating

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airguns. The limited nature of this tendency for avoidance is a concern. It suggests that one cannot rely on pinnipeds to move away, or to move very far away, before received levels of sound from an approaching seismic survey vessel approach those that may cause hearing impairment.

(2) Masking

Masking occurs when noise and signals (that animal utilizes) overlap at both spectral and temporal scales. Chronic exposure to elevated sound levels could cause masking at particular frequencies for marine mammals, which utilize sound for important biological functions. Masking can interfere with detection of acoustic signals used for orientation, communication, finding prey, and avoiding predators. Marine mammals that experience severe (high intensity and extended duration) acoustic masking could potentially suffer reduced fitness, which could lead to adverse effects on survival and reproduction.

For the airgun noise generated from the proposed marine seismic survey, these are low frequency (under 1 kHz) pulses with extremely short durations (in the scale of milliseconds). Lower frequency man-made noises are more likely to affect detection of communication calls and other potentially important natural sounds such as surf and prey noise. There is little concern regarding masking due to the brief duration of these pulses and relatively longer silence between airgun shots (9-12 seconds) near the noise source, however, at long distances (over tens of kilometers away) in deep water, due to multipath propagation and reverberation, the durations of airgun pulses can be "stretched" to seconds with long decays (Madsen et al. 2006; Clark and Gagnon 2006). Therefore it could affect communication signals used by low frequency mysticetes when they occur near the noise band and thus reduce the communication space of animals (e.g., Clark et al. 2009a, 2009b) and affect their vocal behavior (e.g., Foote et al. 2004; Holt et al. 2009). Further, in areas of shallow water, multipath propagation of airgun pulses could be more profound, thus affecting communication signals from marine mammals even at close distances. Average ambient noise in areas where received seismic noises are heard

can be elevated. At long distances, however, the intensity of the noise is greatly reduced. Nevertheless, partial informational and energetic masking of different degrees could affect signal receiving in some marine mammals within the ensonified areas. Additional research is needed to further address these effects.

Although masking effects of pulsed sounds on marine mammal calls and other natural sounds are expected to be limited, there are few specific studies on this. Some whales continue calling in the presence of seismic pulses and whale calls often can be heard between the seismic pulses (e.g., Richardson et al. 1986; McDonald et al. 1995; Greene et al. 1999a, 1999b; Nieuwkerk et al. 2004; Smultea et al. 2004; Holst et al. 2005a, 2005b, 2006; Dunn and Hernandez 2009).

Among the odontocetes, there has been one report that sperm whales ceased calling when exposed to pulses from a very distant seismic ship (Bowles et al. 1994). However, more recent studies of sperm whales found that they continued calling in the presence of seismic pulses (Madsen et al. 2002; Tyack et al. 2003; Smultea et al. 2004; Holst et al. 2006; Jochens et al. 2008). Madsen et al. (2006) noted that airgun sounds would not be expected to mask sperm whale calls given the intermittent nature of airgun pulses. Dolphins and porpoises are also commonly heard calling while airguns are operating (Gordon et al. 2004; Smultea et al. 2004; Holst et al. 2005a, 2005b; Potter et al. 2007). Masking effects of seismic pulses are expected to be negligible in the case of the smaller odontocetes, given the intermittent nature of seismic pulses plus the fact that sounds important to them are predominantly at much higher frequencies than are the dominant components of airgun sounds.

Pinnipeds have best hearing sensitivity and/or produce most of their sounds at frequencies higher than the dominant components of airgun sound, but there is some overlap in the frequencies of the airgun pulses and the calls. However, the intermittent nature of airgun pulses presumably reduces the potential for masking.

Marine mammals are thought to be able to compensate for masking by adjusting their acoustic behavior such as shifting call frequencies, and increasing call volume and vocalization rates, as discussed earlier (e.g., Miller et al. 2000; Parks et al. 2007; Di Iorio and Clark 2009; Parks et al. 2010); the biological significance of these modifications is still unknown.

(3) Hearing Impairment

Marine mammals exposed to high intensity sound repeatedly or for prolonged periods can experience hearing threshold shift (TS), which is the loss of hearing sensitivity at certain frequency ranges (Kastak et al. 1999; Schlundt et al. 2000; Finneran et al. 2002; 2005). TS can be permanent (PTS), in which case the loss of hearing sensitivity is unrecoverable, or temporary (TTS), in which case the animal's hearing threshold will recover over time (Southall et al. 2007). Marine mammals that experience TTS or PTS will have reduced sensitivity at the frequency band of the TS, which may affect their capability of communication, orientation, or prey detection. The degree of TS depends on the intensity of the received levels the animal is exposed to, and the frequency at which TS occurs depends on the frequency of the received noise. It has been shown that in most cases, TS occurs at the frequencies approximately one-octave above that of the received noise. Repeated noise exposure that leads to TTS could cause PTS. For transient sounds, the sound level necessary to cause TTS is inversely related to the duration of the sound.

TTS:

TTS is the mildest form of hearing impairment that can occur during

exposure to a strong sound (Kryter 1985). While experiencing TTS, the hearing threshold rises and a sound must be stronger in order to be heard. It is a temporary phenomenon, and (especially when mild) is not considered to represent physical damage or "injury" (Southall et al. 2007). Rather, the onset of TTS is an indicator that, if the animal is exposed to higher levels of that sound, physical damage is ultimately a possibility.

The magnitude of TTS depends on the level and duration of noise exposure, and to some degree on frequency, among other considerations (Kryter 1985; Richardson et al. 1995; Southall et al. 2007). For sound exposures at or somewhat above the TTS threshold, hearing sensitivity recovers rapidly after exposure to the noise ends. In terrestrial mammals, TTS can last from minutes or hours to (in cases of strong TTS) days. Only a few data have been obtained on sound levels and durations necessary to elicit mild TTS in marine mammals (none in mysticetes), and none of the published data concern TTS elicited by exposure to multiple pulses of sound during operational seismic surveys (Southall et al. 2007).

For toothed whales, experiments on a bottlenose dolphin (*Tursiops truncatus*) and beluga whale showed that exposure to a single watergun impulse at a received level of 207 kPa (or 30 psi) peak-to-peak (p-p), which is equivalent to 228 dB re 1 μ Pa (p-p), resulted in a 7 and 6 dB TTS in the beluga whale at 0.4 and 30 kHz, respectively. Thresholds returned to within 2 dB of the pre-exposure level within 4 minutes

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of the exposure (Finneran et al. 2002). No TTS was observed in the bottlenose dolphin.

Finneran et al. (2005) further examined the effects of tone duration on TTS in bottlenose dolphins. Bottlenose dolphins were exposed to 3 kHz tones (non-impulsive) for periods of 1, 2, 4 or 8 seconds (s), with hearing tested at 4.5 kHz. For 1-s exposures, TTS occurred with SELs of 197 dB, and for exposures >1 s, SEL >195 dB resulted in TTS (SEL is equivalent to energy flux, in dB re 1 μ Pa²-s). At an SEL of 195 dB, the mean TTS (4 min after exposure) was 2.8 dB. Finneran et al. (2005) suggested that an SEL of 195 dB is the likely threshold for the onset of TTS in dolphins and belugas exposed to tones of durations 1-8 s (i.e., TTS onset occurs at a near-constant SEL, independent of exposure duration). That implies that, at least for non-impulsive tones, a doubling of exposure time results in a 3 dB lower TTS threshold.

However, the assumption that, in marine mammals, the occurrence and magnitude of TTS is a function of cumulative acoustic energy (SEL) is probably an oversimplification. Kastak et al. (2005) reported preliminary evidence from pinnipeds that, for prolonged non-impulse noise, higher SELs were required to elicit a given TTS if exposure duration was short than if it was longer, i.e., the results were not fully consistent with an equal-energy model to predict TTS onset. Mooney et al. (2009a) showed this in a bottlenose dolphin exposed to octave-band non-impulse noise ranging from 4 to 8 kHz at SPLs of 130 to 178 dB re 1 μ Pa for periods of 1.88 to 30 minutes (min). Higher SELs were required to induce a given TTS if exposure duration was short than if it was longer. Exposure of the aforementioned bottlenose dolphin to a sequence of brief sonar signals showed that, with those brief (but non-impulse) sounds, the received energy (SEL) necessary to elicit TTS was higher than was the case with exposure to the more prolonged octave-band noise (Mooney et al. 2009b). Those authors concluded that,

when using (non-impulse) acoustic signals of duration ~0.5 s, SEL must be at least 210-214 dB re 1 [μ]Pa²-s to induce TTS in the bottlenose dolphin. The most recent studies conducted by Finneran et al. also support the notion that exposure duration has a more significant influence compared to SPL as the duration increases, and that TTS growth data are better represented as functions of SPL and duration rather than SEL alone (Finneran et al. 2010a, 2010b). In addition, Finneran et al. (2010b) conclude that when animals are exposed to intermittent noises, there is recovery of hearing during the quiet intervals between exposures through the accumulation of TTS across multiple exposures. Such findings suggest that when exposed to multiple seismic pulses, partial hearing recovery also occurs during the seismic pulse intervals.

For baleen whales, there are no data, direct or indirect, on levels or properties of sound that are required to induce TTS. The frequencies to which baleen whales are most sensitive are lower than those to which odontocetes are most sensitive, and natural ambient noise levels at those low frequencies tend to be higher (Urlick 1983). As a result, auditory thresholds of baleen whales within their frequency band of best hearing are believed to be higher (less sensitive) than are those of odontocetes at their best frequencies (Clark and Ellison 2004). From this, it is suspected that received levels causing TTS onset may also be higher in baleen whales. However, no cases of TTS are expected given the small size of the airguns proposed to be used and the strong likelihood that baleen whales (especially migrating bowheads) would avoid the approaching airguns (or vessel) before being exposed to levels high enough for there to be any possibility of TTS.

In pinnipeds, TTS thresholds associated with exposure to brief pulses (single or multiple) of underwater sound have not been measured. Initial evidence from prolonged exposures suggested that some pinnipeds may incur TTS at somewhat lower received levels than do small odontocetes exposed for similar durations (Kastak et al. 1999; 2005). However, more recent indications are that TTS onset in the most sensitive pinniped species studied (harbor seal, which is closely related to the ringed seal) may occur at a similar SEL as in odontocetes (Kastak et al. 2004).

Most cetaceans show some degree of avoidance of seismic vessels operating an airgun array (see above). It is unlikely that these cetaceans would be exposed to airgun pulses at a sufficiently high level for a sufficiently long period to cause more than mild TTS, given the relative movement of the vessel and the marine mammal. TTS would be more likely in any odontocetes that bow- or wake-ride or otherwise linger near the airguns. However, while bow- or wake-riding, odontocetes would be at the surface and thus not exposed to strong sound pulses given the pressure release and Lloyd Mirror effects at the surface. But if bow- or wake-riding animals were to dive intermittently near airguns, they would be exposed to strong sound pulses, possibly repeatedly.

If some cetaceans did incur mild or moderate TTS through exposure to airgun sounds in this manner, this would very likely be a temporary and reversible phenomenon. However, even a temporary reduction in hearing sensitivity could be deleterious in the event that, during that period of reduced sensitivity, a marine mammal needed its full hearing sensitivity to detect approaching predators, or for some other reason.

Some pinnipeds show avoidance reactions to airguns, but their avoidance reactions are generally not as strong or consistent as those of cetaceans. Pinnipeds occasionally seem to be attracted to operating seismic vessels. There are no specific data on TTS thresholds of

pinnipeds exposed to single or multiple low-frequency pulses. However, given the indirect indications of a lower TTS threshold for the harbor seal than for odontocetes exposed to impulse sound (see above), it is possible that some pinnipeds close to a large airgun array could incur TTS.

NMFS currently typically includes mitigation requirements to ensure that cetaceans and pinnipeds are not exposed to pulsed underwater noise at received levels exceeding, respectively, 180 and 190 dB re 1 [micro]Pa (rms). The 180/190 dB acoustic criteria were taken from recommendations by an expert panel of the High Energy Seismic Survey (HESS) Team that performed an assessment on noise impacts by seismic airguns to marine mammals in 1997, although the HESS Team recommended a 180-dB limit for pinnipeds in California (HESS 1999). The 180 and 190 dB re 1 [mu]Pa (rms) levels have not been considered to be the levels above which TTS might occur. Rather, they were the received levels above which, in the view of a panel of bioacoustics specialists convened by NMFS before TTS measurements for marine mammals started to become available, one could not be certain that there would be no injurious effects, auditory or otherwise, to marine mammals. As summarized above, data that are now available imply that TTS is unlikely to occur in various odontocetes (and probably mysticetes as well) unless they are exposed to a sequence of several airgun pulses stronger than 190 dB re 1 [mu]Pa (rms). On the other hand, for the harbor seal, harbor porpoise, and perhaps some other species, TTS may occur upon exposure to one or more airgun pulses whose received level equals the NMFS "do not exceed" value of 190 dB re 1 [mu]Pa (rms). That criterion corresponds to a single-pulse SEL of 175-180 dB re 1

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[mu]Pa²-s in typical conditions, whereas TTS is suspected to be possible in harbor seals and harbor porpoises with a cumulative SEL of ~171 and ~164 dB re 1 [mu]Pa²-s, respectively.

It has been shown that most large whales and many smaller odontocetes (especially the harbor porpoise) show at least localized avoidance of ships and/or seismic operations. Even when avoidance is limited to the area within a few hundred meters of an airgun array, that should usually be sufficient to avoid TTS based on what is currently known about thresholds for TTS onset in cetaceans. In addition, ramping up airgun arrays, which is standard operational protocol for many seismic operators, may allow cetaceans near the airguns at the time of startup (if the sounds are aversive) to move away from the seismic source and to avoid being exposed to the full acoustic output of the airgun array. Thus, most baleen whales likely will not be exposed to high levels of airgun sounds provided the ramp-up procedure is applied. Likewise, many odontocetes close to the trackline are likely to move away before the sounds from an approaching seismic vessel become sufficiently strong for there to be any potential for TTS or other hearing impairment. Hence, there is little potential for baleen whales or odontocetes that show avoidance of ships or airguns to be close enough to an airgun array to experience TTS. Nevertheless, even if marine mammals were to experience TTS, the magnitude of the TTS is expected to be mild and brief, only in a few decibels for minutes.

PTS:

When PTS occurs, there is physical damage to the sound receptors in the ear. In some cases, there can be total or partial deafness, whereas in other cases, the animal has an impaired ability to hear sounds in

specific frequency ranges (Kryter 1985). Physical damage to a mammal's hearing apparatus can occur if it is exposed to sound impulses that have very high peak pressures, especially if they have very short rise times. (Rise time is the interval required for sound pressure to increase from the baseline pressure to peak pressure.)

There is no specific evidence that exposure to pulses of airgun sound can cause PTS in any marine mammal, even with large arrays of airguns. However, given the likelihood that some mammals close to an airgun array might incur at least mild TTS (see above), there has been further speculation about the possibility that some individuals occurring very close to airguns might incur PTS (e.g., Richardson et al. 1995; Gedamke et al. 2008). Single or occasional occurrences of mild TTS are not indicative of permanent auditory damage, but repeated or (in some cases) single exposures to a level well above that causing TTS onset might elicit PTS.

Relationships between TTS and PTS thresholds have not been studied in marine mammals, but are assumed to be similar to those in humans and other terrestrial mammals (Southall et al. 2007). Based on data from terrestrial mammals, a precautionary assumption is that the PTS threshold for impulse sounds (such as airgun pulses as received close to the source) is at least 6 dB higher than the TTS threshold on a peak-pressure basis, and probably >6 dB higher (Southall et al. 2007). The low-to-moderate levels of TTS that have been induced in captive odontocetes and pinnipeds during controlled studies of TTS have been confirmed to be temporary, with no measurable residual PTS (Kastak et al. 1999; Schlundt et al. 2000; Finneran et al. 2002; 2005; Nachtigall et al. 2003; 2004). However, very prolonged exposure to sound strong enough to elicit TTS, or shorter-term exposure to sound levels well above the TTS threshold, can cause PTS, at least in terrestrial mammals (Kryter 1985). In terrestrial mammals, the received sound level from a single non-impulsive sound exposure must be far above the TTS threshold for any risk of permanent hearing damage (Kryter 1994; Richardson et al. 1995; Southall et al. 2007). However, there is special concern about strong sounds whose pulses have very rapid rise times. In terrestrial mammals, there are situations when pulses with rapid rise times (e.g., from explosions) can result in PTS even though their peak levels are only a few dB higher than the level causing slight TTS. The rise time of airgun pulses is fast, but not as fast as that of an explosion.

Some factors that contribute to onset of PTS, at least in terrestrial mammals, are as follows:

- exposure to a single very intense sound,
- fast rise time from baseline to peak pressure,
- repetitive exposure to intense sounds that individually cause TTS but not PTS, and
- recurrent ear infections or (in captive animals) exposure to certain drugs.

Cavanagh (2000) reviewed the thresholds used to define TTS and PTS. Based on this review and SACLANT (1998), it is reasonable to assume that PTS might occur at a received sound level 20 dB or more above that inducing mild TTS. However, for PTS to occur at a received level only 20 dB above the TTS threshold, the animal probably would have to be exposed to a strong sound for an extended period, or to a strong sound with a rather rapid rise time.

More recently, Southall et al. (2007) estimated that received levels would need to exceed the TTS threshold by at least 15 dB, on an SEL basis, for there to be risk of PTS. Thus, for cetaceans exposed to a sequence of sound pulses, they estimate that the PTS threshold might

be an M-weighted SEL (for the sequence of received pulses) of ~198 dB re 1 $\mu\text{Pa}^2\text{-s}$. Additional assumptions had to be made to derive a corresponding estimate for pinnipeds, as the only available data on TTS-thresholds in pinnipeds pertained to nonimpulse sound (see above). Southall et al. (2007) estimated that the PTS threshold could be a cumulative SEL of ~186 dB re 1 $\mu\text{Pa}^2\text{-s}$ in the case of a harbor seal exposed to impulse sound. The PTS threshold for the California sea lion and northern elephant seal would probably be higher given the higher TTS thresholds in those species. Southall et al. (2007) also note that, regardless of the SEL, there is concern about the possibility of PTS if a cetacean or pinniped received one or more pulses with peak pressure exceeding 230 or 218 dB re 1 μPa , respectively. Thus, PTS might be expected upon exposure of cetaceans to either SEL ≥ 198 dB re 1 $\mu\text{Pa}^2\text{-s}$ or peak pressure ≥ 230 dB re 1 μPa . Corresponding proposed dual criteria for pinnipeds (at least harbor seals) are ≥ 186 dB SEL and ≥ 218 dB peak pressure (Southall et al. 2007). These estimates are all first approximations, given the limited underlying data, assumptions, species differences, and evidence that the "equal energy" model may not be entirely correct.

Sound impulse duration, peak amplitude, rise time, number of pulses, and inter-pulse interval are the main factors thought to determine the onset and extent of PTS. Ketten (1994) has noted that the criteria for differentiating the sound pressure levels that result in PTS (or TTS) are location and species specific. PTS effects may also be influenced strongly by the health of the receiver's ear.

As described above for TTS, in estimating the amount of sound energy required to elicit the onset of TTS (and PTS), it is assumed that the auditory effect of a given cumulative SEL from a series of pulses is the same as if that amount of sound energy were received as a single strong sound. There are no data from marine mammals concerning the occurrence or magnitude of a potential partial recovery effect between pulses. In deriving the estimates of PTS

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(and TTS) thresholds quoted here, Southall et al. (2007) made the precautionary assumption that no recovery would occur between pulses.

It is unlikely that an odontocete would remain close enough to a large airgun array for sufficiently long to incur PTS. There is some concern about bowriding odontocetes, but for animals at or near the surface, auditory effects are reduced by Lloyd's mirror and surface release effects. The presence of the vessel between the airgun array and bow-riding odontocetes could also, in some but probably not all cases, reduce the levels received by bow-riding animals (e.g., Gabriele and Kipple 2009). The TTS (and thus PTS) thresholds of baleen whales are unknown but, as an interim measure, assumed to be no lower than those of odontocetes. Also, baleen whales generally avoid the immediate area around operating seismic vessels, so it is unlikely that a baleen whale could incur PTS from exposure to airgun pulses. The TTS (and thus PTS) thresholds of some pinnipeds (e.g., harbor seal) as well as the harbor porpoise may be lower (Kastak et al. 2005; Southall et al. 2007; Lucke et al. 2009). If so, TTS and potentially PTS may extend to a somewhat greater distance for those animals. Again, Lloyd's mirror and surface release effects will ameliorate the effects for animals at or near the surface.

(4) Non-auditory Physical Effects

Non-auditory physical effects might occur in marine mammals exposed to strong underwater pulsed sound. Possible types of non-auditory

physiological effects or injuries that theoretically might occur in mammals close to a strong sound source include neurological effects, bubble formation, and other types of organ or tissue damage. Some marine mammal species (i.e., beaked whales) may be especially susceptible to injury and/or stranding when exposed to intense sounds. However, there is no definitive evidence that any of these effects occur even for marine mammals in close proximity to large arrays of airguns, and beaked whales do not occur in the proposed project area. In addition, marine mammals that show behavioral avoidance of seismic vessels, including most baleen whales, some odontocetes (including belugas), and some pinnipeds, are especially unlikely to incur non-auditory impairment or other physical effects.

Therefore, it is unlikely that such effects would occur during Shell's proposed marine surveys given the brief duration of exposure, the small sound sources, and the planned monitoring and mitigation measures described later in this document.

Additional non-auditory effects include elevated levels of stress response (Wright et al. 2007; Wright and Highfill 2007). Although not many studies have been done on noise-induced stress in marine mammals, extrapolation of information regarding stress responses in other species seems applicable because the responses are highly consistent among all species in which they have been examined to date (Wright et al. 2007). Therefore, it is reasonable to conclude that noise acts as a stressor to marine mammals. Furthermore, given that marine mammals will likely respond in a manner consistent with other species studied, repeated and prolonged exposures to stressors (including or induced by noise) could potentially be problematic for marine mammals of all ages. Wright et al. (2007) state that a range of issues may arise from an extended stress response including, but not limited to, suppression of reproduction (physiologically and behaviorally), accelerated aging and sickness-like symptoms. However, as mentioned above, Shell's proposed activity is not expected to result in these severe effects due to the nature of the potential sound exposure.

(5) Stranding and Mortality

Marine mammals close to underwater detonations can be killed or severely injured, and the auditory organs are especially susceptible to injury (Ketten et al. 1993; Ketten 1995). Airgun pulses are less energetic and their peak amplitudes have slower rise times, while stranding and mortality events would include other energy sources (acoustical or shock wave) far beyond just seismic airguns. To date, there is no evidence that serious injury, death, or stranding by marine mammals can occur from exposure to airgun pulses, even in the case of large airgun arrays.

However, in numerous past IHA notices for seismic surveys, commenters have referenced two stranding events allegedly associated with seismic activities, one off Baja California and a second off Brazil. NMFS has addressed this concern several times, and, without new information, does not believe that this issue warrants further discussion. For information relevant to strandings of marine mammals, readers are encouraged to review NMFS' response to comments on this matter found in 69 FR 74906 (December 14, 2004), 71 FR 43112 (July 31, 2006), 71 FR 50027 (August 24, 2006), and 71 FR 49418 (August 23, 2006).

It should be noted that strandings related to sound exposure have not been recorded for marine mammal species in the Chukchi or Beaufort seas. NMFS notes that in the Beaufort and Chukchi seas, aerial surveys have been conducted by BOEM (previously MMS) and industry during periods of industrial activity (and by BOEM during times with no

activity). No strandings or marine mammals in distress have been observed during these surveys and none have been reported by North Slope Borough inhabitants. In addition, there are very few instances that seismic surveys in general have been linked to marine mammal strandings, other than those mentioned above. As a result, NMFS does not expect any marine mammals will incur serious injury or mortality in the Arctic Ocean or strand as a result of the proposed marine survey.

Potential Effects of Sonar Signals

A variety of active acoustic instrumentation would be used during Shell's proposed marine surveys program. Source characteristics and propagation distances to 160 (rms) dB re 1 [μ]Pa by comparable instruments are listed in Table 2. In general, the potential effects of this equipment on marine mammals are similar to those from the airgun, except the magnitude of the impacts is expected to be much less due to the lower intensity and higher frequencies. In some cases, due to the fact that the operating frequencies of some of this equipment (e.g., Multi-beam bathymetric sonar: frequency at 220-240 kHz) are above the hearing ranges of marine mammals, they are not expected to have any impacts to marine mammals.

Vessel Sounds

In addition to the noise generated from seismic airguns and active sonar systems, various types of vessels will be used in the operations, including source vessel and vessels used for equipment recovery and maintenance and logistic support. Sounds from boats and vessels have been reported extensively (Greene and Moore 1995; Blackwell and Greene 2002; 2005; 2006). Numerous measurements of underwater vessel sound have been performed in support of recent industry activity in the Chukchi and Beaufort Seas. Results of these measurements were reported in various 90-day and comprehensive reports since 2007 (e.g., Aerts et al. 2008; Hauser et al. 2008; Brueggeman 2009; Ireland et al. 2009; O'Neill and McCrodan 2011; Chorney et al. 2011; McPherson and Warner 2012). For example, Garner and Hannay (2009)

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estimated sound pressure levels of 100 dB at distances ranging from approximately 1.5 to 2.3 mi (2.4 to 3.7 km) from various types of barges. MacDonald et al. (2008) estimated higher underwater SPLs from the seismic vessel *Gilavar* of 120 dB at approximately 13 mi (21 km) from the source, although the sound level was only 150 dB at 85 ft (26 m) from the vessel. Compared to airgun pulses, underwater sound from vessels is generally at relatively low frequencies. However, noise from the vessel during equipment recovery and maintenance while operating the DP system using thrusters as well as the primary propeller(s) could produce noise levels higher than during normal operation of the vessel. Measurements of a vessel in DP mode with an active bow thruster were made in the Chukchi Sea in 2010 (Chorney et al. 2011). The resulting source level estimate was 175.9 dB (rms) re 1 [μ]Pa-m. Acoustic measurements of the *Nordica* in DP mode while supporting Shell's 2012 drilling operation in the Chukchi Sea showed that the 120 dB re 1 [μ]Pa radius was at approximately 4 km (2.5 mi) (Bisson et al. 2013).

The primary sources of sounds from all vessel classes are propeller cavitation, propeller singing, and propulsion or other machinery.

Propeller cavitation is usually the dominant noise source for vessels (Ross 1976). Propeller cavitation and singing are produced outside the hull, whereas propulsion or other machinery noise originates inside the hull. There are additional sounds produced by vessel activity, such as pumps, generators, flow noise from water passing over the hull, and bubbles breaking in the wake. Source levels from various vessels would be empirically measured before the start of marine surveys, and during equipment recovery and maintenance while operating the DP system.

Anticipated Effects on Habitat

The primary potential impacts to marine mammals and other marine species are associated with elevated sound levels produced by airguns and vessels operating in the area. However, other potential impacts to the surrounding habitat from physical disturbance are also possible.

Potential Impacts on Prey Species

With regard to fish as a prey source for cetaceans and pinnipeds, fish are known to hear and react to sounds and to use sound to communicate (Tavolga et al. 1981) and possibly avoid predators (Wilson and Dill 2002). Experiments have shown that fish can sense both the strength and direction of sound (Hawkins 1981). Primary factors determining whether a fish can sense a sound signal, and potentially react to it, are the frequency of the signal and the strength of the signal in relation to the natural background noise level.

The level of sound at which a fish will react or alter its behavior is usually well above the detection level. Fish have been found to react to sounds when the sound level increased to about 20 dB above the detection level of 120 dB (Ona 1988); however, the response threshold can depend on the time of year and the fish's physiological condition (Engas et al. 1993). In general, fish react more strongly to pulses of sound rather than non-pulse signals (such as noise from vessels) (Blaxter et al. 1981), and a quicker alarm response is elicited when the sound signal intensity rises rapidly compared to sound rising more slowly to the same level.

Investigations of fish behavior in relation to vessel noise (Olsen et al. 1983; Ona 1988; Ona and Godo 1990) have shown that fish react when the sound from the engines and propeller exceeds a certain level. Avoidance reactions have been observed in fish such as cod and herring when vessels approached close enough that received sound levels are 110 dB to 130 dB (Nakken 1992; Olsen 1979; Ona and Godo 1990; Ona and Toresen 1988). However, other researchers have found that fish such as polar cod, herring, and capeline are often attracted to vessels (apparently by the noise) and swim toward the vessel (Rostad et al. 2006). Typical sound source levels of vessel noise in the audible range for fish are 150 dB to 170 dB (Richardson et al. 1995).

Further, during the seismic survey only a small fraction of the available habitat would be ensonified at any given time. Disturbance to fish species would be short-term and fish would return to their pre-disturbance behavior once the seismic activity ceases (McCauley et al. 2000a, 2000b; Santulli et al. 1999; Pearson et al. 1992). Thus, the proposed survey would have little, if any, impact on the abilities of marine mammals to feed in the area where seismic work is planned.

Some mysticetes, including bowhead whales, feed on concentrations of zooplankton. Some feeding bowhead whales may occur in the Alaskan Beaufort Sea in July and August, and others feed intermittently during their westward migration in September and October (Richardson and

Thomson [eds.] 2002; Lowry et al. 2004). A reaction by zooplankton to a seismic impulse would only be relevant to whales if it caused concentrations of zooplankton to scatter. Pressure changes of sufficient magnitude to cause that type of reaction would probably occur only very close to the source. Impacts on zooplankton behavior are predicted to be negligible, and that would translate into negligible impacts on feeding mysticetes. Thus, the proposed activity is not expected to have any habitat-related effects on prey species that could cause significant or long-term consequences for individual marine mammals or their populations.

Potential Impacts on Availability of Affected Species or Stock for Taking for Subsistence Uses

Subsistence hunting is an essential aspect of Inupiat Native life, especially in rural coastal villages. The Inupiat participate in subsistence hunting activities in and around the Chukchi Sea. The animals taken for subsistence provide a significant portion of the food that will last the community through the year. Marine mammals represent on the order of 60-80% of the total subsistence harvest. Along with the nourishment necessary for survival, the subsistence activities strengthen bonds within the culture, provide a means for educating the young, provide supplies for artistic expression, and allow for important celebratory events.

The communities closest to the project area are the villages of Wainwright and Barrow. Shell's proposed ice gouge surveys would occur offshore Wainwright but would be approximately 30 km from Barrow and 48 km from Point Lay. The closest point for Shell's proposed site clearance and shallow hazards surveys and equipment recovery and maintenance activities would be approximately 120 km to Wainwright and 150 km to Point Lay, and much farther away to Barrow.

Potential Impacts to Subsistence Uses

NMFS has defined "unmitigable adverse impact" in 50 CFR 216.103 as: "... an impact resulting from the specified activity: (1) That is likely to reduce the availability of the species to a level insufficient for a harvest to meet subsistence needs by: (i) Causing the marine mammals to abandon or avoid hunting areas; (ii) Directly displacing subsistence users; or (iii) Placing physical barriers between the marine mammals and the subsistence hunters; and (2) That cannot be sufficiently mitigated by other measures to increase the availability of marine mammals to allow subsistence needs to be met."

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(1) Bowhead Whales

Shell's planned surveys would have no or negligible effects on bowhead whale harvest activities. Noise and general activity associated with marine surveys and operation of vessels has the potential to harass bowhead whales. However, though temporary diversions of the swim path of migrating whales have been documented, the whales have generally been observed to resume their initial migratory route. The proposed open-water marine surveys and vessel noise could in some circumstances affect subsistence hunts by placing the animals further offshore or otherwise at a greater distance from villages thereby increasing the difficulty of the hunt or retrieval of the harvest, or creating a safety risk to the whalers. Residents of Barrow hunt

bowheads during the spring and fall migration. However, bowhead hunts by residents of Wainwright, Point Lay and Point Hope take place almost exclusively in the spring and are typically curtailed when ice begins to break up which is prior to the date Shell would commence the 2013 activities. From 1974 through 2009, bowhead harvests by these Chukchi Sea villages occurred only in the spring between early April and mid-June (Suydam and George, 2012). A Wainwright whaling crew harvested the first fall bowhead in 90 years or more on October 8, 2010, and again in October of 2011. Fall whaling by Chukchi Sea villages may occur in the future, particularly if bowhead quotas are not completely filled during the spring hunt, and fall weather is accommodating.

During the survey period most marine mammals are expected to be dispersed throughout the area, except during the peak of the bowhead whale migration through the Chukchi Seas, which occurs from late August into October. Bowhead whales are expected to be in the Canadian Beaufort Sea during much of the time, and therefore are not expected to be affected by the proposed marine surveys and vessel noise prior to the start of the fall subsistence hunt. After the conclusion of the subsistence hunt, bowheads may travel in proximity to the survey area and hear sounds from sonar, high resolution profilers, and associated vessel sounds; and may be displaced by these activities.

(2) Beluga Whales

Belugas typically do not represent a large proportion of the subsistence harvests by weight in the communities of Wainwright and Barrow, the nearest communities to Shell's planned 2013 activities in the Chukchi Sea. Barrow residents hunt beluga in the spring normally after the bowhead hunt) in leads between Point Barrow and Skull Cliffs in the Chukchi Sea primarily in April-June, and later in the summer (July-August) on both sides of the barrier island in Elson Lagoon/ Beaufort Sea (MMS 2008), but harvest rates indicate the hunts are not frequent. Wainwright residents hunt beluga in April-June in the spring lead system, but this hunt typically occurs only if there are no bowheads in the area. Communal hunts for beluga are conducted along the coastal lagoon system later in July-August.

Belugas typically represent a much greater proportion of the subsistence harvest in Point Lay and Point Hope. Point Lay's primary beluga hunt occurs from mid-June through mid-July, but can sometimes continue into August if early success is not sufficient. Point Hope residents hunt beluga primarily in the lead system during the spring (late March to early June) bowhead hunt, but also in open water along the coastline in July and August. Belugas are harvested in coastal waters near these villages, generally within a few miles from shore. The southern extent of Shell's proposed surveys is Icy Cape which lies over 30 miles (48 km) to the north of Point Lay, and therefore NMFS considers that the surveys would have no or negligible effect on beluga hunts.

The survey vessel may be resupplied via another vessel from onshore support facilities and may traverse areas that are sometimes used for subsistence hunting of belugas. Disturbance associated with vessel and potential aircraft traffic could therefore potentially affect beluga hunts. However, all of the beluga hunt by Barrow residents in the Chukchi Sea, and much of the hunt by Wainwright residents would likely be completed before Shell activities would commence.

(3) Seals

Seals are an important subsistence resource and ringed seals make up the bulk of the seal harvest. Most ringed and bearded seals are harvested in the winter or in the spring before Shell's 2013 activities would commence, but some harvest continues during open water and could

possibly be affected by Shell's planned activities. Spotted seals are also harvested during the summer. Most seals are harvested in coastal waters, with available maps of recent and past subsistence use areas indicating seal harvests have occurred only within 30-40 mi (48-64 km) off the coastline. Shells planned offshore surveys, equipment recovery and maintenance would occur outside state waters and are not likely to have an impact on subsistence hunting for seals. Resupply vessel and air traffic between land and the operations vessels could potentially disturb seals and, therefore, subsistence hunts for seals, but any such effects would be minor due to the small number of supporting vessels and the fact that most seal hunting is done during the winter and spring.

As stated earlier, the proposed seismic survey would take place between July and October. The closest extension of the proposed site clearance and shallow hazards surveys located approximately 120 km to Wainwright and 150 km to Point Lay, and much farther to Barrow. Potential impact from the planned activities is expected mainly from

sounds generated by the vessel and during active airgun deployment. Due to the timing of the project and the distance from the surrounding communities, it is anticipated to have no effects on spring harvesting and little or no effects on the occasional summer harvest of beluga whale, subsistence seal hunts (ringed and spotted seals are primarily harvested in winter while bearded seals are hunted during July--September in the Beaufort Sea), or the fall bowhead hunt.

In addition, Shell has developed and proposes to implement a number of mitigation measures which include a proposed Marine Mammal Monitoring and Mitigation Plan (4MP), employment of subsistence advisors in the villages, and implementation of a Communications Plan (with operation of Communication Centers). Shell is also preparing a Plan of Cooperation (POC) under 50 CFR 216.104 Article 12 of the MMPA to address potential impacts on subsistent seal hunting activities. Shell will meet with the Alaska Eskimo Whaling Commission (AEWC) and communities' Whaling Captains' Associations as part of the POC development, to establish avoidance guidelines and other mitigation measures to be followed where the proposed activities may have an impact on subsistence.

Finally, to ensure that there will be no conflict from Shell's proposed open-water marine surveys and equipment recovery and maintenance to subsistence activities, NMFS encourages Shell to sign a Conflict Avoidance Agreement with the local subsistence communities. The CAA identifies what measures have been or will be taken to minimize adverse impacts of the planned activities on subsistence harvesting.

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Proposed Mitigation

In order to issue an incidental take authorization under Section 101(a)(5)(D) of the MMPA, NMFS must set forth the permissible methods of taking pursuant to such activity, and other means of effecting the least practicable adverse impact on such species or stock and its habitat, paying particular attention to rookeries, mating grounds, and areas of similar significance, and on the availability of such species or stock for taking for certain subsistence uses.

For the proposed Shell open-water marine surveys and equipment recovery and maintenance activities in the Chukchi Sea, Shell worked with NMFS and proposed the following mitigation measures to minimize

the potential impacts to marine mammals in the project vicinity as a result of the marine seismic survey activities. The primary purpose of these mitigation measures is to detect marine mammals within, or about to enter designated exclusion zones and to initiate immediate shutdown or power down of the airgun(s), therefore it's very unlikely potential injury or TTS to marine mammals would occur, and Level B behavioral of marine mammals would be reduced to the lowest level practicable.

(1) Establishing Exclusion and Disturbance Zones

Under current NMFS guidelines, the "exclusion zone" for marine mammal exposure to impulse sources is customarily defined as the area within which received sound levels are ≥ 180 dB (rms) re 1 μ Pa for cetaceans and ≥ 190 dB (rms) re 1 μ Pa for pinnipeds. These safety criteria are based on an assumption that SPL received at levels lower than these will not injure these animals or impair their hearing abilities, but that at higher levels might have some such effects. Disturbance or behavioral effects to marine mammals from underwater sound may occur after exposure to sound at distances greater than the exclusion zones (Richardson et al. 1995). Currently, NMFS uses 160 dB (rms) re 1 μ Pa as the threshold for Level B behavioral harassment from impulses noise, and 120 dB (rms) re 1 μ Pa for Level B behavioral harassment from non-impulse noise.

Exclusion and disturbance radii for the sound levels produced by the 40 in³ array and the single mitigation airgun (10 cubic inches) to be used during the 2013 site clearance and shallow hazards survey activities were measured at the Honeyguide and Burger prospect areas a total of three separate times between 2008 and 2009. The largest radii from these measurements will be implemented at the commencement of 2013 airgun operations to establish marine mammal exclusion zones used for mitigation (Table 3). Shell will conduct sound source measurements of the airgun array at the beginning of survey operations in 2013 to verify the size of the various marine mammal exclusion zones (see above). The acoustic data will be analyzed as quickly as reasonably practicable in the field and used to verify and adjust the marine mammal exclusion zone distances. The mitigation measures to be implemented at the 190 and 180 dB (rms) sound levels will include power downs and shut downs as described below.

Table 3--Distances of the 190 and 180 dB (rms) re 1 μ Pa Isopleths (in m) To Be Used for Mitigation Purposes at the Beginning of 2013 Airgun Operations in the Chukchi Sea Until SSV Results Are Available

Received levels (dB re 1 μ Pa rms)	4-Airgun array	
	40 in ³ Single airgun	10 in ³ Single airgun
190	50	23
180	160	52

(2) Vessel and Helicopter Related Mitigation Measures

This proposed mitigation measures apply to all vessels that are part of the Chukchi Sea marine surveys and equipment recovery and maintenance activities, including crew transfer vessels.

Avoid concentrations or groups of whales by all vessels under the direction of Shell. Operators of support vessels should, at all times, conduct their activities at the maximum distance possible

from such concentrations of whales.

Vessels in transit shall be operated at speeds necessary to ensure no physical contact with whales occurs. If any vessel approaches within 1.6 km (1 mi) of observed bowhead whales, except when providing emergency assistance to whalers or in other emergency situations, the vessel operator will take reasonable precautions to avoid potential interaction with the bowhead whales by taking one or more of the following actions, as appropriate:

[cir] Reducing vessel speed to less than 5 knots within 300 yards (900 feet or 274 m) of the whale(s);

[cir] Steering around the whale(s) if possible;

[cir] Operating the vessel(s) in such a way as to avoid separating members of a group of whales from other members of the group;

[cir] Operating the vessel(s) to avoid causing a whale to make multiple changes in direction; and

[cir] Checking the waters immediately adjacent to the vessel(s) to ensure that no whales will be injured when the propellers are engaged.

When weather conditions require, such as when visibility drops, adjust vessel speed accordingly to avoid the likelihood of injury to whales.

In the event that any aircraft (such as helicopters) are used to support the planned survey, the mitigation measures below would apply:

[cir] Under no circumstances, other than an emergency, shall aircraft be operated at an altitude lower than 1,000 feet above sea level (ASL) when within 0.3 mile (0.5 km) of groups of whales.

[cir] Helicopters shall not hover or circle above or within 0.3 mile (0.5 km) of groups of whales.

(3) Mitigation Measures for Airgun Operations

The primary role for airgun mitigation during the site clearance and shallow hazards surveys is to monitor marine mammals near the airgun array during all daylight airgun operations and during any nighttime start-up of the airguns. During the site clearance and shallow hazards surveys PSOs will monitor the pre-established exclusion zones for the presence of marine mammals. When marine mammals are observed within, or about to enter, designated safety zones, PSOs have the authority to call for immediate power down (or shutdown) of airgun operations as required by the situation. A summary of the procedures associated with each mitigation measure is provided below.

Ramp Up Procedure

A ramp up of an airgun array provides a gradual increase in sound levels, and

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involves a step-wise increase in the number and total volume of airguns firing until the full volume is achieved. The purpose of a ramp up (or "soft start") is to "warn" cetaceans and pinnipeds in the vicinity of the airguns and to provide time for them to leave the area and thus avoid any potential injury or impairment of their hearing abilities.

During the proposed shallow hazards survey program, the seismic operator will ramp up the airgun arrays slowly. Full ramp ups (i.e., from a cold start after a shut down, when no airguns have been firing) will begin by firing a single airgun in the array (i.e., the mitigation airgun). A full ramp up, after a shut down, will not begin until there has been a minimum of 30 min of observation of the safety zone by PSOs

to assure that no marine mammals are present. The entire safety zone must be visible during the 30-minute lead-in to a full ramp up. If the entire safety zone is not visible, then ramp up from a cold start cannot begin. If a marine mammal(s) is sighted within the safety zone during the 30-minute watch prior to ramp up, ramp up will be delayed until the marine mammal(s) is sighted outside of the safety zone or the animal(s) is not sighted for at least 15-30 minutes: 15 minutes for small odontocetes (harbor porpoise) and pinnipeds, or 30 minutes for baleen whales and large odontocetes (including beluga and killer whales and narwhal).

Use of a Small-Volume Airgun During Turns and Transits

Throughout the seismic survey, particularly during turning movements, and short transits, Shell will employ the use of a small-volume airgun (i.e., 10 in³ "mitigation airgun") to deter marine mammals from being within the immediate area of the seismic operations. The mitigation airgun would be operated at approximately one shot per minute and would not be operated for longer than three hours in duration (turns may last two to three hours for the proposed project).

During turns or brief transits (e.g., less than three hours) between seismic tracklines, one mitigation airgun will continue operating. The ramp-up procedure will still be followed when increasing the source levels from one airgun to the full airgun array. However, keeping one airgun firing will avoid the prohibition of a "cold start" during darkness or other periods of poor visibility. Through use of this approach, site clearance and shallow hazards surveys using the full array may resume without the 30 minute observation period of the full exclusion zone required for a "cold start". PSOs will be on duty whenever the airguns are firing during daylight, during the 30 minute periods prior to ramp-ups.

Power-down and Shut Down Procedures

A power down is the immediate reduction in the number of operating energy sources from all firing to some smaller number (e.g., single mitigation airgun). A shut down is the immediate cessation of firing of all energy sources. The array will be immediately powered down whenever a marine mammal is sighted approaching close to or within the applicable safety zone of the full array, but is outside the applicable safety zone of the single mitigation source. If a marine mammal is sighted within or about to enter the applicable safety zone of the single mitigation airgun, the entire array will be shut down (i.e., no sources firing).

Poor Visibility Conditions

Shell plans to conduct 24-hour operations. PSOs will not be on duty during ongoing seismic operations during darkness, given the very limited effectiveness of visual observation at night (there will be no periods of darkness in the survey area until mid-August). The proposed provisions associated with operations at night or in periods of poor visibility include the following:

If during foggy conditions, heavy snow or rain, or darkness (which may be encountered starting in late August), the full 180 dB exclusion zone is not visible, the airguns cannot commence a ramp-up procedure from a full shut-down.

If one or more airguns have been operational before

nightfall or before the onset of poor visibility conditions, they can remain operational throughout the night or poor visibility conditions. In this case ramp-up procedures can be initiated, even though the exclusion zone may not be visible, on the assumption that marine mammals will be alerted by the sounds from the single airgun and have moved away.

(4) Mitigation Measures for Subsistence Activities

Regulations at 50 CFR 216.104(a)(12) require IHA applicants for activities that take place in Arctic waters to provide a Plan of Cooperation (POC) or information that identifies what measures have been taken and/or will be taken to minimize adverse effects on the availability of marine mammals for subsistence purposes.

Shell is preparing a POC, which relies upon the Chukchi Sea Communication Plans to identify the measures that Shell has developed in consultation with North Slope subsistence communities and will implement during its planned 2013 activities to minimize any adverse effects on the availability of marine mammals for subsistence uses. In addition, the POC will detail Shell's communications and consultations with local subsistence communities concerning its planned 2013 program, potential conflicts with subsistence activities, and means of resolving any such conflicts. Shell states that it continues to document its contacts with the North Slope subsistence communities, as well as the substance of its communications with subsistence stakeholder groups.

The POC will be, and has been in the past, the result of numerous meetings and consultations between Shell, affected subsistence communities and stakeholders, and federal agencies. The POC identifies and documents potential conflicts and associated measures that will be taken to minimize any adverse effects on the availability of marine mammals for subsistence use. Outcomes of POC meetings are typically included in updates attached to the POC as addenda and distributed to federal, state, and local agencies as well as local stakeholder groups that either adjudicate or influence mitigation approaches for Shell's open-water programs.

Meetings for Shell's 2013 drilling and open-water marine surveys programs in the Beaufort and Chukchi Seas occurred in Kaktovik, Nuiqsut Barrow, Wainwright, and Point Lay, during October of 2012. Shell met with the marine mammal commissions and committees including the Alaska Eskimo Whaling Commission (AEWC), Eskimo Walrus Commission (EWC), Alaska Beluga Whale Committee (ABWC), Alaska Ice Seal Committee (AISC), and the Alaska Nanuq Commission (ANC) on December 17 and 18, 2012 in a co-management meeting. In March 2013, Shell revised its 2013 program to suspend plans for drilling, delete the proposed geotechnical program entirely, and remove survey activities from the Beaufort Sea. As a result, Shell has revised the proposed open-water marine surveys program for 2013, thereby necessitating the additional community meetings that must be held this spring in Chukchi Sea villages to present changes to the 2013 season. Shell plans to conduct POC meetings in Chukchi Sea villages May 20-23 and May 29-31, 2013, dependent on abilities to schedule meetings around subsistence activities. Shell will update NMFS promptly after completing the village POC visits.

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Following the 2013 season, Shell intends to have a post-season co-management meeting with the commissioners and committee heads to discuss results of mitigation measures and outcomes of the preceding season. The goal of the post-season meeting is to build upon the knowledge base, discuss successful or unsuccessful outcomes of

mitigation measures, and possibly refine plans or mitigation measures if necessary.

In addition, Shell indicated that it will continue to attend 2013 Conflict Avoidance Agreement (CAA) negotiation meetings in support of its 2013 activities in the Chukchi Sea.

Mitigation Conclusions

NMFS has carefully evaluated the applicant's proposed mitigation measures and considered a range of other measures in the context of ensuring that NMFS prescribes the means of effecting the least practicable impact on the affected marine mammal species and stocks and their habitat. Our evaluation of potential measures included consideration of the following factors in relation to one another:

- the manner in which, and the degree to which, the successful implementation of the measure is expected to minimize adverse impacts to marine mammals; and

- the practicability of the measure for applicant implementation.

Based on our evaluation of the applicant's proposed measures, as well as other measures considered by NMFS, NMFS has preliminarily determined that the proposed mitigation measures provide the means of effecting the least practicable impact on marine mammal species or stocks and their habitat, paying particular attention to rookeries, mating grounds, and areas of similar significance.

Proposed Monitoring and Reporting

In order to issue an ITA for an activity, Section 101(a)(5)(D) of the MMPA states that NMFS must set forth "requirements pertaining to the monitoring and reporting of such taking". The MMPA implementing regulations at 50 CFR 216.104(a)(13) indicate that requests for ITAs must include the suggested means of accomplishing the necessary monitoring and reporting that will result in increased knowledge of the species and of the level of taking or impacts on populations of marine mammals that are expected to be present in the proposed action area.

I. Proposed Monitoring Measures

The monitoring plan proposed by Shell can be found in its Marine Mammal Monitoring and Mitigation Plan (4MP). The plan may be modified or supplemented based on comments or new information received from the public during the public comment period. A summary of the primary components of the plan follows.

Monitoring will provide information on the numbers of marine mammals potentially affected by the exploration operations and facilitate real time mitigation to prevent injury of marine mammals by industrial sounds or activities. These goals will be accomplished in the Chukchi Sea during 2013 by conducting vessel-based monitoring from all ships with sound sources and an acoustic monitoring program to document underwater sounds and the vocalizations of marine mammals in the region.

Visual monitoring by Protected Species Observers (PSOs) during active marine survey operations, and periods when these surveys are not occurring, will provide information on the numbers of marine mammals potentially affected by these activities and facilitate real time mitigation to prevent impacts to marine mammals by industrial sounds or operations. Vessel-based PSOs onboard the survey vessel will record the

numbers and species of marine mammals observed in the area and any observable reaction of marine mammals to the survey activities in the Chukchi Sea. Additionally, monitoring by PSOs aboard the vessel utilized for equipment recovery and maintenance activities at the Burger A well site will ensure that there are no interactions between marine mammals and these operations. PSOs aboard the vessel will monitor adjacent areas while the vessel operates from a stationary position in DP mode.

The acoustics monitoring program will characterize the sounds produced by marine surveys and will document the potential reactions of marine mammals in the area to those sounds and activities. Recordings of ambient sound levels and vocalizations of marine mammals along the Chukchi Sea coast and offshore will also be used to interpret potential impacts to marine mammals around the marine survey and equipment recovery and maintenance activity, in addition to subsistence use areas closer to shore. Although these monitoring programs were designed primarily to understand the impacts of exploratory drilling in the Chukchi Sea they will also provide valuable information about the potential impacts of the 2013 marine surveys on marine mammals in the area.

Visual-Based Protected Species Observers (PSOs)

The visual-based marine mammal monitoring will be implemented by a team of experienced PSOs, including both biologists and Inupiat personnel. PSOs will be stationed aboard the marine survey vessel and the vessel used to facilitate equipment recovery and maintenance work at the Burger A exploratory well site through the duration of the projects. The vessel-based marine mammal monitoring will provide the basis for real-time mitigation measures as discussed in the Proposed Mitigation section. In addition, monitoring results of the vessel-based monitoring program will include the estimation of the number of "takes" as stipulated in the IHA.

(1) Protected Species Observers

Vessel-based monitoring for marine mammals will be done by trained PSOs throughout the period of survey activities. The observers will monitor the occurrence of marine mammals near the survey vessel during all daylight periods during operation, and during most daylight periods when operations are not occurring. PSO duties will include watching for and identifying marine mammals; recording their numbers, distances, and reactions to the survey operations; and documenting "take by harassment".

A sufficient number of PSOs will be required onboard the survey vessel to meet the following criteria:

- 100% monitoring coverage during all periods of survey operations in daylight;

- maximum of 4 consecutive hours on watch per PSO; and

- maximum of ~12 hours of watch time per day per PSO.

PSO teams will consist of Inupiat observers and experienced field biologists. An experienced field crew leader will supervise the PSO team onboard the survey vessel. The total number of PSOs may decrease later in the season as the duration of daylight decreases.

(2) Observer Qualifications and Training

Crew leaders and most PSOs will be individuals with experience as observers during recent seismic, site clearance and shallow hazards, and other monitoring projects in Alaska or other offshore areas in

recent years.

Biologist-observers will have previous marine mammal observation experience, and field crew leaders will be highly

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experienced with previous vessel-based marine mammal monitoring and mitigation projects. Resumes for those individuals will be provided to NMFS for review and acceptance of their qualifications. Inupiat observers will be experienced in the region and familiar with the marine mammals of the area. All observers will complete a NMFS-approved observer training course designed to familiarize individuals with monitoring and data collection procedures. A marine mammal observers' handbook, adapted for the specifics of the planned survey program will be prepared and distributed beforehand to all PSOs (see below).

PSOs will complete a two or three-day training and refresher session on marine mammal monitoring, to be conducted shortly before the anticipated start of the 2013 open-water season. Any exceptions will have or receive equivalent experience or training. The training session(s) will be conducted by qualified marine mammalogists with extensive crew-leader experience during previous vessel-based seismic monitoring programs.

(3) PSO Handbook

A PSO's Handbook will be prepared for Shell's 2013 vessel-based monitoring program. Handbooks contain maps, illustrations, and photographs, as well as text, and are intended to provide guidance and reference information to trained individuals who will participate as PSOs. The following topics will be covered in the PSO Handbook for the Shell project:

- summary overview descriptions of the project, marine mammals and underwater noise, the marine mammal monitoring program (vessel roles, responsibilities), and the Marine Mammal Protection Act;
- monitoring and mitigation objectives and procedures, including radii for exclusion zones;
- responsibilities of staff and crew regarding the marine mammal monitoring plan;
- instructions for ship crew regarding the marine mammal monitoring plan;
- data recording procedures: codes and coding instructions, PSO coding mistakes, electronic database; navigational, marine physical, field data sheet;
- list of species that might be encountered: identification, natural history;
- use of specialized field equipment (reticle binoculars, NVDs, etc.);
- reticle binocular distance scale;
- table of wind speed, Beaufort wind force, and sea state codes; and
- data quality-assurance/quality-control, delivery, storage, and backup procedures.

Marine Mammal Observer Protocol

The PSOs will watch for marine mammals from the best available vantage point on the survey vessels, typically the bridge. The PSOs will scan systematically with the unaided eye and 7 x 50 reticle binoculars, supplemented with 20 x 60 image-stabilized Zeiss Binoculars or Fujinon 25 x 150 "Big-eye" binoculars, and night-vision equipment

when needed. Personnel on the bridge will assist the marine mammal observer(s) in watching for marine mammals.

PSOs aboard the stationary vessel used to conduct equipment recovery and maintenance activity will focus their attention on areas immediately adjacent to the vessel and where active operations are occurring to ensure these areas are clear of marine mammals and that there are no direct interactions between animals and equipment or project personnel. The observer(s) aboard the marine survey vessel will give particular attention to the areas within the marine mammal exclusion zones around the source vessel. These zones are the maximum distances within which received levels may exceed 180 dB (rms) re 1 [mu]Pa (rms) for cetaceans, or 190 dB (rms) re 1 [mu]Pa for other marine mammals. Information to be recorded by PSOs will include the same types of information that were recorded during recent monitoring programs associated with Industry activity in the Arctic (e.g., Ireland et al. 2009; Reiser et al. 2010, 2011). When a mammal sighting is made, the following information about the sighting will be recorded:

Species, group size, age/size/sex categories, behavior when first sighted and after initial sighting, heading, bearing and distance from observer, apparent reaction to activities (e.g., none, avoidance, approach, paralleling, etc.), closest point of approach, and pace.

Time, location, speed, and activity of the vessel, sea state, ice cover, visibility, and sun glare.

The positions of other vessel(s) in the vicinity of the observer location.

Distances to nearby marine mammals will be estimated with binoculars (Fujinon 7 x 50 binoculars) containing a reticle to measure the vertical angle of the line of sight to the animal relative to the horizon. Observers may use a laser rangefinder to test and improve their abilities for visually estimating distances to objects in the water.

When a marine mammal is seen approaching or within the exclusion zone applicable to that species, the marine survey crew will be notified immediately so that mitigation measures called for in the applicable authorization(s) can be implemented.

Night-vision equipment (Generation 3 binocular image intensifiers or equivalent units) will be available for use when/if needed. Past experience with night-vision devices (NVDs) in the Chukchi Sea and elsewhere has indicated that NVDs are not nearly as effective as visual observation during daylight hours (e.g., Harris et al. 1997, 1998; Moulton and Lawson 2002).

Field Data-Recording, Verification, Handling, and Security

PSOs will record their observations directly into computers running a custom designed software package. Paper datasheets will be available as backup if necessary. The accuracy of the data entry will be verified in the field by computerized validity checks as the data are entered, and by subsequent manual checking of the database printouts. These procedures will allow initial summaries of data to be prepared during and shortly after the field season, and will facilitate transfer of the data to statistical, graphical or other programs for further processing. Quality control of the data will be facilitated by (1) The start-of-season training session, (2) subsequent supervision by the onboard field crew leader, and (3) ongoing data checks during the field season.

The data will be sent off of the ship to Anchorage each day (if possible) and backed up regularly onto CDs and/or USB disks, and stored at separate locations on the vessel. If possible, data sheets will be

photocopied daily during the field season. Data will be secured further by having data sheets and backup data CDs carried back to the Anchorage office during crew rotations.

Passive Acoustic Monitoring

(1) Sound Source Measurements

The objectives of the sound source measurements planned for 2013 will be (1) to measure the distances at which broadband received levels reach 190, 180, 170, 160, and 120 dB (rms) re 1 μ Pa during marine surveys and equipment recovery and maintenance activity at the Burger A exploratory well site, and from vessels used during these activities. The measurements of airguns and other marine survey equipment will be made by an acoustics contractor at the beginning of the surveys. Data from survey equipment will be previewed in the field immediately after download

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from the hydrophone instruments. An initial sound source analysis will be supplied to NMFS and the vessel within 120 hours of completion of the measurements, if possible. The report will indicate the distances to sound levels based on fits of empirical transmission loss formulae to data in the endfire and broadside directions. A more detailed report will be provided to NMFS as part of the 90-day report following completion of the acoustic program.

(2) Long-term Acoustic Monitoring

Acoustic studies that were undertaken from 2006 through 2012 in the Chukchi Sea as part of the Joint Monitoring Program will be continued by Shell during its proposed open-water marine survey and equipment recovery and maintenance activity in 2013. The acoustic "net" array used during the 2006-2012 field seasons in the Chukchi Sea was designed to accomplish two main objectives. The first was to collect information on the occurrence and distribution of marine mammals (including beluga whale, bowhead whale, walrus and other species) that may be available to subsistence hunters near villages located on the Chukchi Sea coast and to document their relative abundance, habitat use, and migratory patterns. The second objective was to measure the ambient soundscape throughout the eastern Chukchi Sea and to record received levels of sounds from industry and other activities further offshore in the Chukchi Sea.

The basic components of this effort consist of autonomous acoustic recorders deployed widely across the US Chukchi Sea through the open water season and then the winter season. These precisely calibrated systems will sample at 16 kHz with 24-bit resolution, and are capable of recording marine mammal sounds and making anthropogenic noise measurements. The net array configuration will include a regional array of 24 Autonomous Multichannel Acoustic Recorders (AMAR) deployed July-October off the four main transect locations: Cape Lisburne, Point Hope, Wainwright and Barrow. These will be augmented by six AMARs deployed August 2013-August 2014 at Hanna Shoal. Six additional AMAR recorders will be deployed in a hexagonal geometry at 16 km from the nominal Burger A exploratory well location to monitor directional variations of equipment recovery/maintenance and support vessel sounds in addition to examining marine mammal vocalization patterns in the vicinity of these activities. One new recorder will be placed 32 km

northwest of the Burger A well site to monitor for sound propagation toward the south side of Hanna Shoal, which acoustic and satellite tag monitoring has identified as frequented by walrus in August. Marine survey activities will occur in areas within the coverage of the net array. All of these offshore systems will capture marine survey and equipment recovery/maintenance sounds, where present, over large distances to help characterize the sound transmission properties in the Chukchi Sea. They will continue to provide a large amount of information related to marine mammal distributions in the Chukchi Sea.

In early October, all of the regional recorders will be retrieved except for the six Hanna Shoal recorders, which will continue to record on a duty cycle until August 2014. An additional set of nine Aural winter recorders will be deployed at the same time at the same locations that were instrumented in winter 2012-2013. These recorders will sample at 16 kHz on a 17% duty cycle (40 minutes every 4 hours). The winter recorders deployed in previous years have provided important information about bowhead, beluga, walrus and several seal species migrations in fall and spring.

Monitoring Plan Peer Review

The MMPA requires that monitoring plans be independently peer reviewed "where the proposed activity may affect the availability of a species or stock for taking for subsistence uses" (16 U.S.C. 1371(a)(5)(D)(ii)(III)). Regarding this requirement, NMFS' implementing regulations state, "Upon receipt of a complete monitoring plan, and at its discretion, [NMFS] will either submit the plan to members of a peer review panel for review or within 60 days of receipt of the proposed monitoring plan, schedule a workshop to review the plan" (50 CFR 216.108(d)).

NMFS convened an independent peer review panel to review Shell's mitigation and monitoring plan in its IHA application for taking marine mammals incidental to the proposed open-water marine surveys and equipment recovery and maintenance in the Chukchi Sea during 2013. The panel met on January 8 and 9, 2013, and provided their final report to NMFS on March 5, 2013. The full panel report can be viewed at: <http://www.nmfs.noaa.gov/pr/permits/incidental.htm#applications>.

NMFS provided the panel with Shell's monitoring and mitigation plan and asked the panel to address the following questions and issues for Shell's plan:

Will the applicant's stated objectives effectively further the understanding of the impacts of their activities on marine mammals and otherwise accomplish the goals stated below? If not, how should the objectives be modified to better accomplish the goals above?

Can the applicant achieve the stated objectives based on the methods described in the plan?

Are there technical modifications to the proposed monitoring techniques and methodologies proposed by the applicant that should be considered to better accomplish their stated objectives?

Are there techniques not proposed by the applicant (i.e., additional monitoring techniques or methodologies) that should be considered for inclusion in the applicant's monitoring program to better accomplish their stated objectives?

What is the best way for an applicant to present their data and results (formatting, metrics, graphics, etc.) in the required reports that are to be submitted to NMFS (i.e., 90-day report and comprehensive report)?

The peer review panel report contains recommendations that the panel members felt were applicable to the Shell's monitoring plans. Overall the panel feels that the proposed methods for visual monitoring

are adequate and appropriate as the primary means of assessing the acute near-field impacts of the proposed marine surveys. The panel also cautions that there should be realistic expectations regarding the limitations of these surveys to provide scientific-level measurements of distribution and density, but in terms of meeting the monitoring requirements, the panel finds the proposed methods adequate and appreciate the improvements and modifications (e.g., in terms of PSO training, field data collection methods) made over the past few years. Nevertheless, the panel also provides several recommendations concerning improving night-time monitoring, passive acoustic monitoring, and data analysis and presentation.

NMFS has reviewed the report and evaluated all recommendations made by the panel. NMFS has determined that there are several measures that Shell can incorporate into its 2013 open-water marine surveys and equipment recovery and maintenance program. Additionally, there are other recommendations that NMFS has determined would also result in better data collection, and could potentially be implemented by oil and gas industry applicants, but which likely could not

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be implemented for the 2013 open-water season due to time constraints for this season. While it may not be possible to implement those changes this year, NMFS believes that they are worthwhile and appropriate suggestions that may require a bit more time to implement, and Shell should consider incorporating them into future monitoring plans should Shell decide to apply for IHAs in the future.

The following subsections lay out measures that NMFS recommends for implementation as part of the 2013 open-water marine surveys and equipment recovery and maintenance program by Shell and those that are recommended for future programs.

Recommendations for Inclusion in the 2013 Monitoring Plan

The peer review panel's report contains several recommendations regarding visual monitoring during low-visibility and presentation of data in reports, which NMFS agrees that Shell should incorporate:

(1) Visual monitoring during low-visibility

Shell should use the best available technology to improve detection capability during periods of fog and other types of inclement weather. Such technology might include night-vision goggles or binoculars as well as other instruments that incorporate infrared technology; presently the efficacy of these technologies appears limited but the panel and NMFS encourage continued consideration of their applicability as it continues to evolve.

(2) Data analysis and presentation

Shell should apply appropriate statistical procedures for probability estimation of marine mammals missed, based on observational data acquired during some period of time before and after night or fog events.

Shell should provide useful summaries and interpretations of results of the various elements of the monitoring results. A clear timeline and spatial (map) representation/summary of operations and important observations should be given. Any and all mitigation measures (e.g., vessel course deviations for animal avoidance, operational shut down) should be summarized. Additionally, an assessment of the efficacy of monitoring methods should be provided.

In addition to these recommendations, Shell also agrees to produce a weekly GIS application that would be available on the web for regulators to view for every observation and mitigation measure

implemented.

Recommendations to be Partially Implemented or Considered for Future Monitoring Plans

In addition, the panelists recommended that

Shell should integrate the acoustic information from the net array to the greatest extent possible to assess the aggregate known activities, at least those from Shell operations but more broadly as possible, to assess patterns of marine mammal vocal activities and how that might be used to investigate potentially broader impacts from overlapping/interacting activities.

Shell should consider integration of visual and acoustic data from the Chukchi monitoring program and the Joint Monitoring Program to produce estimates of bowhead, beluga, and walrus density using methods developed in the Density Estimation for Cetacean from Passive Acoustic Fixed Sensors (DECAF) project by the Center for Research into Ecological and Environmental Modeling (CREEM) at the University of St. Andrews in Scotland.

After discussion with Shell, NMFS decided not to implement these two recommendations in full during Shell's 2013 open-water marine surveys and equipment recovery and maintenance program because the systematic and comprehensive analyses of these acoustic datasets would require far more time and effort than what would be needed to assess marine mammal takes under the MMPA. However, Shell agrees that it will provide data from net arrays supported in part, or in whole, by Shell and will participate in the integration of acoustic arrays to assess the sound field of the lease areas in the Chukchi and Beaufort seas for the purposes of assessing patterns of marine mammal distribution and behavior and for assessing the impacts of multiple activities/factors. In addition, Shell will evaluate the potential of the DECAF project and efforts will be made to assess the applicability of the data collection infrastructure established in the Shell monitoring program to these and similar studies.

II. Reporting Measures

Sound Source Verification Reports

A report on the preliminary results of the sound source verification measurements, including the measured 190, 180, 160, and 120 dB (rms) radii of the airgun sources, would be submitted within 14 days after collection of those measurements at the start of the field season. This report will specify the distances of the exclusion zones that were adopted for the survey.

Field Reports

Throughout the survey program, PSOs will prepare a report each day or at such other intervals, summarizing the recent results of the monitoring program. The reports will summarize the species and numbers of marine mammals sighted. These reports will be provided to NMFS and to the survey operators.

Technical Reports

The results of Shell's 2013 vessel-based monitoring, including estimates of "take" by harassment, would be presented in the "90-day" and Final Technical reports, if the IHA is issued and the proposed open-water marine surveys and equipment recovery and maintenance program is conducted. The Technical Reports should be submitted to NMFS within 90 days after the end of the seismic survey. The Technical Reports will include:

(a) Summaries of monitoring effort (e.g., total hours, total distances, and marine mammal distribution through the study period,

accounting for sea state and other factors affecting visibility and detectability of marine mammals);

(b) analyses of the effects of various factors influencing detectability of marine mammals (e.g., sea state, number of observers, and fog/glare);

(c) species composition, occurrence, and distribution of marine mammal sightings, including date, water depth, numbers, age/size/gender categories (if determinable), group sizes, and ice cover;

(d) To better assess impacts to marine mammals, data analysis should be separated into periods when a seismic airgun array (or a single mitigation airgun) is operating and when it is not. Final and comprehensive reports to NMFS should summarize and plot:

Data for periods when a seismic array is active and when it is not; and

The respective predicted received sound conditions over fairly large areas (tens of km) around operations;

(e) sighting rates of marine mammals during periods with and without airgun activities (and other variables that could affect detectability), such as:

initial sighting distances versus airgun activity state;

closest point of approach versus airgun activity state;

observed behaviors and types of movements versus airgun activity state;

numbers of sightings/individuals seen versus airgun activity state;

distribution around the survey vessel versus airgun activity state; and

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estimates of take by harassment;

(f) Reported results from all hypothesis tests should include estimates of the associated statistical power when practicable;

(g) Estimate and report uncertainty in all take estimates.

Uncertainty could be expressed by the presentation of confidence limits, a minimum-maximum, posterior probability distribution, etc.; the exact approach would be selected based on the sampling method and data available;

(h) The report should clearly compare authorized takes to the level of actual estimated takes; and

Notification of Injured or Dead Marine Mammals

In addition, NMFS would require Shell to notify NMFS' Office of Protected Resources and NMFS' Stranding Network within 48 hours of sighting an injured or dead marine mammal in the vicinity of marine survey operations. Shell shall provide NMFS with the species or description of the animal(s), the condition of the animal(s) (including carcass condition if the animal is dead), location, time of first discovery, observed behaviors (if alive), and photo or video (if available).

In the event that an injured or dead marine mammal is found by Shell that is not in the vicinity of the proposed open-water marine survey program, Shell would report the same information as listed above as soon as operationally feasible to NMFS.

Estimated Take by Incidental Harassment

Except with respect to certain activities not pertinent here, the MMPA defines "harassment" as: any act of pursuit, torment, or

annoyance which (i) has the potential to injure a marine mammal or marine mammal stock in the wild [Level A harassment]; or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering [Level B harassment]. Only take by Level B behavioral harassment is anticipated as a result of the proposed open water marine survey program. Anticipated impacts to marine mammals are associated with noise propagation from the survey airgun(s) used in the shallow hazards survey.

The full suite of potential impacts to marine mammals was described in detail in the "Potential Effects of the Specified Activity on Marine Mammals" section found earlier in this document. The potential effects of sound from the proposed open water marine survey programs might include one or more of the following: masking of natural sounds; behavioral disturbance; non-auditory physical effects; and, at least in theory, temporary or permanent hearing impairment (Richardson et al. 1995). As discussed earlier in this document, the most common impact will likely be from behavioral disturbance, including avoidance of the ensonified area or changes in speed, direction, and/or diving profile of the animal. For reasons discussed previously in this document, hearing impairment (TTS and PTS) is highly unlikely to occur based on the proposed mitigation and monitoring measures that would preclude marine mammals from being exposed to noise levels high enough to cause hearing impairment.

For impulse sounds, such as those produced by airgun(s) used in the site clearance and shallow hazards surveys, NMFS uses the 160 dB (rms) re 1 μ Pa isopleth to indicate the onset of Level B harassment. For non-impulse sounds, such as those produced by vessel's DP thrusters during the proposed equipment recovery and maintenance program, NMFS uses the 120 dB (rms) re 1 μ Pa isopleth to indicate the onset of Level B harassment. Shell provided calculations for both the 160- and 120-dB isopleths produced by these activities and then used those isopleths to estimate takes by harassment. NMFS used the calculations to make the necessary MMPA preliminary findings. Shell provided a full description of the methodology used to estimate takes by harassment in its IHA application, which is also provided in the following sections.

Basis for Estimating "Take by Harassment"

The estimated takes by harassment is calculated in this section by multiplying the expected densities of marine mammals that may occur near the planned activities by the area of water likely to be exposed to impulse sound levels of ≥ 160 dB (rms) re 1 μ Pa and non-impulse sound levels ≥ 120 dB (rms) re 1 μ Pa.

Marine mammal occurrence near the operation is likely to vary by season and habitat, mostly related to the presence or absence of sea ice. Although current NMFS' noise exposure standards state that Level B harassment occurs at exposure levels ≥ 160 dB (rms) re 1 μ Pa by impulse sources and exposure levels ≥ 120 dB (rms) re 1 μ Pa by non-impulse sources, there is no evidence that avoidance at these received sound levels would have significant biological effects on individual animals. Any changes in behavior caused by sounds at or near the specified received levels would likely fall within the normal variation in such activities that would occur in the absence of the planned operations. However, these received levels are currently used to set the threshold for Level B behavioral harassment.

Marine Mammal Density Estimates

Marine mammal density estimates in the Chukchi Sea have been derived for two time periods, the summer period covering July and August, and the fall period including September and October. Animal densities encountered in the Chukchi Sea during both of these time periods will further depend on the habitat zone within which the operations are occurring: open water or ice margin. Vessel and equipment limitations will result in very little activity occurring in or near sea ice; however, if ice is present near the areas of activity some sounds produced by the activities may remain above disturbance threshold levels in ice margin habitats. Therefore, open water densities have been used to estimate potential "take by harassment" in 90 percent of the area expected to be ensonified above disturbance thresholds while ice margin densities have been used in the remaining 10 percent of the ensonified area.

For a few marine mammal species, several density estimates were available. In those cases, the mean and maximum estimates were determined from the reported densities or survey data. In other cases, no applicable estimate was available, so correction factors were used to arrive density estimates. These are described in detail in the following sections.

Detectability bias, quantified in part by $f(0)$, is associated with diminishing sightability with increasing lateral distance from the survey trackline. Availability bias, $g(0)$, refers to the fact that there is <100 percent probability of sighting an animal that is present along the survey trackline.

Nine cetacean and four pinniped species under NMFS jurisdiction are known to occur in the planned project area in the Chukchi Sea. Five of them (bowhead, fin, and humpback whales, and ringed and bearded seals) are listed as "endangered" or "threatened" under the ESA.

(1) Beluga Whale

Summer densities of belugas in offshore waters are expected to be low, with somewhat higher densities in ice-margin and nearshore areas. Aerial surveys have recorded few belugas in the offshore Chukchi Sea during the

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summer months (Moore et al. 2000). Aerial surveys of the Chukchi Sea in 2008-2009 flown by the National Marine Mammal Laboratory (NMML) as part of the Chukchi Offshore Monitoring in Drilling Area (COMIDA) project have only reported 5 beluga sightings during >8,700 mi (>14,000 km) of on-transect effort, only 2 of which were offshore (COMIDA 2009). One of the three nearshore sightings was of a large group (~275 individuals on July 12, 2009) of migrating belugas along the coastline just north of Peard Bay. Additionally, only one beluga sighting was recorded during >49,710 mi (>80,000 km) of visual effort during good visibility conditions from industry vessels operating in the Chukchi Sea in September-October of 2006-2010 (Hartin et al. 2011). If belugas are present during the summer, they are more likely to occur in or near the ice edge or close to shore during their northward migration. Expected densities have previously been calculated from data in Moore et al. (2000). However, more recent data from COMIDA aerial surveys during 2008-2010 are now available (Clarke and Ferguson in prep.). Effort and sightings reported by Clarke and Ferguson (in prep.) were used to calculate the average open-water density estimate. Clarke and Ferguson (in prep) reported two on-transect beluga sightings (5 individuals)

during 11,985 km of on-transect effort in waters 36-50 m deep in the Chukchi Sea during July and August. The mean group size of these two sightings is 2.5. A $f(0)$ value of 2.841 and $g(0)$ value of 0.58 from Harwood et al. (1996) were also used in the density calculation. Specific data on the relative abundance of beluga in open-water versus ice-margin habitat during the summer in the Chukchi Sea is not available. However, belugas are commonly associated with ice, so an inflation factor of 4 was used to estimate the average ice-margin density from the open-water density. Very low densities observed from vessels operating in the Chukchi Sea during non-seismic periods and locations in July-August of 2006-2010 (0.0-0.0003/mi², 0.0-0.0001/km²; Hartin et al. 2011), also suggest the number of beluga whales likely to be present near the planned activities will not be large.

In the fall, beluga whale densities offshore in the Chukchi Sea are expected to be somewhat higher than in the summer because individuals of the eastern Chukchi Sea stock and the Beaufort Sea stock will be migrating south to their wintering grounds in the Bering Sea (Allen and Angliss 2012). Densities derived from survey results in the northern Chukchi Sea in Clarke and Ferguson (in prep) were used as the average density for open-water fall season estimates. Clarke and Ferguson (in prep) reported 3 beluga sightings (6 individuals) during 10,036 km of on-transect effort in water depths 36-50 m. The mean group size of those three sightings is 2. A $f(0)$ value of 2.841 and $g(0)$ value of 0.58 from Harwood et al. (1996) were used in the calculation. Moore et al. (2000) reported lower than expected beluga sighting rates in open-water during fall surveys in the Beaufort and Chukchi seas, so an inflation value of 4 was used to estimate the average ice-margin density from the open-water density. Based on the few beluga sightings from vessels operating in the Chukchi Sea during non-seismic periods and locations in September-November of 2006-2010 (Hartin et al. 2011), the relatively low densities are consistent with what is likely to be observed from vessels during the planned operations.

(2) Bowhead Whale

By July, most bowhead whales are northeast of the Chukchi Sea, within or migrating toward their summer feeding grounds in the eastern

Beaufort Sea. No bowheads were reported during 6,640 mi (10,686 km) of on-transect effort in the Chukchi Sea by Moore et al. (2000). Aerial surveys in 2008-2010 by the NMML as part of the COMIDA project reported only 6 sightings during >16,020 mi (>25,781 km) of on-transect effort (Clarke and Ferguson in prep). Two of the six sightings were in waters <=35 m deep and the remaining four sightings were in waters 51-200 m deep. Bowhead whales were also rarely sighted in July-August of 2006-2010 during aerial surveys of the Chukchi Sea coast (Thomas et al. 2011). This is consistent with movements of tagged whales, all of which moved through the Chukchi Sea by early May 2009, and tended to travel relatively close to shore, especially in the northern Chukchi Sea. The estimate of bowhead whale density in the Chukchi Sea was calculated by assuming there was one bowhead sighting during the 7,447 mi (11,985 km) of survey effort in waters 36-50 m deep in the Chukchi Sea during July-August reported in Clarke and Ferguson (in prep), although no bowheads were actually observed during those surveys. The mean group size from September-October sightings reported in Clarke and Ferguson (in prep) is 1.1, and this was also used in the calculation of summer densities. The group size value, along with a $f(0)$ value of 2 and a $g(0)$ value of 0.07, both from Thomas et al. (2002) were used to estimate a summer density of bowhead whales. Bowheads are not expected to be encountered in higher densities near ice in the summer (Moore et al. 2000), so the

same density estimates are used for open-water and ice-margin habitats. Densities from vessel based surveys in the Chukchi Sea during non-seismic periods and locations in July-August of 2006-2010 (Hartin et al. 2011) ranged from $0.0005\text{-}0.0021/\text{mi}^2$ ($0.0002\text{-}0.0008/\text{km}^2$).

During the fall, bowhead whales that summered in the Beaufort Sea and Amundsen Gulf migrate west and south to their wintering grounds in the Bering Sea making it more likely that bowheads will be encountered in the Chukchi Sea at this time of year. Moore et al. (2000) reported 34 bowhead sightings during 27,560 mi (44,354 km) of on-transect survey effort in the Chukchi Sea during September-October. Thomas et al. (2011) also reported increased sightings on coastal surveys of the Chukchi Sea during October and November of 2006-2010. GPS tagging of bowheads appear to show that migration routes through Chukchi Sea are more variable than through the Beaufort Sea (Quakenbush et al. 2010). Some of the routes taken by bowheads remain well north of the planned marine survey activities while others have passed near to or through the area. Kernel densities estimated from GPS locations of whales suggest that bowheads do not spend much time (e.g., feeding or resting) in the north-central Chukchi Sea near the area of planned activities (Quakenbush et al. 2010). Clarke and Ferguson (in prep) reported 14 sightings (15 individuals) during 10,036 km of on transect aerial survey effort in 2008-2010. The mean group size of those sightings is 1.1. The same $f(0)$ and $g(0)$ values that were used for the summer estimates above were used for the fall estimates. Moore et al. (2000) found that bowheads were detected more often than expected in association with ice in the Chukchi Sea in September-October, so a density of twice the average open-water density was used as the average ice-margin density. Densities from vessel based surveys in the Chukchi Sea during non-seismic periods and locations in September-November of 2006-2010 (Hartin et al. 2011) ranged from 0.0008 to $0.0135/\text{mi}^2$ ($0.0003\text{-}0.0052/\text{km}^2$). This suggests the densities used in the calculations are somewhat higher than are likely to be observed from vessels near the areas of planned operations.

(3) Gray Whale

Gray whale densities are expected to be much higher in the summer months than during the fall. Moore et al. (2000) found the distribution of gray whales in

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the planned operational area was scattered and limited to nearshore areas where most whales were observed in water less than 114 ft (35 m) deep. Thomas et al. (2011) also reported substantial declines in the sighting rates of gray whales in the fall. The average open-water summer density was calculated from 2008-2010 aerial survey effort and sightings in Clarke and Ferguson (in prep) for water depths 118-164 ft (36-50 m) including 54 sightings (73 individuals) during 7,447 mi (11,985 km) of on-transect effort. The average group size of those sightings is 1.35. Correction factors $f(0) = 2.49$ (Forney and Barlow 1998) and $g(0) = 0.30$ (Forney and Barlow 1998, Mallonee 1991) were also used in the density calculation. Gray whales are not commonly associated with sea ice, but may be present near it, so the same densities were used for ice-margin habitat as were derived for open-water habitat during both seasons. Densities from vessel based surveys in the Chukchi Sea during non-seismic periods and locations in July-August of 2006-2010 (Hartin et al. 2011) ranged from $0.0021/\text{mi}^2$ to $0.0221/\text{mi}^2$ ($0.0008/\text{km}^2$ to $0.0085/\text{km}^2$).

In the fall, gray whales may be dispersed more widely through the

northern Chukchi Sea (Moore et al. 2000), but overall densities are likely to be decreasing as the whales begin migrating south. A density calculated from effort and sightings (15 sightings [19 individuals] during 6,236 mi (10,036 km) of on-transect effort) in water 118-164 ft (36-50 m) deep during September-October reported by Clarke and Ferguson (in prep) was used as the average estimate for the Chukchi Sea during the fall period. The corresponding group size value of 1.26, along with the same $f(0)$ and $g(0)$ values described above were used in the calculation. Densities from vessel based surveys in the Chukchi Sea during non-seismic periods and locations in September-November of 2006-2010 (Hartin et al. 2011) ranged from $0.0/\text{mi}^2$ to $0.0114/\text{mi}^2$ ($0.0/\text{km}^2$ to $0.0044/\text{km}^2$).

(4) Harbor Porpoise

Harbor Porpoise densities were estimated from industry data collected during 2006-2010 activities in the Chukchi Sea. Prior to 2006, no reliable estimates were available for the Chukchi Sea and harbor porpoise presence was expected to be very low and limited to nearshore regions. Observers on industry vessels in 2006-2010, however, recorded sightings throughout the Chukchi Sea during the summer and early fall months. Density estimates from 2006-2010 observations during non-seismic periods and locations in July-August ranged from $0.0034/\text{mi}^2$ to $0.0075/\text{mi}^2$ ($0.0013/\text{km}^2$ to $0.0029/\text{km}^2$) (Hartin et al. 2011). The average density from the summer season of those three years ($0.0057/\text{mi}^2$, $0.0022/\text{km}^2$) was used as the average open-water density estimate. Harbor porpoise are not expected to be present in higher numbers near ice, so the open-water densities were used for ice-margin habitat in both seasons. Harbor porpoise densities recorded during industry operations in the fall months of 2006-2010 were slightly lower and ranged from $0.0/\text{mi}^2$ to $0.0114/\text{mi}^2$ ($0.0/\text{km}^2$ to $0.0044/\text{km}^2$). The average of those years ($0.0055/\text{mi}^2$, $0.0021/\text{km}^2$) was again used as the average density estimate.

(5) Other Cetaceans

The remaining five cetacean species that could be encountered in the Chukchi Sea during Shell's planned marine survey program include the humpback whale, killer whale, minke whale, fin whale, and narwhal. Although there is evidence of the occasional occurrence of these animals in the Chukchi Sea, it is unlikely that more than a few individuals will be encountered during the planned marine survey activities. Clarke et al. (2011b) and Hartin et al. (2011) reported humpback whale sightings; George and Suydam (1998) reported killer whales; Brueggeman et al. (1990), Hartin et al. (2011) and COMIDA (2011) reported minke whales; and Clarke et al. (2011b) and Hartin et al. (2011) reported fin whales. Narwhal sightings in the Chukchi Sea have not been reported in recent literature, but subsistence hunters occasionally report observations near Barrow, and Reeves et al. (2002) indicated a small number of extralimital sightings in the Chukchi Sea.

(6) Ringed and Bearded Seals

Ringed seal and bearded seals summer ice-margin densities were available in Bengtson et al. (2005) from spring surveys in the offshore pack ice zone of the northern Chukchi Sea. However, corrections for bearded seal availability, $g(0)$, based on haulout and diving patterns were not available. Densities of ringed and bearded seals in open water are expected to be somewhat lower in the summer when preferred pack ice habitat may still be present in the Chukchi Sea. Average and maximum open-water densities have been estimated at $\frac{3}{4}$ of the ice margin densities during both seasons for both species. The fall density of ringed seals in the offshore Chukchi Sea has been estimated as $\frac{2}{3}$ the summer densities because ringed seals begin to reoccupy nearshore

fast ice areas as it forms in the fall. Bearded seals may also begin to leave the Chukchi Sea in the fall, but less is known about their movement patterns so fall densities were left unchanged from summer densities. For comparison, the ringed seal density estimates calculated from data collected during summer 2006-2010 industry operations ranged from $0.0359/\text{mi}^2$ to $0.1206/\text{mi}^2$ ($0.0138/\text{km}^2$ to $0.0464/\text{km}^2$) (Hartin et al. 2011). These estimates are lower than those made by Bengtson et al. (2005) which is not surprising given the different survey methods and timing.

(7) Spotted Seal

Little information on spotted seal densities in offshore areas of the Chukchi Sea is available. Spotted seal densities in the summer were estimated by multiplying the ringed seal densities by 0.02. This was based on the ratio of the estimated Chukchi populations of the two species. Chukchi Sea spotted seal abundance was estimated by assuming that 8 percent of the Alaskan population of spotted seals is present in the Chukchi Sea during the summer and fall (Rugh et al. 1997), the Alaskan population of spotted seals is 59,214 (Allen and Angliss 2012), and that the population of ringed seals in the Alaskan Chukchi Sea is ~208,000 animals (Bengtson et al. 2005). In the fall, spotted seals show increased use of coastal haulouts so densities were estimated to be $\frac{2}{3}$ of the summer densities.

(8) Ribbon Seals

Four ribbon seal sightings were reported during industry vessel operations in the Chukchi Sea in 2006-2010 (Hartin et al. 2011). The resulting density estimate of $0.0013/\text{mi}^2$ ($0.0007/\text{km}^2$) was used for both seasons and habitat zones.

Area Potentially Exposed to Sound Levels above 160 dB during Site Clearance and Shallow Hazards Surveys

As described earlier, Shell's proposed site clearance and shallow hazards surveys would occur in three survey areas of the Chukchi Sea Lease Area. These three survey areas are the Burger prospect (Survey Area 2), Crackerjack prospect (Survey Area 1), and an area northeast of Burger (Survey Area 3; Figure 1-2 of the IHA application). The precise survey sites within the survey areas at these prospects have not yet been determined, but there are five notional locations at Burger, three at Crackerjack, and one northeast of Burger. The five potential survey sites at Burger range in size from 23 km^2 to 40

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km^2 (9 mi^2 to 15 mi^2) while the three potential sites at Crackerjack range from 35 km^2 to 119 km^2 (14 mi^2 to 46 mi^2). The single site northeast of Burger may be $\sim 119 \text{ km}^2$ (46 mi^2).

Shell plans to use the same $4 \times 10 \text{ in}^3$ airgun configuration that was used during site clearance and shallow hazards surveys in the Chukchi Sea in 2008 and 2009. Measurements during these two years occurred at three locations: Honeyguide (west of the Crackerjack prospect), Crackerjack, and Burger. The measurements showed that the Burger site had the largest radius from the source to the 160 dB (rms) re 1 [micro]Pa isopleths at 1,800 m. As a cautionary approach, the Burger site distance (1,800 m from the source) plus a 25 percent inflation factor (equaling 2,250 m) was used to estimate the total area that may be ensonified to 160 dB (rms) re 1 [micro]Pa by seismic sounds at all of the potential survey sites at any given time, which equals to 15.9 km^2 .

Shell's operations plan calls for site clearance and shallow hazards surveys to begin at the Burger prospect. Adding the 2.25 km 160 dB (rms) radius to the perimeter of all five of the notional survey grids at that site results in a total area at Burger of 477 km² being exposed to seismic sound ≥ 160 dB (rms). This is approximately 40 percent of the total area that may be exposed to seismic sounds during the survey activities and it has been attributed to the July-August period. Adding the 2.25 km 160 dB (rms) radius to the perimeter of the three notional survey areas at Crackerjack and the one northeast of Burger results in a total area of 826 km² being potentially exposed to pulsed seismic sounds ≥ 160 dB (rms). Since these areas would likely be surveyed after the Burger sites are completed they have been attributed to the September-October period. The total area potentially exposed is then 1,303 km² (477 km² + 826 km²).

Area Potentially Exposed to Sound Levels Above 120 dB During Equipment Recovery and Maintenance Program

As described earlier, Shell's proposed equipment recovery and maintenance at the Burger A well site where drilling took place in 2012 would involve a vessel engaging with DP thrusters while remotely operated vehicles or divers are used to perform the required work. Sounds produced by the vessel while in dynamic positioning mode will be non-impulse in nature and are thus evaluated at the ≥ 120 dB (rms) level.

The vessel from which equipment recovery and maintenance will be conducted has not yet been determined. Various sound measurements were conducted from vessels during DP operations and during drilling activities (which may include DP operations) in the Chukchi Sea in the past two years. Under most circumstances, sounds from dynamic positioning thrusters are expected to be well below 120 dB (rms) at distances greater than 10 km (6 mi). Among those measurements, the drilling activities conducted by the Tor Viking II at the Burger A well site in 2012 may have included dynamic positioning, and its distance of 13 km (8 mi) was selected to model the 120 dB (rms) re 1 [micro]Pa isopleths for Shell's proposed 2013 equipment recovery and maintenance program. This yields to a 120 dB (rms) re 1 [micro]Pa ensonified zone of approximately 531 km² (205 mi²).

The equipment recovery and maintenance work at the well site may occur during either or both of the seasonal periods and may take place over as many as 28 days. Therefore, the entire area potentially exposed to continuous sounds ≥ 120 dB (rms) from dynamic positioning thrusters has been applied to densities of marine mammals during both seasonal periods.

Potential Number of "Take by Harassment"

As stated earlier, the estimates of potential Level B takes of marine mammals by noise exposure are based on a consideration of the number of marine mammals that might be present during operations in the Chukchi Sea and the anticipated area exposed to those sound pressure levels (SPLs) above 160 dB re 1 [micro]Pa for impulse sources (seismic aregun during site clearance and shallow hazards surveys) and SPLs above 120 dB re 1 [micro]Pa for non-impulse sources (vessel's DP operation during equipment recovery and maintenance program).

The number of individuals of each species potentially exposed to received levels was estimated by multiplying the anticipated area to be ensonified to the specified SPLs in each season (summer and fall) and

habitat zone (open water and ice margin) to which a density applies, by the expected species density. The numbers of individuals potentially exposed were then summed for each species across the two seasons and habitat zones.

An additional calculation was made that assumes the entire population of marine mammals within the 531 km² (205 mi²) area exposed to non-pulsed sounds ≥ 120 dB (rms) re 1 μ Pa during the equipment recovery and maintenance activity is different every day during that 28 day period. To do this, the 28 days were split evenly between the July-August and September-October periods (14 days in each period). The area ensonified by continuous sounds on each day was then multiplied by 14 before being multiplied by the appropriate species density within each season.

Some of the animals estimated to be exposed, particularly migrating bowhead whales, might show avoidance reactions before being exposed to sounds at the specified threshold levels. Thus, these calculations actually estimate the number of individuals potentially exposed to the specified sounds levels that would occur if there were no avoidance of the area ensonified to that level.

As described above, vessel and equipment limitations will result in very little activity occurring in or near sea ice; however, if ice is present near the areas of activity, some sounds produced by the activities may remain above disturbance threshold levels in ice margin habitats. Therefore, open water densities have been used to estimate potential "take by harassment" in 90 percent of the area expected to be ensonified above disturbance thresholds while ice margin densities have been used in the remaining 10 percent of the ensonified area. Species with an estimated average number of individuals exposed equal to zero are included below for completeness, but are not likely to be encountered.

Numbers of marine mammals that might be present and potentially taken are summarized in Table 4 based on calculation described above.

Some of the animals estimated to be exposed, particularly migrating bowhead whales, might show avoidance reactions before being exposed to ≥ 160 dB (rms) re 1 μ Pa. Thus, these calculations actually estimate the number of individuals potentially exposed to specific SPLs, i.e., ≥ 160 dB (rms) re 1 μ Pa for impulse noise and ≥ 120 dB (rms) re 1 μ Pa for non-impulse noise, that would occur if there were no avoidance of the area ensonified to that level.

Because beluga whales may form groups, additional takes were added on top of the density-based take calculation in the event a large group is encountered during the survey. For marine mammal species that are rare and for which no density estimates are available in the vicinity of the proposed project area (such as humpback, fin, minke, and killer whales and narwhal), a small number of takes have been requested in case they are encountered (Table 4).

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Table 4--Estimates of the Possible Maximum Numbers of Marine Mammals Taken by Level B Harassment (Exposed to ≥ 160 dB From Airgun Sound and ≥ 120 dB From Dynamic Positioning Operations) During Shell's Proposed Marine Survey and Equipment Recovery and Maintenance Activity in the Chukchi Sea, July-October 2013, Including a Daily Multiplier for the Entire 28 Days Operational Period

at the Burger A Well Site

Level B takes	Species	Percent population
Bowhead whale.....	209	1.98
Gray whale.....	270	1.41
Fin whale.....	10	0.18
Humpback whale.....	10	1.07
Minke whale.....	10	1.23
Beluga whale*.....	53	1.43
Narwhal.....	4	NA
Killer whale.....	10	3.18
Harbor porpoise.....	35	0.07
Ringed seal.....	5,096	2.44
Bearded seal.....	178	0.07
Spotted seal.....	102	0.17
Ribbon seal.....	12	0.02

* Additional takes were added in the event that a large group of Beluga whales is encountered.

Estimated Take Conclusions

Effects on marine mammals are generally expected to be restricted to avoidance of the area around the planned activities and short-term changes in behavior, falling within the MMPA definition of "Level B harassment".

Cetaceans--The average estimates without a daily multiplier for the stationary operations suggest a total of 209 bowhead whales may be exposed to sounds at or above the specified levels. This number is approximately 1.98% of the BCB population of 10,545 assessed in 2001 (Allen and Angliss 2011) and is assuming to be increasing at an annual growth rate of 3.4% (Zeh and Punt 2005), which is supported by a 2004 population estimate of 12,631 by Koski et al. (2010). Including a daily multiplier brings the average estimate up to 209 individual bowhead whales with the daily multiplier (Table 4). The total estimated number of gray whales that may be exposed to sounds from the activities ranges up to 270 with the daily multiplier (Table 4). Fewer beluga whales and harbor porpoises are likely to be exposed to sounds during the activities. The small numbers of other whale species that may occur in the Chukchi Sea are unlikely to be present around the planned operations but chance encounters may occur. The few individuals would represent a very small proportion of their respective populations.

Pinnipeds--Ringed seal is by far the most abundant species expected

to be encountered during the planned operations. The best estimate of the numbers of ringed seals exposed to sounds at the specified received levels during the planned activities is 727 not including a daily multiplier, and 5,096 if a daily multiplier is included. Both of these numbers represent <3 percent of the estimated Alaska population. Fewer individuals of other pinniped species are estimated to be exposed to sounds at the specified received levels, also representing small proportions of their populations. Pinnipeds are unlikely to react to non-impulse sounds until received levels are much stronger than 120 dB (rms), so it is probable that a smaller number of these animals would actually be appreciably disturbed.

Negligible Impact and Small Numbers Analysis and Preliminary Determination

NMFS has defined "negligible impact" in 50 CFR 216.103 as "... an impact resulting from the specified activity that cannot be reasonably expected to, and is not reasonably likely to, adversely affect the species or stock through effects on annual rates of recruitment or survival." In making a negligible impact determination, NMFS considers a variety of factors, including but not limited to: (1) The number of anticipated mortalities; (2) the number and nature of anticipated injuries; (3) the number, nature, intensity, and duration of Level B harassment; and (4) the context in which the takes occur.

No injuries or mortalities are anticipated to occur as a result of Shell's proposed 2013 marine surveys and equipment recovery and maintenance program in the Chukchi Sea, and none are proposed to be authorized. The proposed site clearance and shallow hazards surveys would use a very small 40 in³ airgun array, which have much less acoustic power outputs compared to conventional airgun arrays with displacement volume in the range of thousands of cubic inches. The modeled isopleths at 180 dB, based on prior measurements for the same airgun array in the vicinity of the 2013 survey sites, is expected to be 160 m from the source at maximum. Source levels from vessel's DP thrusters during Shell's proposed equipment recovery and maintenance program are below 180 dB re 1 [micro]Pa.

In addition, animals in the area are not expected to incur hearing impairment (i.e., TTS or PTS) or non-auditory physiological effects. The modeled isopleths at 160 dB and 120 dB, based on prior measurements, are expected to be approximately 1.8 km and 13km from the airgun array and DP-operating vessel, respectively. Takes will be limited to Level B behavioral harassment. Although it is possible that some individuals of marine mammals may be exposed to sounds from the proposed site clearance and shallow hazard surveys and equipment recovery and maintenance activities more than once, the expanse of these multi-exposures are expected to be less extensive since either the animals or the vessels conducting the marine surveys will be moving constantly in and out of the survey areas.

Most of the bowhead whales encountered will likely show overt disturbance (avoidance) only if they receive airgun sounds with levels ≥ 160 dB re 1 [mu]Pa. Odontocete reactions to seismic airgun pulses are usually assumed to be limited to shorter distances from the airgun(s) than are those of mysticetes, probably in part because odontocete low-frequency hearing is assumed to be less sensitive than that of mysticetes. However, at least when in the Canadian Beaufort Sea

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in summer, belugas appear to be fairly responsive to seismic energy, with few being sighted within 6-12 mi (10-20 km) of seismic vessels during aerial surveys (Miller et al. 2005). Belugas will likely occur in small numbers in the Chukchi Sea during the survey period and few will likely be affected by the survey activity.

Although the stationary nature of the vessel that conducts equipment recovery and maintenance could affect different individuals of marine mammals during the operations, the relatively short period (28 days) of this activity precludes the take of large numbers of marine mammals. In addition, the noise levels generated from DP thrusters are much lower than the levels from the airgun array, and the modeled 120 dB isopleths is expected to be 13 km at the maximum, resulting an ensounded area of 531 km².

Taking into account the mitigation measures that are planned, effects on marine mammals are generally expected to be restricted to avoidance of a limited area around Shell's proposed open-water activities and short-term changes in behavior, falling within the MMPA definition of "Level B harassment". The many reported cases of apparent tolerance by cetaceans of seismic exploration, vessel traffic, and some other human activities show that co-existence is possible. Mitigation measures such as controlled vessel speed, dedicated marine mammal observers, non-pursuit, and shut downs or power downs when marine mammals are seen within defined ranges will further reduce short-term reactions and minimize any effects on hearing sensitivity. In all cases, the effects are expected to be short-term, with no lasting biological consequence.

Of the thirteen marine mammal species likely to occur in the proposed marine survey area, bowhead, fin, and humpback whales and ringed and bearded seals are listed as endangered or threatened under the ESA. These species are also designated as "depleted" under the MMPA. Despite these designations, the Bering-Chukchi-Beaufort stock of bowheads has been increasing at a rate of 3.4 percent annually for nearly a decade (Allen and Angliss 2010). Additionally, during the 2001 census, 121 calves were counted, which was the highest yet recorded. The calf count provides corroborating evidence for a healthy and increasing population (Allen and Angliss 2010). The occurrence of fin and humpback whales in the proposed marine survey areas is considered very rare. There is no critical habitat designated in the U.S. Arctic for the bowhead, fin, and humpback whales. The Alaska stock of bearded seals, part of the Beringia distinct population segment (DPS), and the Arctic stock of ringed seals, have recently been listed by NMFS as threatened under the ESA. None of the other species that may occur in the project area are listed as threatened or endangered under the ESA or designated as depleted under the MMPA.

Potential impacts to marine mammal habitat were discussed previously in this document (see the "Anticipated Effects on Habitat" section). Although some disturbance is possible to food sources of marine mammals, the impacts are anticipated to be minor enough as to not affect rates of recruitment or survival of marine mammals in the area. Based on the vast size of the Arctic Ocean where feeding by marine mammals occurs versus the localized area of the marine survey activities, any missed feeding opportunities in the direct project area would be minor based on the fact that other feeding areas exist elsewhere.

The estimated takes proposed to be authorized represent 1.43% of the Eastern Chukchi Sea population of approximately 3,710 beluga whales, 3.18% of Aleutian Island and Bering Sea stock of approximately 314 killer whales, 0.07% of Bering Sea stock of approximately 48,215

harbor porpoises, 1.41% of the Eastern North Pacific stock of approximately 19,126 gray whales, 1.98% of the Bering-Chukchi-Beaufort population of 10,545 bowhead whales, 1.07% of the Western North Pacific stock of approximately 938 humpback whales, 0.18% of the Northeast Pacific stock of approximately 5,700 fin whales, and 1.43% of the Alaska stock of approximately 810 minke whales. The take estimates presented for ringed, bearded, spotted, and ribbon seals represent 2.44, 0.07, 0.17, and 0.02% of U.S. Arctic stocks of each species, respectively. The percentage of Level B behavioral take of 4 individual narwhals among its percentage is unknown as narwhal are not regularly sighted in the U.S. Chukchi Sea. Nevertheless, it is reasonable to believe that the number of narwhal estimated to be taken is very low among its population. The mitigation and monitoring measures (described previously in this document) proposed for inclusion in the IHA (if issued) are expected to reduce even further any potential disturbance to marine mammals.

In addition, no important feeding and reproductive areas are known in the vicinity of the Shell's proposed marine surveys at the time the proposed surveys are to take place. No critical habitat of ESA-listed marine mammal species occurs in the Chukchi Sea.

Based on the analysis contained herein of the likely effects of the specified activity on marine mammals and their habitat, and taking into consideration the implementation of the mitigation and monitoring measures, NMFS preliminarily finds that Shell's proposed 2013 open-water marine surveys in the Chukchi Sea may result in the incidental take of small numbers of marine mammals, by Level B harassment only, and that the total taking from the marine surveys will have a negligible impact on the affected species or stocks.

Unmitigable Adverse Impact Analysis and Preliminary Determination

NMFS has preliminarily determined that Shell's proposed 2013 open-water marine surveys in the Chukchi Sea will not have an unmitigable adverse impact on the availability of species or stocks for taking for subsistence uses. This preliminary determination is supported by information contained in this document and Shell's draft POC. Shell has adopted a spatial and temporal strategy for its Chukchi Sea open-water marine surveys that should minimize impacts to subsistence hunters. Due to the timing of the project and the distance from the surrounding communities (the proposed site clearance and shallow hazards surveys and equipment recovery and maintenance activities would be approximately 120 km to Wainwright and 150 km to Point Lay), it is anticipated to have no effects on spring harvesting and little or no effects on the occasional summer harvest of beluga whale, subsistence seal hunts (ringed and spotted seals are primarily harvested in winter while bearded seals are hunted during July-September in the Beaufort Sea), or the fall bowhead hunt.

In addition, based on the measures described in Shell's Draft POC, the proposed mitigation and monitoring measures (described earlier in this document), and the project design itself, NMFS has determined preliminarily that there will not be an unmitigable adverse impact on subsistence uses from Shell's 2013 open-water marine surveys in the Chukchi Sea.

Proposed Incidental Harassment Authorization

This section contains a draft of the IHA itself. The wording contained in this section is proposed for inclusion in the IHA (if

issued).

(1) This Authorization is valid from July 1, 2013, through October 30, 2013.

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(2) This Authorization is valid only for activities associated with open-water marine surveys and related activities in the Chukchi Sea. The specific areas where Shell's surveys will be conducted are within the Chukchi Sea, Alaska, as shown in Figures 1-1, 1-2, and 1-3 of Shell's IHA application.

(3)(a) The species authorized for incidental harassment takings, Level B harassment only, are: beluga whales (*Delphinapterus leucas*); Narwhals (*Monodon monoceros*); harbor porpoises (*Phocoena phocoena*); killer whales (*Orcinus orca*); bowhead whales (*Balaena mysticetus*); gray whales (*Eschrichtius robustus*); humpback whales (*Megaptera novaeangliae*); fin whales (*Balaenoptera physalus*); minke whales (*B. acutorostrata*); bearded seals (*Erignathus barbatus*); spotted seals (*Phoca largha*); ringed seals (*P. hispida*); and ribbon seals (*P. fasciata*).

(3)(b) The authorization for taking by harassment is limited to the following acoustic sources and from the following activities:

(i) 40 in\3\ airgun arrays and other acoustic sources for site clearance and shallow hazards surveys;

(ii) Non-airgun active acoustic sources for ice gouge surveys;

(iii) Vessel activities related to open-water marine surveys listed in (i) and (ii); and

(iv) Vessel activities related to equipment recovery and maintenance at Burger A well site.

(3)(c) The taking of any marine mammal in a manner prohibited under this Authorization must be reported within 24 hours of the taking to the Alaska Regional Administrator (907-586-7221) or his designee in Anchorage (907-271-3023), National Marine Fisheries Service (NMFS) and the Chief of the Permits and Conservation Division, Office of Protected Resources, NMFS, at (301) 427-8401, or his designee (301-427-8418).

(4) The holder of this Authorization must notify the Chief of the Permits and Conservation Division, Office of Protected Resources, at least 48 hours prior to the start of collecting seismic data (unless constrained by the date of issuance of this Authorization in which case notification shall be made as soon as possible).

(5) Prohibitions

(a) The taking, by incidental harassment only, is limited to the species listed under condition 3(a) above and by the numbers listed in Table 1 (attached). The taking by Level A harassment, injury or death of these species or the taking by harassment, injury or death of any other species of marine mammal is prohibited and may result in the modification, suspension, or revocation of this Authorization.

(b) The taking of any marine mammal is prohibited whenever the required source vessel protected species observers (PSOs), required by condition 7(a)(i), are not onboard in conformance with condition 7(a)(i) of this Authorization.

(6) Mitigation

(a) Establishing Exclusion and Disturbance Zones

(i) Establish and monitor with trained PSOs a preliminary exclusion zone for cetaceans surrounding the airgun array on the source vessel where the received level would be 180 dB (rms) re 1 [micro]Pa. For purposes of the field verification test, described in condition 7(e)(i), this radius is estimated to be 160 m from the seismic source

for the 40 in\3\ airgun arrays and 52 m for a single 10 in\3\ airgun for site clearance and shallow hazards surveys.

(ii) Establish and monitor with trained PSOs a preliminary exclusion zone for pinnipeds surrounding the airgun array on the source vessel where the received level would be 190 dB (rms) re 1 [micro]Pa. For purposes of the field verification test described in condition 7(e)(i), this radius is estimated to be 50 m from the seismic source for the 640 in\3\ airgun arrays and 23 m for the single 10 in\3\ airgun for site clearance and shallow hazards surveys.

(iii) Establish a zone of influence (ZOI) for cetaceans and pinnipeds surrounding the airgun array on the source vessel where the received level would be 160 dB (rms) re 1 [micro]Pa. For purposes of the field verification test described in condition 7(e)(i), this radius is estimated to be 1,800 m from the seismic source for the 40 in\3\ airgun arrays and 569 m for the single 10 in\3\ airgun for site clearance and shallow hazards surveys.

(iv) Establish a ZOI for cetaceans and pinnipeds surrounding the vessel while operating dynamic positioning (DP) thruster where the received level would be 120 dB (rms) re 1 [micro]Pa. For purposes of the field verification test described in condition 7(b)(i), this radius is estimated to be 13 km from the DP thruster source for equipment recovery and maintenance operations.

(v) Immediately upon completion of data analysis of the field verification measurements required under condition 7(e)(i) below, the new 120-dB, 160-dB, 180-dB, and 190-dB marine mammal ZOIs and exclusion zones shall be established based on the sound source verification.

(b) Vessel and Helicopter Movement Mitigation:

(i) Avoid concentrations or groups of whales by all vessels under the direction of Shell. Operators of support vessels should, at all times, conduct their activities at the maximum distance possible from such concentrations of whales.

(ii) Vessels in transit shall be operated at speeds necessary to ensure no physical contact with whales occurs. If any vessel approaches within 1.6 km (1 mi) of observed bowhead whales, except when providing emergency assistance to whalers or in other emergency situations, the vessel operator will take reasonable precautions to avoid potential interaction with the bowhead whales by taking one or more of the following actions, as appropriate:

(A) Reducing vessel speed to less than 5 knots within 300 yards (900 feet or 274 m) of the whale(s);

(B) Steering around the whale(s) if possible;

(C) Operating the vessel(s) in such a way as to avoid separating members of a group of whales from other members of the group;

(D) Operating the vessel(s) to avoid causing a whale to make multiple changes in direction; and

(E) Checking the waters immediately adjacent to the vessel(s) to ensure that no whales will be injured when the propellers are engaged.

(iii) When weather conditions require, such as when visibility drops, adjust vessel speed accordingly to avoid the likelihood of injury to whales.

(iv) In the event that any aircraft (such as helicopters) are used to support the planned survey, the mitigation measures below would apply:

(A) Under no circumstances, other than an emergency, shall aircraft be operated at an altitude lower than 1,000 feet above sea level (ASL) when within 0.3 mile (0.5 km) of groups of whales.

(B) Helicopters shall not hover or circle above or within 0.3 mile (0.5 km) of groups of whales.

(c) Mitigation Measures for Airgun Operations

(i) Ramp-up:

(A) A ramp up, following a cold start, can be applied if the exclusion zone has been free of marine mammals for a consecutive 30-minute period. The entire exclusion zone must have been visible during these 30 minutes. If the entire exclusion zone is not visible, then ramp up from a cold start cannot begin.

(B) If a marine mammal(s) is sighted within the exclusion zone during the 30-minute watch prior to ramp up, ramp up will be delayed until the marine mammal(s) is sighted outside of the exclusion zone or the animal(s) is not

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sighted for at least 15-30 minutes: 15 minutes for small odontocetes (harbor porpoise) and pinnipeds, or 30 minutes for baleen whales and large odontocetes (including beluga and killer whales and narwhal).

(C) If, for any reason, electrical power to the airgun array has been discontinued for a period of 10 minutes or more, ramp-up procedures shall be implemented. Only if the PSO watch has been suspended, a 30-minute clearance of the exclusion zone is required prior to commencing ramp-up. Discontinuation of airgun activity for less than 10 minutes does not require a ramp-up.

(D) The seismic operator and PSOs shall maintain records of the times when ramp-ups start and when the airgun arrays reach full power.

(ii) Power-down/Shutdown:

(A) The airgun array shall be immediately powered down whenever a marine mammal is sighted approaching close to or within the applicable exclusion zone of the full array, but is outside the applicable exclusion zone of the single mitigation airgun.

(B) If a marine mammal is already within the exclusion zone when first detected, the airguns shall be powered down immediately.

(C) Following a power-down, firing of the full airgun array shall not resume until the marine mammal has cleared the exclusion. The animal will be considered to have cleared the exclusion zone if it is visually observed to have left the exclusion zone of the full array, or has not been seen within the zone for 15 minutes (pinnipeds or small toothed whales) or 30 minutes (baleen whales or large toothed whales).

(D) If a marine mammal is sighted within or about to enter the 190 or 180 dB (rms) applicable exclusion zone of the single mitigation airgun, the airgun array shall be shutdown.

(E) Firing of the full airgun array or the mitigation gun shall not resume until the marine mammal has cleared the exclusion zone of the full array or mitigation gun, respectively. The animal will be considered to have cleared the exclusion zone as described above under ramp up procedures.

(iii) Poor Visibility Conditions:

(A) If during foggy conditions, heavy snow or rain, or darkness, the full 180 dB exclusion zone is not visible, the airguns cannot commence a ramp-up procedure from a full shut-down.

(B) If one or more airguns have been operational before nightfall or before the onset of poor visibility conditions, they can remain operational throughout the night or poor visibility conditions. In this case ramp-up procedures can be initiated, even though the exclusion zone may not be visible, on the assumption that marine mammals will be alerted by the sounds from the single airgun and have moved away.

(iv) Use of a Small-Volume Airgun During Turns and Transits

(A) Throughout the seismic survey, particularly during turning

movements, and short transits, Shell will employ the use of a small-volume airgun (i.e., 10 in³ "mitigation airgun") to deter marine mammals from being within the immediate area of the seismic operations. The mitigation airgun would be operated at approximately one shot per minute and would not be operated for longer than three hours in duration (turns may last two to three hours for the proposed project).

(B) During turns or brief transits (e.g., less than three hours) between seismic tracklines, one mitigation airgun will continue operating. The ramp-up procedure will still be followed when increasing the source levels from one airgun to the full airgun array. However, keeping one airgun firing will avoid the prohibition of a "cold start" during darkness or other periods of poor visibility. Through use of this approach, site clearance and shallow hazards surveys using the full array may resume without the 30 minute observation period of the full exclusion zone required for a "cold start". PSOs will be on duty whenever the airguns are firing during daylight, during the 30 minute periods prior to ramp-ups.

(d) Mitigation Measures for Subsistence Activities:

(i) For the purposes of reducing or eliminating conflicts between subsistence whaling activities and Shell's survey program, the holder of this Authorization will participate with other operators in the Communication and Call Centers (Com-Center) Program. The Com-Centers will be operated 24 hours/day during the 2013 fall subsistence bowhead whale hunt.

(ii) The appropriate Com-Center shall be notified if there is any significant change in plans.

(iii) Upon notification by a Com-Center operator of an at-sea emergency, the holder of this Authorization shall provide such assistance as necessary to prevent the loss of life, if conditions allow the holder of this Authorization to safely do so.

(7) Monitoring

(a) Vessel-based Visual Monitoring:

(i) Vessel-based visual monitoring for marine mammals shall be conducted by NMFS-approved protected species observers (PSOs) throughout the period of survey activities.

(ii) PSOs shall be stationed aboard the marine survey vessel and the vessel used to facilitate equipment recovery and maintenance work at the Burger A exploratory well site through the duration of the projects.

(iii) A sufficient number of PSOs shall be onboard the survey vessel to meet the following criteria:

(A) 100% monitoring coverage during all periods of survey operations in daylight;

(B) maximum of 4 consecutive hours on watch per PSO; and

(C) maximum of 12 hours of watch time per day per PSO.

(iv) The vessel-based marine mammal monitoring shall provide the basis for real-time mitigation measures as described in (6)(c) above.

(v) Results of the vessel-based marine mammal monitoring shall be used to calculate the estimation of the number of "takes" from the marine surveys and equipment recovery and maintenance program.

(b) Protected Species Observers and Training

(i) PSO teams shall consist of Inupiat observers and NMFS-approved field biologists.

(ii) Experienced field crew leaders shall supervise the PSO teams in the field. New PSOs shall be paired with experienced observers to avoid situations where lack of experience impairs the quality of observations.

(iii) Crew leaders and most other biologists serving as observers

in 2013 shall be individuals with experience as observers during recent seismic or shallow hazards monitoring projects in Alaska, the Canadian Beaufort, or other offshore areas in recent years.

(iv) Resumes for PSO candidates shall be provided to NMFS for review and acceptance of their qualifications. Inupiat observers shall be experienced in the region and familiar with the marine mammals of the area.

(v) All observers shall complete a NMFS-approved observer training course designed to familiarize individuals with monitoring and data collection procedures. The training course shall be completed before the anticipated start of the 2013 open-water season. The training session(s) shall be conducted by qualified marine mammalogists with extensive crew-leader experience during previous vessel-based monitoring programs. A marine mammal observers' handbook, adapted for the specifics of the planned survey program will be reviewed as part of the training.

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(vi) Training for both Alaska native PSOs and biologist PSOs shall be conducted at the same time in the same room. There shall not be separate training courses for the different PSOs.

(vii) Crew members should not be used as primary PSOs because they have other duties and generally do not have the same level of expertise, experience, or training as PSOs, but they could be stationed on the fantail of the vessel to observe the near field, especially the area around the airgun array and implement a rampdown or shutdown if a marine mammal enters the safety zone (or exclusion zone).

(viii) If crew members are to be used as PSOs, they shall go through some basic training consistent with the functions they will be asked to perform. The best approach would be for crew members and PSOs to go through the same training together.

(ix) PSOs shall be trained using visual aids (e.g., videos, photos), to help them identify the species that they are likely to encounter in the conditions under which the animals will likely be seen.

(x) Shell shall train its PSOs to follow a scanning schedule that consistently distributes scanning effort according to the purpose and need for observations. All PSOs should follow the same schedule to ensure consistency in their scanning efforts.

(xi) PSOs shall be trained in documenting the behaviors of marine mammals. PSOs should simply record the primary behavioral state (i.e., traveling, socializing, feeding, resting, approaching or moving away from vessels) and relative location of the observed marine mammals.

(c) PSO Handbook: A PSO's Handbook shall be prepared for Shell's 2013 vessel-based monitoring program. Handbooks contain maps, illustrations, and photographs, as well as text, and are intended to provide guidance and reference information to trained individuals who will participate as PSOs. The following topics shall be covered in the PSO Handbook for the Shell project:

(i) summary overview descriptions of the project, marine mammals and underwater noise, the marine mammal monitoring program (vessel roles, responsibilities), and the Marine Mammal Protection Act;

(ii) monitoring and mitigation objectives and procedures, including radii for exclusion zones and zones of influence (ZOIs);

(iii) responsibilities of staff and crew regarding the marine mammal monitoring plan;

(iv) instructions for ship crew regarding the marine mammal

monitoring plan;

(v) data recording procedures: codes and coding instructions, PSO coding mistakes, electronic database; navigational, marine physical, field data sheet;

(vi) list of species that might be encountered: identification, natural history;

(vii) use of specialized field equipment (reticle binoculars, night vision devices, etc.);

(viii) table of wind speed, Beaufort wind force, and sea state codes; and

(ix) data quality-assurance/quality-control, delivery, storage, and backup procedures.

(d) Marine Mammal Observation Protocol

(i) PSOs shall watch for marine mammals from the best available vantage point on the survey vessels, typically the bridge.

(ii) Observations by the PSOs on marine mammal presence and activity shall begin a minimum of 30 minutes prior to the estimated time that the seismic source is to be turned on and/or ramped-up.

(iii) PSOs shall scan systematically with the unaided eye and 7 x 50 reticle binoculars, supplemented with 20 x 60 image-stabilized Zeiss Binoculars or Fujinon 25 x 150 "Big-eye" binoculars, and night-vision equipment when needed.

(iv) Personnel on the bridge shall assist the marine mammal observer(s) in watching for marine mammals.

(v) PSOs aboard the marine survey vessel shall give particular attention to the areas within the marine mammal exclusion zones around the source vessel, as noted in (6)(a)(i) and (ii). They shall avoid the tendency to spend too much time evaluating animal behavior or entering data on forms, both of which detract from their primary purpose of monitoring the exclusion zone.

(vi) Monitoring shall consist of recording of the following information:

(A) the species, group size, age/size/sex categories (if determinable), the general behavioral activity, heading (if consistent), bearing and distance from seismic vessel, sighting cue, behavioral pace, and apparent reaction of all marine mammals seen near the seismic vessel and/or its airgun array (e.g., none, avoidance, approach, paralleling, etc);

(B) the time, location, heading, speed, and activity of the vessel (shooting or not), along with sea state, visibility, cloud cover and sun glare at (I) any time a marine mammal is sighted (including pinnipeds hauled out on barrier islands), (II) at the start and end of each watch, and (III) during a watch (whenever there is a change in one or more variable);

(C) the identification of all vessels that are visible within 5 km of the seismic vessel whenever a marine mammal is sighted and the time observed;

(D) any identifiable marine mammal behavioral response (sighting data should be collected in a manner that will not detract from the PSO's ability to detect marine mammals);

(E) any adjustments made to operating procedures; and

(F) visibility during observation periods so that total estimates of take can be corrected accordingly.

(vii) Distances to nearby marine mammals will be estimated with binoculars (Fujinon 7 x 50 binoculars) containing a reticle to measure the vertical angle of the line of sight to the animal relative to the horizon. Observers may use a laser rangefinder to test and improve their abilities for visually estimating distances to objects in the

water.

(viii) PSOs shall understand the importance of classifying marine mammals as "unknown" or "unidentified" if they cannot identify the animals to species with confidence. In those cases, they shall note any information that might aid in the identification of the marine mammal sighted. For example, for an unidentified mysticete whale, the observers should record whether the animal had a dorsal fin.

(ix) Additional details about unidentified marine mammal sightings, such as "blow only", mysticete with (or without) a dorsal fin, "seal splash", etc., shall be recorded.

(x) When a marine mammal is seen approaching or within the exclusion zone applicable to that species, the marine survey crew shall be notified immediately so that mitigation measures described in (6) can be promptly implemented.

(xi) Shell shall use of the best available technology to improve detection capability during periods of fog and other types of inclement weather. Such technology might include night-vision goggles or binoculars as well as other instruments that incorporate infrared technology.

(d) Field Data-Recording, Verification, Handling, and Security

(i) PSOs shall record their observations directly into computers running a custom designed software package. Paper datasheets shall be available as backup if necessary.

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(ii) The accuracy of the data entry shall be verified in the field by computerized validity checks as the data are entered, and by subsequent manual checking of the database printouts.

(iii) Quality Control of the Data Shall Be Facilitated by

- (A) the start-of-season training session,
- (B) subsequent supervision by the onboard field crew leader, and
- (C) ongoing data checks during the field season.

(iv) Data will be sent off of the ship to Anchorage each day and backed up regularly onto CDs and/or USB disks, and stored at separate locations on the vessel. Data shall be secured further by having data sheets and backup data CDs carried back to the Anchorage office during crew rotations.

(e) Passive Acoustic Monitoring

(i) Sound Source Measurements: Using a hydrophone system, the holder of this Authorization is required to conduct sound source verification tests for seismic airgun array(s) and other marine survey equipment that are involved in the open-water marine surveys.

(A) Sound source verification shall consist of distances where broadside and endfire directions at which broadband received levels reach 190, 180, 170, 160, and 120 dB re 1 μ Pa (rms) for the airgun array(s). The configurations of airgun arrays shall include at least the full array and the operation of a single source that will be used during power downs.

(B) The test results shall be reported to NMFS within 5 days of completing the test.

(ii) Long-Term Acoustic Monitoring

(A) Shell will use an acoustic net array to (I) collect information on the occurrence and distribution of marine mammals (including beluga whale, bowhead whale, walrus and other species) that may be available to subsistence hunters near villages located on the Chukchi Sea coast and to document their relative abundance, habitat use, and migratory patterns; and (II) measure the ambient soundscape throughout the

eastern Chukchi Sea and to record received levels of sounds from industry and other activities further offshore in the Chukchi Sea.

(8) Data Analysis and Presentation in Reports

(a) Estimation of potential takes or exposures shall be improved for times with low visibility (such as during fog or darkness) through interpolation or possibly using a probability approach. Those data could be used to interpolate possible takes during periods of restricted visibility.

(b) To better assess impacts to marine mammals, data analysis shall be separated into periods when a seismic airgun array (or a single mitigation airgun) is operating and when it is not. Final and report to NMFS should summarize and plot:

(i) Data for periods when a seismic array is active and when it is not; and

(ii) The respective predicted received sound conditions over fairly large areas (tens of km) around operations.

(c) To help evaluate the effectiveness of PSOs and more effectively estimate take, if appropriate data are available, Shell shall perform analysis of sightability curves (detection functions) for distance-based analyses.

(d) To better understand the potential effects of oil and gas activities on marine mammals and to facilitate integration among companies and other researchers, the following data should be obtained and provided electronically in the 90-day report:

(i) the location and time of each vessel-based sighting or acoustic detection;

(ii) position of the sighting or acoustic detection relative to ongoing operations (i.e., distance from sightings to seismic operation, DP operation, etc.), if known;

(iii) the nature of activities at the time (e.g., seismic on/off);

(iv) any identifiable marine mammal behavioral response (sighting data should be collected in a manner that will not detract from the PSO's ability to detect marine mammals); and

(v) adjustments made to operating procedures.

(e) Shell shall provide useful summaries and interpretations of results of the various elements of the monitoring results, which shall include a clear timeline and spatial (map) representation/summary of operations and important observations. Any and all mitigation measures (e.g., vessel course deviations for animal avoidance, operational shut down) should be summarized. Additionally, an assessment of the efficacy of monitoring methods should be provided.

(f) Shell shall provide data from net arrays supported in part, or in whole, by Shell and will participate in the integration of acoustic arrays to assess the sound field of the lease areas in the Chukchi and Beaufort seas for the purposes of assessing patterns of marine mammal distribution and behavior and for assessing the impacts of multiple activities/factors.

(9) Reporting:

(a) Sound Source Verification Report: A report on the preliminary results of the sound source verification measurements, including the measured 190, 180, 160, and 120 dB (rms) radii of the airgun sources and other acoustic survey equipment, shall be submitted within 14 days after collection of those measurements at the start of the field season. This report will specify the distances of the exclusion zones that were adopted for the survey.

(b) Shell shall produce a weekly GIS application that would be available on the web for regulators to view for every observation and mitigation measure implemented.

(c) Seismic Vessel Monitoring Program: A draft report will be submitted to the Director, Office of Protected Resources, NMFS, within 90 days after the end of Shell's 2013 open-water marine surveys in the Chukchi Seas. The report will describe in detail:

(i) summaries of monitoring effort (e.g., total hours, total distances, and marine mammal distribution through the study period, accounting for sea state and other factors affecting visibility and detectability of marine mammals);

(ii) analyses of the effects of various factors influencing detectability of marine mammals (e.g., sea state, number of observers, and fog/glare);

(iii) species composition, occurrence, and distribution of marine mammal sightings, including date, water depth, numbers, age/size/gender categories (if determinable), group sizes, and ice cover;

(iv) to better assess impacts to marine mammals, data analysis should be separated into periods when an airgun array (or a single airgun) is operating and when it is not. Final and comprehensive reports to NMFS should summarize and plot: (A) Data for periods when a seismic array is active and when it is not; and (B) The respective predicted received sound conditions over fairly large areas (tens of km) around operations.

(v) sighting rates of marine mammals during periods with and without airgun activities (and other variables that could affect detectability), such as: (A) initial sighting distances versus airgun activity state; (B) closest point of approach versus airgun activity state; (C) observed behaviors and types of movements versus airgun activity state; (D) numbers of sightings/individuals seen versus airgun activity state; (E) distribution around the survey vessel versus airgun activity state; and (F) estimates of take by harassment.

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(vi) reported results from all hypothesis tests should include estimates of the associated statistical power when practicable.

(vii) estimate and report uncertainty in all take estimates. Uncertainty could be expressed by the presentation of confidence limits, a minimum-maximum, posterior probability distribution, etc.; the exact approach would be selected based on the sampling method and data available.

(viii) The report should clearly compare authorized takes to the level of actual estimated takes.

(d) The draft report will be subject to review and comment by NMFS. Any recommendations made by NMFS must be addressed in the final report prior to acceptance by NMFS. The draft report will be considered the final report for this activity under this Authorization if NMFS has not provided comments and recommendations within 90 days of receipt of the draft report.

(10)(a) In the unanticipated event that survey operations clearly cause the take of a marine mammal in a manner prohibited by this Authorization, such as an injury (Level A harassment), serious injury or mortality (e.g., ship-strike, gear interaction, and/or entanglement), Shell shall immediately cease survey operations and immediately report the incident to the Supervisor of the Incidental Take Program, Permits and Conservation Division, Office of Protected Resources, NMFS, at 301-427-8401 and/or by email to Jolie.Harrison@noaa.gov and Shane.Guan@noaa.gov and the Alaska Regional Stranding Coordinators (Aleria.Jensen@noaa.gov and Barbara.Mahoney@noaa.gov). The report must include the following

information:

- (i) time, date, and location (latitude/longitude) of the incident;
- (ii) the name and type of vessel involved;
- (iii) the vessel's speed during and leading up to the incident;
- (iv) description of the incident;
- (v) status of all sound source use in the 24 hours preceding the incident;
- (vi) water depth;
- (vii) environmental conditions (e.g., wind speed and direction, Beaufort sea state, cloud cover, and visibility);
- (viii) description of marine mammal observations in the 24 hours preceding the incident;
- (ix) species identification or description of the animal(s) involved;
- (x) the fate of the animal(s); and
- (xi) photographs or video footage of the animal (if equipment is available).

Activities shall not resume until NMFS is able to review the circumstances of the prohibited take. NMFS shall work with Shell to determine what is necessary to minimize the likelihood of further prohibited take and ensure MMPA compliance. Shell may not resume their activities until notified by NMFS via letter, email, or telephone.

(b) In the event that Shell discovers an injured or dead marine mammal, and the lead PSO determines that the cause of the injury or death is unknown and the death is relatively recent (i.e., in less than a moderate state of decomposition as described in the next paragraph), Shell will immediately report the incident to the Supervisor of the Incidental Take Program, Permits and Conservation Division, Office of Protected Resources, NMFS, at 301-427-8401, and/or by email to Jolie.Harrison@noaa.gov and Shane.Guan@noaa.gov and the NMFS Alaska Stranding Hotline (1-877-925-7773) and/or by email to the Alaska Regional Stranding Coordinators (Aleria.Jensen@noaa.gov and Barabara.Mahoney@noaa.gov). The report must include the same information identified in Condition 10(a) above. Activities may continue while NMFS reviews the circumstances of the incident. NMFS will work with Shell to determine whether modifications in the activities are appropriate.

(c). In the event that Shell discovers an injured or dead marine mammal, and the lead PSO determines that the injury or death is not associated with or related to the activities authorized in Condition 3 of this Authorization (e.g., previously wounded animal, carcass with moderate to advanced decomposition, or scavenger damage), Shell shall report the incident to the Supervisor of the Incidental Take Program, Permits and Conservation Division, Office of Protected Resources, NMFS, at 301-427-8401, and/or by email to Jolie.Harrison@noaa.gov and Shane.Guan@noaa.gov and the NMFS Alaska Stranding Hotline (1-877-925-7773) and/or by email to the Alaska Regional Stranding Coordinators (Aleria.Jensen@noaa.gov and Barbara.Mahoney@noaa.gov), within 24 hours of the discovery. Shell shall provide photographs or video footage (if available) or other documentation of the stranded animal sighting to NMFS and the Marine Mammal Stranding Network. Shell can continue its operations under such a case.

(11) Activities related to the monitoring described in this Authorization do not require a separate scientific research permit issued under section 104 of the Marine Mammal Protection Act.

(12) The Plan of Cooperation outlining the steps that will be taken to cooperate and communicate with the native communities to ensure the availability of marine mammals for subsistence uses, must be

implemented.

(13) This Authorization may be modified, suspended or withdrawn if the holder fails to abide by the conditions prescribed herein or if the authorized taking is having more than a negligible impact on the species or stock of affected marine mammals, or if there is an unmitigable adverse impact on the availability of such species or stocks for subsistence uses.

(14) A copy of this Authorization and the Incidental Take Statement must be in the possession of each seismic vessel operator taking marine mammals under the authority of this Incidental Harassment Authorization.

(15) Shell is required to comply with the Terms and Conditions of the Incidental Take Statement corresponding to NMFS' Biological Opinion.

Endangered Species Act (ESA)

The bowhead, fin, and humpback whales and ringed and bearded seals are the only marine mammal species currently listed as endangered or threatened under the ESA that could occur during Shell's proposed marine surveys during the Arctic open-water season. NMFS' Permits and Conservation Division has initiated consultation with NMFS' Protected Resources Division under section 7 of the ESA on the issuance of an IHA to Shell under section 101(a)(5)(D) of the MMPA for this activity. Consultation will be concluded prior to a determination on the issuance of an IHA.

National Environmental Policy Act (NEPA)

NMFS is currently preparing an Environmental Assessment, pursuant to NEPA, to determine whether or not this proposed activity may have a significant effect on the human environment. This analysis will be completed prior to the issuance or denial of the IHA.

Proposed Authorization

As a result of these preliminary determinations, NMFS proposes to authorize the take of marine mammals incidental to Shell's 2013 open-water marine surveys in the Alaskan Chukchi Sea, provided the previously mentioned mitigation, monitoring, and reporting requirements are incorporated.

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Dated: May 8, 2013.
Perry F. Gayaldo,
Acting Deputy Director, Office of Protected Resources, National Marine Fisheries Service.
[FR Doc. 2013-11406 Filed 5-13-13; 8:45 am]
BILLING CODE 3510-22-P

**ALASKA WILDERNESS LEAGUE—CENTER FOR BIOLOGICAL DIVERSITY
EARTHJUSTICE—GREENPEACE—NATURAL RESOURCES DEFENSE COUNCIL
NORTHERN ALASKA ENVIRONMENTAL CENTER—SIERRA CLUB
THE WILDERNESS SOCIETY**

June 13, 2013

VIA E-MAIL

Michael Payne
Chief, Permits, Conservation and Education Division
Office of Protected Resources
National Marine Fisheries Service
1315 East-West Highway
Silver Spring, MD 20910
E-Mail: ITP.guan@noaa.gov

Re: Takes of Marine Mammals Incidental to Specified Activities; Taking Marine Mammals Incidental to Marine Seismic Survey in the Chukchi Sea, Alaska, 78 Fed. Reg. 28,412 (May 14, 2013)

Dear Mr. Payne:

The undersigned groups submit the following comments on the National Marine Fisheries Service's (NMFS) May 14, 2013, proposed incidental harassment authorization (IHA) issued pursuant to the Marine Mammal Protection Act (MMPA). NMFS has proposed allowing the incidental take of thirteen marine mammal species resulting from Shell Offshore Inc.'s surveying activities in the Chukchi Sea scheduled to begin in July 2013.¹ NMFS should deny Shell's application.

As many of the undersigned groups have stated in the past, NMFS should not issue IHAs, including for Shell's proposed surveying, in light of the agency's recognition that a programmatic Environmental Impact Statement (EIS) is needed for oil and gas activities in the Arctic and its ongoing efforts to develop a draft. The National Environmental Policy Act (NEPA) prohibits piecemeal approvals while a programmatic EIS process is ongoing, except under strictly prescribed circumstances not found here. If it were to allow Shell's activities to go forward pending completion of the EIS, NMFS risks undermining the overarching aim of the programmatic EIS process to establish appropriate standards for future oil and gas activities that address and mitigate potential cumulative effects of the activities.

Further, the impacts of the proposed surveying exceed the protective standards imposed by the MMPA. As it has in past IHAs, NMFS in Shell's proposed IHA ignores cumulative effects from other planned activities in the Chukchi and Beaufort seas this summer and year-on-year, uses a generic and under-protective 160-dB harassment threshold for all species for take

¹ 78 Fed. Reg. 28,412 (May 14, 2013).

from impulsive sound, relies on inadequate and ineffective mitigation measures, and fails to consider mitigation measures such as time and area closures to reduce impacts.

In addition, should it choose to allow Shell to proceed, NMFS must first address the full scope of Shell's activities pursuant to the Endangered Species Act (ESA) while using an appropriate baseline for future activities. If Shell's surveys are to take place this summer, the ESA requires that NMFS update its existing analysis, evaluating the specific activities proposed by Shell.

I. MISSING INFORMATION PREVENTS ADEQUATE ANALYSIS

There are large gaps in basic scientific information about both the Chukchi Sea ecosystem and marine mammal responses to noise. These gaps prevent adequate analysis of the potential impacts of Shell's proposed seismic survey on wildlife. The United States Geological Survey found that baseline data for many marine mammal species in the Arctic are still needed, including information on current abundance, seasonal distribution, movements, population dynamics, foraging areas, sea-ice habitat relationships, and age-specific vital rates.² In its most recent draft programmatic EIS, NMFS itself recognizes, "[i]t is not currently possible to predict which behavioral responses to anthropogenic noise might result in significant population consequences for marine mammals, such as bowheads, in the future."³ The gaps in information preclude defensible small numbers and negligible impact findings under the MMPA, constrain the designing of adequate mitigation measures, and undermine assessment of the potential effects of the proposed surveying pursuant to NEPA.

II. THE PROPOSED MITIGATION MEASURES ARE INADEQUATE

The proposed IHA's mitigation measures rely on visual monitoring of exclusion zones to keep marine mammals from encountering potentially injurious levels of noise. Past monitoring reports demonstrate the difficulty of monitoring these zones. For example, the ION Geophysical 90-day report stated there was serious, impaired visibility for protected species observers at distances greater than 2.2 miles.⁴ The Open Water Peer Review Panel reviewing Shell's proposed activities also noted serious limitations of visual monitoring, stating for example that "the ability to sight animals declines with distance, and disturbance of animals beyond sighting distance may go undetected," and "observations become less efficient to the point of being

² U.S. Geological Survey, *An Evaluation of the Science Needs to Inform Decisions on Outer Continental Shelf Energy Development in the Chukchi and Beaufort Seas, Alaska*, Circular 1370 at 59, 179 (2011). The need for this baseline information is apparent even for bowhead whales, one of the better studied species in the Arctic. *Id.* at 52, 179-182. The report confirms that more research is also necessary to accurately assess marine mammal reactions to different types of noise and that more work is needed to characterize the seasonal and spatial levels of ambient noise in both the Beaufort and Chukchi seas. *Id.* at 176, 178.

³ National Marine Fisheries Service (NMFS), *Effects of Oil and Gas Activities in the Arctic Ocean*, Supplemental Draft Environmental Impact Statement at 4-119 (March 2013) (SDEIS).

⁴ ION Geophysical, *Marine Mammal Monitoring and Mitigation During a Marine Seismic Survey by ION Geophysical in the Arctic Ocean, October-November 2012: 90-Day Report*, at 4-6 through 4-7 (February 2013) (ION Report).

completely ineffective as sighting conditions deteriorate (e.g., nighttime, high sea state, precipitation or fog).”⁵ The ION Geophysical 90-day report noted that night vision devices and infrared camera systems had limitations: “[n]ights with fog, no ambient light, or heavy seas made observations nearly impossible.”⁶

In addition, sound measurements used to estimate the size of safety radii from which animals should be excluded can easily be miscalculated. For example, ION Geophysical’s 90-day report revealed that, due to miscalculations, the company monitored safety radii that were too small. It underestimated the area that would be ensonified to 180 dB and from which it needed to exclude marine mammals such as bowhead whales. The sound sources actually radiated sound nearly 1.5 times further than initially calculated.⁷ Thus, animals could get close enough to the seismic sound sources to be exposed to potentially injurious sound levels of 180 dB without triggering a shut-down of the sound sources. As a result of the error, the company reported that ten bowhead whales got close enough to the survey to be exposed to dangerous 180-dB sound and potentially subjected to hearing loss without triggering the mitigation shut-down measures.⁸ NMFS should require sound source verification before any activities commence to ensure no similar errors and resulting takes occur during Shell’s proposed activities.

In light of the shortcomings of the current proposed mitigation measures, NMFS should consider alternative measures that would offer meaningful protection.

NMFS should include provisions in the IHA that restrict Shell’s operations based on geographic location, and/or time of year. For example, NMFS could restrict activity in certain areas, including subsistence use areas; areas of high productivity or diversity; areas that are important for feeding, migration, or other parts of the life history of species; or areas of biogenic habitat, structure-forming habitat, or habitat for endangered or threatened species. NMFS should examine the extent to which such restrictions may be more effective in reducing impacts to marine mammals than the use of monitored safety and exclusion zones. Area restrictions for Shell’s proposed surveying might exclude activities from sensitive habitats such as Hanna Shoal. Time restrictions might require Shell to shut down its operations during peak migration periods through the proposed action area. In designing these mitigation measures, NMFS should avail itself of Western science, but should also seek input and traditional knowledge from North Slope communities, organizations, and individuals. These sources are likely to provide valuable information about species and ecological processes in the Arctic.

NMFS should also examine imposing requirements for the use of new technology that could reduce the footprint of seismic exploration. In February, NMFS convened an expert conference in Silver Spring, Maryland, on alternative technologies for offshore energy production, including for high-energy seismic surveys. The leading technology discussed was marine vibroseis, a controlled source that can significantly lower peak pressure by spreading

⁵ 2013 NMFS Open Water Peer Review Panel Monitoring Plan Recommendations Report at 3-4.

⁶ ION Report at xii.

⁷ *Id.* at 5-41 through 5-42.

⁸ *Id.* at 5-47.

acoustic energy over time and that can largely eliminate noise output above 100 Hz. A number of private and cooperative entities are developing vibroseis sources, and one such company, Geo-Kinetics, stated it will have a commercially available vibroseis array by the end of the calendar year. The information presented at the February workshop was consistent with two previous reports on the subject, sponsored by Okeanos and the Joint Industry Project.⁹

NMFS should consider (1) mandating the use of marine vibroseis or other technologies in some or all of the survey area; (2) mandating the testing of marine vibroseis in a pilot area, precedent to any decision to permit seismic activity, with an obligation to accrue data on environmental impacts; (3) deferring the permitting of surveys in part or all of the survey area until effective mitigative technologies, such as marine vibroseis, become available; (4) providing incentives for Shell's use of these technologies as was done for passive acoustic monitoring systems in NTL 2007-G02; and (5) exacting funds from Shell to support accelerated mitigation research in this area.

III. NMFS SHOULD ESTIMATE TAKE FROM IMPULSIVE SOUND BEYOND THE 160-DB LEVEL

NMFS underestimated the number of animals that will be harassed from Shell's surveying because it calculates harassment from Shell's proposed surveying based on the exposure of marine mammals to impulsive sounds at or above 160 dB.¹⁰ This uniform approach to harassment, however, does not take into account known reactions of marine mammals in the Arctic to levels of noise well below 160 dB and avoids the MMPA injunction to consider even the "potential" for harassment.¹¹

Harbor porpoises have been shown to be particularly responsive to sound. For harbor porpoises, behavioral changes, including exclusion from an area, can occur at received levels from 90-110 dB or lower. Similarly, multiple studies confirm the sensitivity of beluga whales. Belugas are known to alter their migration paths in response to ice breaker noise at received levels as low as 80 dB. Belugas have shown avoidance of icebreakers at distances of 35-50 kilometers, with some fleeing at distances of up to 80 kilometers. NMFS itself here cites data suggesting that some belugas "might be avoiding the seismic operations" at distances of 10-20

⁹ Weilgart, L. ed., Report of the workshop on alternative technologies to seismic airgun surveys for oil and gas exploration and their potential for reducing impacts on marine mammals, 31 Aug. – 1 Sept., 2009, Monterey, Calif. (2010); Spence, J., Fischer, R., Bahtiarian, M., Boroditsky, L., Jones, N., and Dempsey, R., Review of existing and future potential treatments for reducing underwater sound from oil and gas industry activities (2007) (NCE Report 07-001) (prepared by Noise Control Engineering for Joint Industry Programme on E&P Sound and Marine Life).

¹⁰ See 78 Fed. Reg. at 28,429.

¹¹ The MMPA definition of harassment is focused on "potential harassment," which supports the conclusion that all of the animals in a population are harassed "if there is the *potential* for the act to disrupt the behavioral patterns of the most sensitive individual in the group." *Natural Res. Def. Council v. Evans*, 279 F. Supp. 2d 1129, 1157 (N.D. Cal. 2003) (emphasis added; in dicta); see also 16 U.S.C. § 1362(18)(A)(ii) (defining harassment to include any act of pursuit, torment, or annoyance that "has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns").

kilometers.¹² Similarly, NMFS acknowledges the potential for behavioral disturbance to endangered bowhead whales based on exposures to sound levels significantly lower than 160 dB, referencing studies that found migrating bowheads avoided seismic activities at distances of 20-30 kilometers.¹³ Studies reveal that female baleen whales show a heightened response to noise and disturbance and that fall migrating bowheads demonstrate greater avoidance than bowheads engaged in activities such as feeding. A 2005 report by the National Research Council cautioned that “[v]ery low thresholds should be considered for any disturbance that might separate a dependant infant from its caregivers.”¹⁴ More recently, NMFS has described that endangered bowhead whales have been documented to alter their behavior at sound levels as low as 107 dB.¹⁵

NMFS is also currently in the process of revising and updating its acoustic thresholds “to incorporate newer science and utilize improved methods.”¹⁶ The new criteria will likely increase the estimated number of bowhead whales, other cetaceans, and ice seals that could be disturbed by the operation of airguns, and in some cases the increased level of disturbance could be large.¹⁷

In light of the sensitivity of these species to impulsive noise below the 160-dB threshold and the emerging understanding of sound effects that is leading NMFS to revise its take criteria, NMFS should consider animals exposed to impulsive sound at a lower threshold, at least 120 dB, to be taken for purposes of the MMPA.

IV. NMFS MAY NOT ISSUE THE IHA BECAUSE IT HAS NOT NEGATED THE POSSIBILITY OF SERIOUS INJURY FROM SHELL’S AIRGUNS

The standard for determining whether an IHA is appropriate is exceptionally protective. Generally, IHAs are limited to activities that will result in only the “taking by harassment” of marine mammals.¹⁸ NMFS’s IHA regulations for the Arctic provide further that an IHA cannot be used for “activities that have the *potential* to result in serious injury or mortality.”¹⁹ NMFS has explained that if there is even the possibility of serious injury, NMFS must establish that the “potential for serious injury can be *negated* through mitigation requirements.”²⁰

¹² 78 Fed. Reg. 28,416. *See also* 74 Fed. Reg. 26,217, 26,226 (June 1, 2009).

¹³ 78 Fed. Reg. at 28,416.

¹⁴ National Research Council, *Marine Populations and Ocean Noise*, at 82-83 (Box 4-1) (NRC Report).

¹⁵ *See* NMFS, Endangered Species Act (ESA) Section 7(a)(2) Biological Opinion, Oil and Gas Leasing and Exploration Activities in the U.S. Beaufort and Chukchi Seas, Alaska at 158 (Apr. 2013) (2013 BiOp); *see also* 74 Fed. Reg. 26,217, 26,226 (June 1, 2009) (referencing studies that found migrating bowheads avoided seismic activities at distances of 20 to 30 kilometers).

¹⁶ SDEIS at 4-13 through 4-18.

¹⁷ *Id.* at 4-14 through 4-16.

¹⁸ 16 U.S.C. § 1371(a)(5)(D)(i).

¹⁹ 50 C.F.R. § 216.107 (emphasis added).

²⁰ 60 Fed. Reg. 28,379, 28,380 (May 31, 1995) (emphasis added).

NMFS has employed thresholds of 180 dB for cetaceans and 190 dB for pinnipeds to estimate take by Level A harassment or injury.²¹ As a precautionary measure, NMFS has usually established mitigation requirements to ensure that cetaceans and pinnipeds avoid exposure to these levels of sound by establishing an exclusion zone within the 180/190-dB exposure area.²² In this manner it has sought to negate the potential for serious injury from exposure to such sounds.

NMFS has also taken the position that any permanent threshold shift constitutes serious injury. In promulgating the regulations that govern IHAs in the Arctic, NMFS asserted that permanent hearing loss qualifies as serious injury and that activities that cause permanent threshold shift are not appropriate for authorization through an IHA:

Serious injury for marine mammals, such as permanent hearing or eyesight loss, or severe trauma, could lead fairly quickly to the animal's death. . . . [I]f an application indicates that an acoustic source at its maximum output level has the potential to cause a temporary threshold shift in a marine mammal's hearing ability, that taking would constitute a "harassment" take, since the animal's hearing ability would recover and the [IHA] application would be appropriate. However, if the acoustic source at its maximum level had the potential to cause a permanent threshold shift in a marine mammal's hearing ability, that activity would be considered to be capable of causing serious injury to a marine mammal and would therefore *not be appropriate* for an incidental harassment authorization.²³

Recently, NMFS has retreated from this precautionary position. It argues that even if animals enter the exclusion zones undetected, there is no potential for permanent threshold shift because they will not remain close to the sound source long enough.²⁴ Further, the agency now appears to take the position that even were the animals to suffer permanent threshold shift, the injury would not constitute "serious injury" because hearing loss would be confined to

²¹ See, e.g., 77 Fed. Reg. 49,921, 49, 946 (Aug. 17, 2012) ("[I]t is current NMFS practice to estimate take by Level A harassment for received levels above 180 dB re 1 μ Pa (rms) for cetaceans and 190 dB re 1 μ Pa (rms) for pinnipeds."); 77 Fed. Reg. 25,830, 25,842 (May 1, 2012) ("The distances to received levels of 180 dB and 190 dB re 1 μ Pa (rms) are mainly relevant as exclusion radii to avoid level A harassment of marine mammals through implementation of shut down and power down measures.").

²² *Id.*; see also 77 Fed. Reg. 50,290, 50,313 (Aug. 20, 2012) ("In our 2002 and 2007 rules, we, along with the Navy, based their estimate of take by injury or the significant potential for such take (Level A harassment) on the criterion of 180-dB. We continue to believe this is a scientifically supportable and conservative value for preventing auditory injury or the significant potential for such injury (Level A harassment), as it represents a value less than where the potential onset of a minor temporary threshold shift in hearing might occur based on Schlundt *et al.*'s (2000) research.").

²³ 60 Fed. Reg. 28,379, 28,380-81 (emphasis added).

²⁴ See, e.g., 77 Fed. Reg. 65,060, 65,064-65 (Oct. 24, 2012) (final IHA for ION surveying).

frequencies at the periphery of the animals' hearing range.²⁵ NMFS continues this retreat in the current proposed IHA.²⁶

The agency's new approach is not precautionary and is not supported by available evidence. As described above, mitigation measures are ineffective and animals may enter the exclusion zones undetected. Indeed, evidence from last year's seismic surveying by ION bears this out, as described above. It shows that animals, including bowhead whales, do not necessarily avoid the exclusion zones or flee the loud sound sources. Ten bowhead whales were determined to have entered the exclusion zones. Due to calculating errors, the presence of these bowheads did not prompt a shutdown of the airguns. The whales thus were potentially exposed to multiple noise pulses above 180 dB.

The assumption that some forms of permanent threshold shift will not constitute serious injury is unsupported. There is insufficient data upon which to determine gradations among various levels of permanent threshold shift. For example, NMFS acknowledges that "[f]or baleen whales, there are no data, direct or indirect, on levels or properties of sound that are required to induce [temporary threshold shift]." 78 Fed. Reg. at 28,418. It acknowledges further that "[r]elationships between [temporary] and [permanent threshold shift] thresholds have not been studied in marine mammals." *Id.* at 28,419. In light of the lack of data, NMFS must take a precautionary approach and assume any permanent threshold shift constitutes serious injury.

NMFS's new position on permanent threshold shift also conflicts with its own assessment of the science. In response to comments regarding the taking of marine mammals incidental to Navy activities in 2001, NMFS stated that "[i]t is simply not possible at this time to make a scientific judgment about the severity of different degrees of permanent hearing loss in marine mammals with the present state of scientific knowledge."²⁷ Similarly, NMFS acknowledged in policy guidance issued in 2012 that uncertainty prevents NMFS from determining what types of noise-related injuries should be considered serious because "NMFS scientists making injury determinations are unlikely to detect noise-related injuries in live animals and because the state of science on identifying noise-related injuries in live marine mammals is still developing."²⁸

Until NMFS can negate the possibility that animals may enter the exclusion zones and suffer exposure to 180/190-dB sound, it may not issue an IHA for Shell's surveying because the activity risks permanent threshold shift, which constitutes serious injury.

V. NMFS SHOULD CONSIDER CUMULATIVE IMPACTS OF OTHER OIL AND GAS ACTIVITIES PLANNED FOR THE ARCTIC OCEAN IN ASSESSING SHELL'S PROPOSED SURVEYING

NMFS cannot ensure that permitted activities will have no more than negligible impacts on the stocks of marine mammals without looking at all of the oil activities scheduled to take

²⁵ *Id.*

²⁶ 78 Fed. Reg. at 28,419-20.

²⁷ 66 Fed. Reg. 22,450, 22,453 (May 4, 2001).

²⁸ NMFS, Guidelines for Distinguishing Serious from Non-Serious Injury of Marine Mammals Pursuant to the Marine Mammal Protection Act at 3 (Jan. 27, 2012).

place in the Arctic Ocean. As a result of its failure to look beyond Shell’s proposed activities, NMFS understates the potential effect on marine mammals. Although NMFS has resisted considering cumulative effects in the past, the plain language of the MMPA’s incidental take provisions requires affirmative findings that the resulting effects of authorized takings will have no more than “negligible” effects on marine mammals and no “unmitigable adverse impact” on subsistence uses.²⁹ Further, NMFS’s implementing regulations recognize the need to consider cumulative effects under some circumstances. An incidental harassment authorization should be revoked if the authorized takings “individually or in combination with other authorizations” are having a more than negligible impact on the population or an unmitigable adverse impact on subsistence.³⁰ As a practical matter, if NMFS ignores all additional sources of noise and disturbance, its MMPA determinations will lack a rational basis. This is especially true given that NMFS has cautioned that multiple exploration activities (seismic surveying, ice management, drilling) can create a biologically significant risk to marine mammals.³¹

According to NMFS’s Alaska Stock Assessment Report, the “accumulation of impacts from vessels, seismic exploration, and drilling are of concern across the North Slope of Alaska.”³² The National Research Council has advised agencies to assess cumulative effects to the population from multiple effects to multiple individuals:

At the individual level, the biological significance of an effect must be judged by changes in the ability of an animal to grow, survive, and reproduce. The population effect involves the cumulative impact on all individuals affected. . . . Population consequences of behavioral change result from the accumulation of responses of individuals.³³

The scientific review panel created for the Open Water Meeting has urged that there is a need “for better analysis of the potentially interacting influences of multiple oil and gas activities co-occurring in time and space[.]”³⁴ Courts have sensibly applied the same principle in other contexts when confronted with an agency’s failure to evaluate the effects of multiple activities.³⁵

²⁹ 16 U.S.C. § 1371(a)(5)(D)(i).

³⁰ 50 C.F.R. § 216.107(f)(2).

³¹ See, e.g., NMFS, ESA – Section 7 Consultation Biological Opinion, Oil and Gas Leasing and Exploration Activities in the U.S. Beaufort and Chukchi Seas, Alaska; and Authorization of Small Takes Under the Marine Mammal Protection Act at 86 (July 17, 2008).

³² Allen, B. M. and R. P. Angliss, *Alaska Marine Mammal Stock Assessments, 2011*, U.S. Dep’t Commerce, NOAA Technical Mem., NMFS-AFSC-234 at 214 (May 2012).

³³ NRC Report at 19-20.

³⁴ Expert Panel Review of Monitoring and Mitigation Protocols in Applications for Incidental Take Authorizations Related to Oil and Gas Exploration, Including Seismic Surveys, in the Chukchi and Beaufort Seas at 9 (Mar. 2010) (Panel Review); see also Expert Panel Review of Monitoring Protocols in Applications for Incidental Harassment Authorizations Related to Oil and Gas Exploration in the Chukchi and Beaufort Seas, 2011: Statoil and ION Geophysical (Mar. 2011). The issue is also discussed extensively in the recent USGS report on the Arctic.

³⁵ See *Or. Natural Res. Council Fund v. Goodman*, 505 F.3d 884, 893 (9th Cir. 2007) (“A particular action may seem unimportant in isolation, but that small action may have dire consequences when combined with other actions.”).

It is essential that NMFS consider Shell's proposed surveying along with the impacts of TGS and SAE's proposals to conduct exploratory seismic surveying in the Beaufort and Chukchi seas.

Moreover, scientists have recognized that the potential impacts of sequential activities must be assessed in order to determine whether impacts from any activity will be negligible.³⁶ Both ConocoPhillips and Shell have indicated that they are preparing for exploratory drilling in the Chukchi Sea in the coming years, which – combined with Shell's surveying this summer – could result in multiple drilling operations in close proximity to one another. The State of Alaska recently expressed a strong interest in exploiting oil and gas reservoirs that can be accessed in state waters.³⁷ The State's decision could prompt seismic surveying as companies determine potential locations for exploration. NMFS must also determine what industrial activities are planned in Canadian and Russian waters for 2013 and beyond.³⁸ These activities, when viewed in combination, have the potential to impact marine mammals multiple times over a much greater time-scale.³⁹

NMFS cannot accurately assess the potential for harm from Shell's proposed marine mammal harassment without considering effects in the context of these other activities occurring throughout the Arctic. Without taking this into account, NMFS's negligible impact conclusions are inaccurate.

One alternative approach to NMFS's piecemeal consideration of IHAs would be to create a sound budget for the Arctic, limiting the total amount of sound introduced into the water. Doing so would ensure that the effects of multiple noise sources do not create impacts that exceed the thresholds established by the MMPA. The sound budget could include any noise source that could contribute to a potential take, not just other seismic activities. Other oil and gas activities, such as overflights and support vessel traffic, could contribute to an overall sound level that has the potential to adversely affect marine mammals. This point was emphasized in the peer review comments for the 2010 Open Water meeting:

³⁶ See Clark, C., D. Mann, P. Miller, D. Nowacek, and B. Southall, Comments on Arctic Ocean Draft Environmental Impact Statement at 1-2 (Feb. 28, 2012); see 40 C.F.R. § 1502.22 (comments to agency on draft programmatic EIS, which state that there needs to be an adequate assessment of sequential oil and gas activities and their potential impacts in any negligible impact analysis); *supra* n. 99.

³⁷ FuelFix, Alaska Governor Plans to Open Coast for Drilling (June 30, 2011); Office of Governor, Press Release, Governor Parnell Lauds Successful Lease Sale (Dec. 7, 2011).

³⁸ For example, Exxon has identified Russian areas adjacent to the U.S. Chukchi Sea as high interest areas for oil exploration. See <http://fuelfix.com/blog/2013/06/11/exxon-to-fund-arctic-research-in-russia/>; <http://news.exxonmobil.com/press-release/rosneft-and-exxonmobil-expand-strategic-cooperation>.

<http://mms.businesswire.com/bwapps/mediaserver/ViewMedia?mgid=358108&vid=1>

³⁹ NRC Report at 20 (“Population consequences of behavioral change result from the accumulation of responses of individuals. In some cases, thousands of behavioral effects accumulated over years may be necessary for any population consequences; in other cases, a single instance of behavioral response may have the potential for population consequences.”).

Panel members emphasized the need for more “comprehensive ecosystem assessments,” and they used that term to refer to the interaction and collective impact of all human activities and environmental phenomena to which an individual or population is exposed in a well-defined spatial region during a specific period of time.⁴⁰

Instead of dismissing the impacts of relatively smaller sources of sound, NMFS should account for and regulate those sources, and a sound budget may be the most appropriate tool for doing so. Establishing a sound budget that places an overall limit on noise would assist NMFS in reducing the potential for unanticipated harm. Development of this budget could be undertaken as part of the programmatic EIS process described above, which is another reason not to move forward until that EIS is complete.

Even without a comprehensive sound budget, NMFS could impose limits on the total number of activities permitted in the Arctic during the open-water season. Allowing only one or two noise generating activities each year could reduce the potential for take and would facilitate additional monitoring of the impacts of noise, since multiple noise sources make it very difficult to study the effect of specific sound sources.

VI. NMFS SHOULD EXAMINE MORE CLOSELY THE EFFECTS OF NOISE FROM DYNAMIC POSITIONING

NMFS states that Shell has not yet determined what vessel will be used for equipment recovery and maintenance.⁴¹ However, NMFS notes that the unidentified vessel will be deployed at or near the well site using dynamic positioning thrusters.⁴² The use of dynamic positioning systems significantly increases sound levels for non-impulsive sounds.⁴³ Considering that the vessel that will be conducting these operations has not yet been identified, NMFS has failed to act in a precautionary manner in setting level B harassment distances.

NMFS states that it is adopting a 13 km (8 mi) radius as the 120-dB level B harassment area based on measurements of the *Tor Viking II*.⁴⁴ However, distances for the *Tor Viking II*'s 120-dB propagation were estimated at 10 km (6 mi), 13 km (8 mi) and 25 km (15.5 mi).⁴⁵ NMFS does not explain why it is using the mid range rather than the highest range recorded for the *Tor Viking II*. NMFS should require Shell to identify the vessel to be used and estimate takes based on the actual sound propagation of that vessel. However, failing that, NMFS must follow the precautionary principle and base take estimates on the 25 km (15.5) 120-dB distance.

VII. THE EFFECTS OF ICE GOUGE SURVEYING SHOULD BE CONSIDERED

NMFS's proposed IHA underestimates the number of marine mammals to be taken and the impact on the affected species by failing to include animals exposed to ice gouge surveying.

⁴⁰ Panel Review at 9.

⁴¹ 78 Fed. Reg. at 28,414.

⁴² *Id.*

⁴³ SDEIS at 4-419.

⁴⁴ 78 Fed. Reg. at 28,414.

⁴⁵ *Id.*

NMFS excludes these sources on the grounds that much of the noise associated with ice gouge surveys will occur at frequencies beyond the range of marine mammal hearing.⁴⁶ Consequently, the notice finds that the ice gouge surveys would not result in the take of any marine mammals. *Id.*

The IHA's dismissal of potential effects based on marine mammal hearing is not adequately supported. First, NMFS's approach fails to take into consideration the fact that juvenile whales, based on their smaller size, likely hear sounds of higher frequencies than adults of the same species.⁴⁷ Accordingly, even if NMFS is correct that most whales will not be disturbed by the noise of these activities, it should have considered whether young animals will be disturbed. Second, sound sources contain frequencies beyond the "nominal" frequency in the form of undertones, overtones, distortion, or noise.⁴⁸ Third, NMFS failed to consider the beat frequency.⁴⁹ When a source simultaneously emits sound of more than one frequency, it will also emit energy at the difference between the two frequencies.⁵⁰ Fourth, NMFS fails to take into account the fact that information about the hearing abilities of bowhead whales is based on estimates since bowheads have not been the subject of direct testing and there is inherent uncertainty in these estimates.⁵¹ Finally, the notice does not address the fact that toothed whales are sensitive to high-frequency sounds, including those over 100 kHz.⁵²

In sum, NMFS has not justified its decision to remove entirely Shell's ice gouge surveys from the ambit of the MMPA.

VIII. NATIONAL ENVIRONMENTAL POLICY ACT

NMFS is in the process of preparing a programmatic EIS for Arctic Ocean oil and gas exploration, recognizing the need to understand and manage the potentially serious cumulative effects of multiple activities that could occur each year in the region. The cumulative, long-term effects of increased noise and other impacts from oil and gas activity must be properly addressed before further activity is authorized. A number of the undersigned groups raised this issue to NMFS previously. We repeat the main points here.

Although NMFS has begun a comprehensive analysis of oil and gas activities in the Arctic, it has not yet finished the job. As the agency has acknowledged, a programmatic EIS process is necessary to address the overall, cumulative impacts of increased oil and gas activity in the Arctic Ocean and effectively mitigate those effects. This approach is consistent with the

⁴⁶ 78 Fed. Reg. at 28,413.

⁴⁷ Comments of Dr. David E. Bain on Takes of Marine Mammals Incidental to Specified Activities; Taking Marine Mammals Incidental to Open Water Marine Survey Program in the Beaufort and Chukchi Seas, Alaska, 75 Fed. Reg. 27,708 (May 18, 2010).

⁴⁸ *See id.* at 1-2.

⁴⁹ *Id.* at 2.

⁵⁰ *Id.*

⁵¹ *Id.*

⁵² Minerals Management Service (MMS), Chukchi Sea Planning Area Oil and Gas Lease Sale 193 and Seismic Surveying Activities in the Chukchi Sea, Final Environmental Impact Statement, OCS EIS/EA MMS 2007-026 at IV- 149 (May 2007).

mandate of NEPA. NEPA “emphasizes the importance of coherent and comprehensive up-front environmental analysis to ensure informed decision making” so that “the agency will not act on incomplete information, only to regret its decision after it is too late to correct.”⁵³ Conducting an upfront, “coherent and comprehensive” analysis of the environmental impacts of expanded seismic and drilling activities will enable NMFS to make informed decisions and provide adequate protection for the affected resources.

NEPA regulations make clear that NMFS should not proceed with authorizations for individual projects like Shell’s surveying until its programmatic EIS is complete. Specifically, agencies are explicitly prohibited from undertaking any major action covered by a programmatic EIS that is underway: “While work on a required program environmental impact statement is in progress and the action is not covered by an existing program statement, agencies shall not undertake in the interim any major Federal action covered by the program which may significantly affect the quality of the human environment.”⁵⁴

NMFS has made it clear that the programmatic EIS is necessary for an adequate evaluation of the environmental impacts of approving currently proposed and reasonably foreseeable oil and gas exploration activity in the Beaufort and Chukchi seas. Work on that EIS, moreover, has been in progress since 2006. The primary effect of the recent notices withdrawing the 2007 draft and initiating a new EIS process is to expand the scope of that process to reflect the “renewed interest in exploratory drilling” along with other relevant new information.⁵⁵ In light of this ongoing programmatic EIS process, it would be unlawful for NMFS to authorize marine mammal harassment associated with new seismic activity. Only by evaluating the cumulative, long-term impacts of noise associated with expanding levels of seismic exploration and exploratory drilling can the full and potentially synergistic effects of the various individual projects be understood and adequately protective mitigation measures put in place.

In addition to completing the programmatic EIS, NMFS must conduct a site-specific NEPA analysis of this action that considers meaningful alternatives. In preparing an EIS, agencies must “rigorously explore and objectively evaluate all reasonable alternatives” to the proposed action.⁵⁶ Agencies must identify and assess those alternatives that would “avoid or minimize adverse effects of [proposed] actions upon the quality of the human environment.”⁵⁷

⁵³ *Blue Mountains Biodiversity Project v. Blackwood*, 161 F.3d 1208, 1216 (9th Cir. 1998) (quoting *Marsh v. Oregon Natural Res. Council*, 490 U.S. 360, 371 (1989)).

⁵⁴ 40 C.F.R. § 1506.1(c). The regulation requires any activity covered by the program to meet a stringent three-part test in order to qualify for an exception to the general rule. It must be: justified independently of the program; accompanied by an adequate environmental impact statement; and not prejudicial to the ultimate decision on the program. 40 C.F.R. § 1506.1(c). The proposed seismic surveying does not meet all of the requirements. Shell’s plans are inseparable from the issues to be addressed in the programmatic EIS and must be considered in the larger context to avoid compromising future options for protecting vulnerable resources in the Arctic.

⁵⁵ 74 Fed. Reg. at 55,539.

⁵⁶ 40 C.F.R. § 1502.14(a).

⁵⁷ *Id* at § 1500.2(e).

The discussion of alternatives “is the heart of the [EIS].”⁵⁸ Further, the “consideration of alternatives is critical to the goals of NEPA” even where a proposed action does not trigger the EIS process.⁵⁹

Here, meaningful alternatives would include a true no-action alternative that reflects that Shell cannot legally proceed in the absence of take authorization. NMFS should also consider alternatives that require the mitigation measures described above, including time and/or area closures and the use of new technologies that may address some of the deficiencies in visual monitoring. NMFS should also consider alternatives to using the 160-dB threshold for impulsive sounds, as discussed above.

IX. ENDANGERED SPECIES ACT

As NMFS acknowledges it must undergo consultation under Section 7 of the Endangered Species Act (ESA) to ensure that the activities it authorizes here will not jeopardize the continued existence of listed species or destroy or modify their critical habitat.⁶⁰ Listed species in the project area include bowhead, fin and humpback whales, as well as bearded and ringed seals.⁶¹ Although NMFS has completed a programmatic biological opinion for Arctic oil and gas activities, it must also thoroughly analyze the impacts of the specific activities authorized here, including future impacts.

In order to comply with the ESA, this site-specific analysis must include an incidental take statement specifying the number and type of takes expected. The programmatic biological opinion did not include such estimates, and NMFS explained that “project-specific consultations would enable NMFS to issue Incidental Take Statements that more accurately estimate the level of take and would ensure compliance with ESA Section 7(b)(4)(C) and 50 CFR 402.14(i)(1)(iii) regarding the MMPA.”⁶² In other words, it is here, at the project-specific level, that NMFS must specifically make a jeopardy determination and estimate takes.

Section 7 consultation is required for “any action [that] may affect listed species or critical habitat.”⁶³ When considering whether an action “may affect” a listed species, NMFS must consider all of the “effects of the action.”⁶⁴ Those effects are then added to the “environmental baseline,” which consists of the past and present impacts of activities in the action area as well as “the anticipated impacts of all proposed Federal projects that have already undergone formal or early section 7 consultation.”⁶⁵ The analysis requires that agencies

⁵⁸ *Id.* § 1502.14.

⁵⁹ *See, e.g., Bob Marshall Alliance v. Hodel*, 852 F.2d 1223, 1228-29 (9th Cir. 1988).

⁶⁰ 16 U.S.C. § 1536(a)(2).

⁶¹ 78 Fed. Reg. 28,439.

⁶² 2013 BiOp at 416-17.

⁶³ 50 C.F.R. § 402.14.

⁶⁴ 50 C.F.R. §§ 402.02; 402.14(a).

⁶⁵ *Id.* at § 402.02.

determine what jeopardy might result “from the agency’s proposed actions in the present and future human and natural contexts.”⁶⁶

NMFS must take a forward-looking approach to Shell’s 2013 proposed seismic activity in order to capture the full scope of its potential effects. Shell’s application includes: 1) ice gouge surveying to enable pipeline construction for production on its proposed drill sites; and 2) a shallow-hazard survey to allow for later exploration drilling. In both instances, NMFS must consider the effects of the “entire agency action.”⁶⁷

The Ninth Circuit interprets the term “agency action” broadly. When evaluating lease sales, this requires ESA consultations to consider all post-leasing oil and gas activities, including exploration and production.⁶⁸ As explained by one court,

any course of agency action could ultimately be divided into multiple small actions, none of which, in and of themselves, would cause jeopardy. Moreover, such impermissible segmentation would allow agencies to engage in a series of limited consultations without ever undertaking a comprehensive assessment of the impacts of their overall activity on protected species. The ESA requires more; it “requires that the consulting agency scrutinize the total scope of agency action.”⁶⁹

The decision in *Conner* favorably quotes the D.C. Circuit for the recognition that “pumping oil” not “leasing tracts” is the aim of congressional mineral leasing policy.⁷⁰ The surveys are taking place in furtherance of Shell’s undeniable intent to facilitate pumping oil out of the ground.⁷¹

Moreover, when specifically evaluating the shallow hazard surveying, subsequent exploration drilling should be considered an “interrelated” action. Interrelated actions “are those that are part of a larger action and depend on the larger action for their justification.”⁷² The Ninth Circuit has found that the test for interrelatedness “is ‘but for’ causation: but for the federal

⁶⁶ *Pac. Coast Fed’n of Fishermen’s Ass’n v. U.S. Bureau of Reclamation*, 426 F.3d 1082, 1093 (9th Cir. 2005).

⁶⁷ *Conner v. Burford*, 848 F.2d 1441, 1453 (9th Cir. 1988) (emphasis in original).

⁶⁸ *Conner*, 848 F.2d at 1453.

⁶⁹ *American Rivers v. U.S. Army Corps of Eng’rs*, 271 F. Supp. 2d 230, 255 (D.D.C. 2003) (quoting *North Slope Borough v. Andrus*, 486 F. Supp. 332, 353 (D.C.C. 1980)).

⁷⁰ *Conner*, 848 F.2d at 1453 (alterations and quotation marks omitted). Similar reasoning applies here.

⁷¹ See 30 C.F.R. § 250.214(e) (noting that exploration plans must include a shallow hazards report). In the past, NMFS has maintained that an IHA authorizes only the harassment of marine mammals and not the underlying action. This distinction is overly formalistic. Shell’s seismic activity would be illegal absent NMFS’s authorization, and stripping the IHA of its context would undermine the operation of the ESA. Cf. *Ramsey v. Kantor*, 96 F.3d 434, 444 (9th Cir. 1996) (noting that the issuance of an incidental take statement that allows an activity to take place that would otherwise be illegal is a federal “action” for NEPA purposes).

⁷² 50 C.F.R. § 402.02.

project, these activities would not occur.”⁷³ Because shallow hazards surveys are a prerequisite to exploration drilling, the effects of drilling must be evaluated as an “interrelated” action as well.

CONCLUSION

For the above reasons, Shell’s request for an IHA for marine mammal harassment incident to its 2013 seismic surveying should be denied. Thank you for your consideration of these comments.

Respectfully,

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⁷³ *Sierra Club v. Marsh*, 816 F.2d 1376, 1387 (9th Cir. 1987) (quoting 51 Fed. Reg. 19,932 (1986)); see also U.S. Fish and Wildlife Service and NMFS, Endangered Species Consultation Handbook at 4-27 (March 1998) (ESA Handbook).

**DOCUMENTS IN SUPPORT OF COMMENTS SUBMITTED BY ALASKA
WILDERNESS LEAGUE, ET AL., REGARDING SHELL OFFSHORE INC.'S
CHUKCHI SEA SURVEYING INCIDENTAL HARASSMENT AUTHORIZATION
APPLICATION**

Allen, B. M. and R. P. Angliss, *Alaska Marine Mammal Stock Assessments, 2011*, U.S. Dep't Commerce, NOAA Technical Mem., NMFS-AFSC-234 (May 2012) (excerpt)

Bain, Dr. David E., Comments on Takes of Marine Mammals Incidental to Specified Activities; Taking Marine Mammals Incidental to Open Water Marine Survey Program in the Beaufort and Chukchi Seas, Alaska, 75 Fed. Reg. 27,708 (May 18, 2010)

Clark, C., D. Mann, P. Miller, D. Nowacek, and B. Southall, Comments on Arctic Ocean Draft Environmental Impact Statement (Feb. 28, 2012)

Expert Panel Review of Monitoring and Mitigation Protocols in Applications for Incidental Take Authorizations Related to Oil and Gas Exploration, Including Seismic Surveys, in the Chukchi and Beaufort Seas (Mar. 2010)

Expert Panel Review of Monitoring Protocols in Applications for Incidental Harassment Authorizations Related to Oil and Gas Exploration in the Chukchi and Beaufort Seas, 2011: Statoil and ION Geophysical (Mar. 2011)

FuelFix, "Alaska governor plans to open coast for drilling" (June 30, 2011)

ION Geophysical, Marine Mammal Monitoring and Mitigation During a Marine Seismic Survey by ION Geophysical in the Arctic Ocean, October-November 2012: 90-Day Report (Feb. 2013)

Minerals Management Service (MMS), Chukchi Sea Planning Area Oil and Gas Lease Sale 193 and Seismic Surveying Activities in the Chukchi Sea, Final Environmental Impact Statement, OCS EIS/EA MMS 2007-026 (May 2007) (excerpt)

NMFS, Endangered Species Act (ESA) Section 7(a)(2) Biological Opinion, Oil and Gas Leasing and Exploration Activities in the U.S. Beaufort and Chukchi Seas, Alaska (Apr. 2013)

NMFS, ESA – Section 7 Consultation Biological Opinion, Oil and Gas Leasing and Exploration Activities in the U.S. Beaufort and Chukchi Seas, Alaska; and Authorization of Small Takes Under the Marine Mammal Protection Act (July 17, 2008)

NMFS, Guidelines for Distinguishing Serious from Non-Serious Injury of Marine Mammals Pursuant to the Marine Mammal Protection Act (Jan. 27, 2012)

National Research Council, *Marine Populations and Ocean Noise* (2005)

Open Water Peer Review Panel, Monitoring Plan Recommendations Report (undated)

Office of Governor, Press Release, Governor Parnell Lauds Successful Lease Sale (Dec. 7, 2011)

Spence, J., et al., Review of Existing and Future Potential Treatments for Reducing Underwater Sound from Oil and Gas Industry Activities, NCE Report 07-001 (Dec. 31, 2007)

U.S. Fish and Wildlife Service and NMFS, Endangered Species Consultation Handbook (March 1998)

U.S. Geological Survey, An Evaluation of the Science Needs to Inform Decisions on Outer Continental Shelf Energy Development in the Chukchi and Beaufort Seas, Alaska, Circular 1370 (2011) (excerpt)

Weilgart, L. ed., Report of the workshop on alternative technologies to seismic airgun surveys for oil and gas exploration and their potential for reducing impacts on marine mammals, 31 Aug. – 1 Sept., 2009, Monterey, Calif. (2010)