



**UNITED STATES DEPARTMENT OF COMMERCE**  
**National Oceanic and Atmospheric Administration**  
NATIONAL MARINE FISHERIES SERVICE  
West Coast Region  
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**Date:** March 18, 2016

**Memorandum to:** CVP/SWP Operations Opinion  
Administrative Record Number 151422SWR2006SA00268

**From:** Brycen Swart, Fisheries Biologist

**Subject:** Shasta Operations Temperature Compliance Memo

## **Introduction**

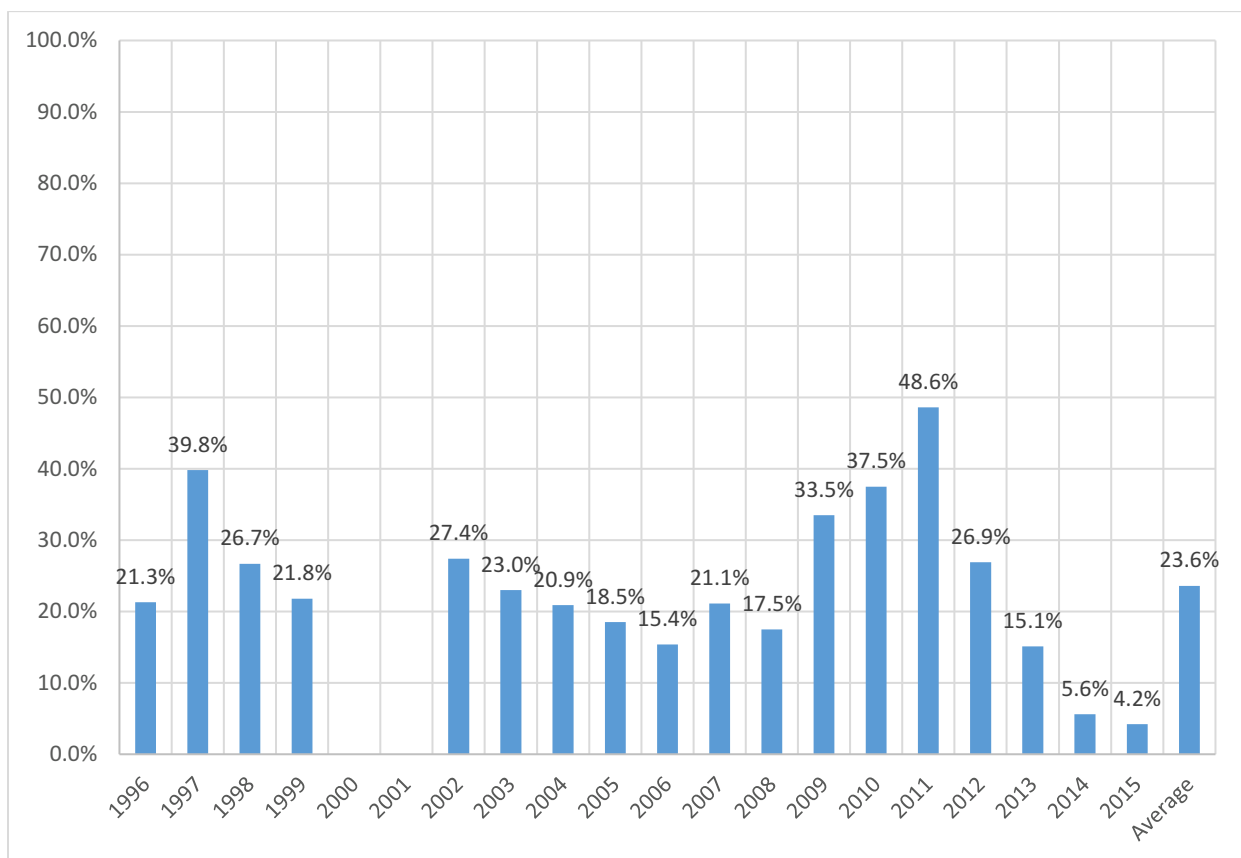
California has just ended its fourth consecutive year of below-average rainfall and snowpack, resulting in significant adverse effects to juvenile winter-run Chinook salmon populations. Due to a lack of sufficient inflow and cold water pool in Shasta Reservoir and competing water demands in 2014 and 2015, Sacramento River water temperatures rose to sub-lethal and lethal levels contributing to very low egg-to-fry survival of juvenile winter-run Chinook salmon estimated to pass Red Bluff Diversion Dam (RBDD) in brood years 2014 (5.6%) and 2015 (4.2%), well below the 18-year average of 23.6% survival. In addition, egg-to-fry survival of juvenile winter-run Chinook salmon in brood year 2013 was estimated to be 15.1%, approximately 36% below the 18-year average of 23.6% survival (Figure 1). Adults returning in 2016 are largely the progeny from brood year 2013. Using a newly developed temperature-dependent mortality model, NMFS Southwest Fisheries Science Center (SWFSC) found that in 2014 and 2015, temperature dependent mortality alone resulted in a loss of approximately 77% and 85% of the population, respectively (B. Martin, personal communication, February 23, 2016; attachment).

Since winter-run Chinook salmon spawn every three years, there is a need to conservatively manage for protection of the 2016 winter-run cohort given the year class failures observed in the last two years. The U.S. Bureau of Reclamation (Reclamation) typically uses the 2016 February forecast to provide initial allocations. To the extent that the February forecast is used to determine whether the predicted water delivery schedule is likely to leave sufficient water for temperature management to meet Endangered Species Act requirements, NMFS proposes model inputs to the Sacramento River Water Quality Model and adjustments to the temperature criteria to minimize adverse thermal effects to winter-run eggs and alevin.



## Thermal Needs for Incubation and Early Fry Development

Water temperatures significantly affect the distribution, health, and survival of native salmonids in the California Central Valley. Since salmonids are ectothermic (cold-blooded), their survival is dependent on external water temperatures and they will experience adverse health effects when exposed to temperatures outside their optimal range. Salmonids have evolved and thrived under the water temperature patterns that historically existed (*i.e.*, prior to significant anthropogenic impacts that altered temperature patterns) in California Central Valley streams and rivers. Although evidence suggests that historical water temperatures exceeded optimal conditions for salmonids at times during the summer months on some rivers, the temperature diversity in these unaltered rivers provided enough cold water during the summer to allow salmonid populations as a whole to thrive [United States Environmental Protection Agency (EPA) 2003].



**Figure 1. Estimated egg-to-fry survival from passage at Red Bluff Diversion Dam**

Pacific salmon populations have historically fluctuated dramatically due to climatic conditions, ocean conditions, and other disturbances. High water temperatures during drought conditions likely affected the historical abundance of salmon. In general, the increased exposure to stressful water temperatures and the reduction of suitable habitat caused by drought conditions reduce the abundance of salmon. Human-caused elevated water temperatures significantly increase the magnitude, duration, and extent of thermal conditions unsuitable for salmonids (EPA 2003).

The effects of water temperature in regulating developmental rates of incubating eggs are well documented (*e.g.*, Hicks 2000, McCullough 1999). During incubation, water temperature affects the rate of embryo and alevin development, the amount of dissolved oxygen in the water, and, to a significant extent, the survival of early fry (Bjornn and Reiser 1991). Within an acceptable range, the higher the temperature is, the faster the rate of development will be, and the shorter the incubation period and time to emergence (Beacham and Murray 1990). Temperatures from 39.2 to 53.6°F (4-12°C) tend to produce relatively high survival to hatching and emergence, with approximately 42.8-50°F (6-10°C) being optimum. Exposure to temperatures above the optimal range results in sub-lethal or chronic effects (*e.g.*, decreased juvenile growth, which results in smaller, more vulnerable fish; increased susceptibility to disease which can lead to mortality; and decreased ability to compete and avoid predation), as temperatures rise until at some point they become lethal.

### **United States Environmental Protection Agency Region 10 Guidance for Pacific Northwest State and Tribal Temperature Water Quality Standards**

Temperature water quality standards are an important tool for the protection and recovery of threatened and endangered salmonid species through maintaining and improving their habitat. In 1999, the EPA Region 10 started a project to develop regional temperature criteria guidance that would be protective of salmonids. States and tribes in the Pacific Northwest could then use this guidance when developing their temperature standards, as required by the Clean Water Act. The criteria guidance was jointly developed by EPA, U.S. Fish and Wildlife Service, National Marine Fisheries Service, States, and Tribes in the Pacific Northwest. They examined the most recent science on how temperature affects salmonid physiology and behavior, the combined effects of temperature and other stressors on threatened fish stocks, the pattern of temperature fluctuations in the natural environment, and other relevant issues. The project culminated in 2003 with the EPA publication of guidance recommendations to States and Tribes on how they can designate uses and establish temperature numeric criteria for waterbodies to protect coldwater salmonid species in the Pacific Northwest.

EPA (2003) recommends a 13°C (55.4°F) maximum 7 day average of the daily maxima (7DADM) criterion for the protection of waterbodies used or potentially used for salmon and trout spawning, egg incubation, and fry emergence and recommends that this use apply from the average date that spawning begins to the average date incubation ends (the first 7DADM is calculated 1 week after the average date that spawning begins). The 7DADM metric is recommended because it describes the maximum temperatures in a stream, but is not overly influenced by the maximum temperature of a single day. Thus, it reflects an average of maximum temperatures that fish are exposed to over a weeklong period. Since this metric is oriented to daily maximum temperatures, it can be used to protect against acute effects, such as lethality, and can also be used to protect against sub-lethal or chronic effects.

EPA (2003) also recommends that water quality standard should apply to all the river miles including the lowest point downstream for egg incubation and fry emergence. Because streams generally warm progressively in the downstream direction, waters upstream of that point will generally need to be cooler in order to ensure that the criterion is met downstream. Thus, a

waterbody that meets a criterion at the furthest downstream extent of use will in many cases provide water cooler than the criterion at the upstream extent of the use.

### **Sacramento River Temperature Compliance Regulatory Requirements**

In order to protect salmon egg incubation and fry emergence from adverse thermal effects, the State Water Resources Control Board Orders 90-5 and 91-1 require Reclamation to operate Keswick and Shasta dams to meet a daily average temperature of 56°F at RBDD or at a temperature compliance point (TCP) modified when the objective cannot be met at RBDD based on Reclamation's other operational commitments, including those to water contractors, D-1641 regulations and criteria, and Shasta Reservoir projected end of September (EOS) storage volume.

The 2009 biological and conference opinion on the long-term operation of the Central Valley Project and State Water Project (CVP/SWP operations Opinion) highlights the challenging nature of maintaining an adequate cold water pool in critically dry years, extended dry periods, and under future conditions, which will be affected by increased downstream water demands and climate change. Despite Reclamation's best efforts, severe temperature-related effects cannot be avoided in some years. Reasonable and Prudent Alternative (RPA) Action Suite I.2 includes exception procedures to deal with this reality. Specifically, RPA Action I.2.4 states that Reclamation shall manage Shasta Division operations to achieve a temperature compliance of not in excess of 56°F daily average temperature (DAT) between Balls Ferry and Bend Bridge from May 15 through October 31. In addition, there is a 10-year average performance measure and for temperature compliance points on the Sacramento River during the summer season:

- Meet Clear Creek compliance point 95% of time
- Meet Balls Ferry compliance point 85% of time
- Meet Jelly's Ferry compliance point 40% of time
- Meet Bend Bridge compliance point 15% of time

So far the current 6-year average (2010-2015) since issuance of the CVP/SWP operations Opinion is below this performance metric (see Table 1):

- Clear Creek was met 66% of the time
- Balls Ferry was met 50% of the time
- Jellys Ferry was met 50% of the time
- Bend Bridge was met 0% of the time

Also there is a 10-year average performance measures associated with meeting EOS carryover storage at Shasta Reservoir in order to maintain the potential to meet the various temperature compliance points:

- 87% of years: Minimum EOS storage of 2.2 million acre-feet (MAF)
- 82% of years: Minimum EOS storage of 2.2 MAF and End of April (EOA) storage of 3.8 MAF in following year (to maintain potential to meet Balls Ferry compliance point)
- 40% of years: Minimum EOS storage of 3.2 MAF (to maintain potential to meet Jelly's Ferry compliance point in following year)

The current 6-year average also falls short of this performance metric:

- 50% of Years: Minimum 2.2 MAF
- 50% of Years: Minimum 2.2 MAF and EOA 3.8 MAF
- 33% of Years: Minimum 3.2 MAF

**Table 1. Yearly Shasta Reservoir Storages, Water Year Types, Temperature Compliance Points (TCP), Egg-to-Fry Survival, and Various TCP Temperatures.**

WY	Beginning of October Storage	End of April Storage	WY Type	TCP	Egg to Fry Survival	SHD DAT	KWK DAT	CCR DAT	CCR 7DADM	BSF DAT	JLF DAT	BND DAT	RBDD DAT
1996	3136	4308	W	BSF	21.3%	51.6	52.3			55.0	55.9	56.0	57.5
1997	3098	3937	W	JLF	39.8%	50.8	51.8			54.5	55.5	56.3	57.1
1998	2308	4061	W	JLF	26.7%	50.7	51.6	52.2	53.3	54.0	55.2	55.4	56.6
1999	3441	4256	W	BND	21.8%	48.9	50.5	51.6	53.3	53.4	54.6	55.1	56.4
2000	3327	4153	AN	BSF		50.3	51.8	52.7	54.3	54.3	55.4	55.8	57.2
2001	2985	4020	D	JLF		50.8	52.0	53.0	54.6	54.4	55.6	56.0	57.6
2002	2200	4297	D	JLF	27.4%	50.1	51.5	52.6	54.3	54.1	55.2	55.7	57.2
2003	2558	4537	AN	BSF	23.0%	50.1	51.6	52.6	54.2	54.2	55.4	55.9	57.3
2004	3159	4060	BN	BSF	20.9%	51.8	52.5	53.5	55.1	54.8	55.9	56.4	57.7
2005	2183	4207	AN	BSF	18.5%	51.2	52.3	53.2	54.7	54.8	56.0	56.4	57.7
2006	3035	4057	W	BND	15.4%	49.6	50.9	51.7	53.1	53.3	54.7	55.0	56.3
2007	3205	3901	D	BSF	21.1%	51.5	52.5	53.3	55.0	54.8	55.7	56.2	57.4
2008	1879	2954	C	CCR	17.5%	53.1	53.8	54.6	56.6	55.9	56.9	57.4	58.8
2009	1384	2998	D	CCR	33.5%	51.9	53.0	54.1	55.9	55.6	56.8	57.2	58.8
2010	1774	4391	BN	JLF	37.5%	49.5	51.2	52.2	54.0	54.0	55.2	55.6	57.1
2011	3319	4266	W	JLF	48.6%	49.7	51.0	52.1	53.8	53.8	55.0	55.5	56.7
2012	3341	4440	BN	JLF	26.9%	49.7	51.3	52.4	54.3	53.9	55.0	55.5	56.9
2013	2592	3788	D	AND	15.1%	52.0	53.0	54.0	55.8	55.4	56.3	56.6	58.4
2014	1906	2409	C	CCR	5.6%	54.3	55.7	56.9	58.8	58.0	59.4	59.8	61.8
2015	1157	2662	C	CCR	4.2%	52.9	55.2	56.7	58.8	58.1	59.5	60.1	61.6
Avg	2407	3783			23.6%	51.0	52.3	53.3	55.0	54.8	56.0	56.4	57.9
Difference from CCR7DADM													
						-4.0	-2.7	-1.7		-0.2	1.0	1.4	2.9

## Sacramento River Water Quality Model

Drought conditions over the last four years have highlighted the uncertainties in Reclamation’s Sacramento River Water Quality Model (SRWQM) and its inability to meet the regulatory requirements outlined in the CVP/SWP operations Opinion. The SRWQM has a difficult time reflecting actual release temperature and conditions when the critical reservoir thermocline of about 52°F approaches the elevation of the temperature control device (TCD) side gates and/or reservoir outlet works. Given the significant simplification of the input data (which is derived from a 12-month operations outlook), the unknowns regarding future meteorological conditions, and the fact that the actual TCD does not have infinite adjustability, the model can only realistically provide a broad brush picture of future operations, but cannot provide sufficient precision to determine future operations.

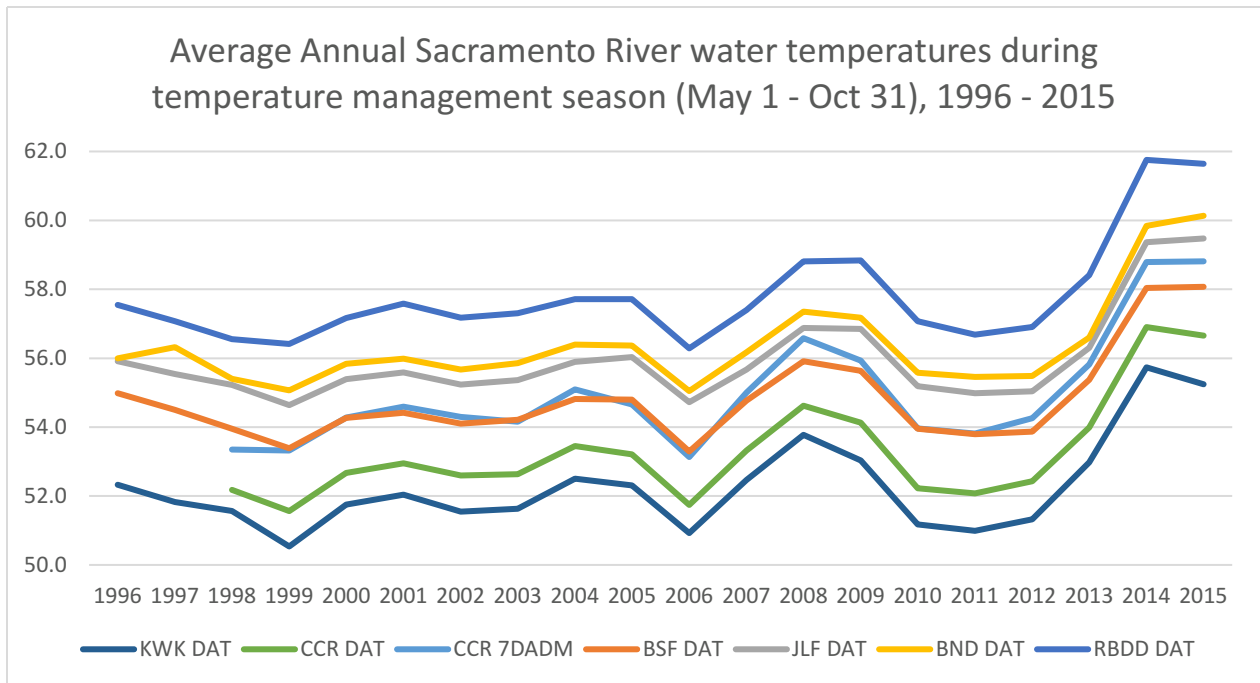
However, model improvements have been made over time using lessons learned from previous years. For example, due to the higher ambient air temperature in the past few years, in 2015 Reclamation began using more conservative (*i.e.*, warmer) meteorological forecasts from the local 3-month temperature outlook (L3MTO) rather than continuing to use average temperature as an input to the Sacramento River water temperature profile. Additionally, in 2014, the upper

5 to 6 miles of the Sacramento River read 0.6°F warmer than the model, so in 2015 Reclamation adjusted the model 0.6°F for better accuracy.

### **NMFS 2016 Sacramento River Suggested Model Inputs and Temperature Criteria Adjustments**

Given the poor performance and uncertainties associated with Reclamation's model and the extreme importance to manage for higher juvenile winter-run survival during the temperature management season this year, NMFS proposes some buffers to help address the unavoidable uncertainty in temperature model and potential adjustments to the Sacramento River temperature criteria: (1) continue to use the more conservative (*i.e.*, warmer) L3MTO meteorological forecast input using an average of 2014 and 2015 meteorological data; (2) use 75% and 99% hydrological forecasts (in addition to the 50% and 90%) with additional weight to El Niño hydrological years to more accurately reflect the current hydrology; (3) apply a Shasta Reservoir temperature profile stratification scenario from the historical record that shows a steep cold water decline in the spring (*e.g.*, what happened in 2015); (4) meet an end of May Shasta Reservoir storage of at least 4.0 MAF; and (5) use the EPA (2003) recommendation of 55°F 7DADM metric and applying it to the Bonneyview Bridge (CCR) TCP.

Recognizing the difficulty of changing the regulatory compliance from a DAT to a 7DADM, NMFS analyzed to see what the downstream TCP equivalency would be. Over an 18-year period (1998-2015), CCR 7DADM tracked pretty closely to Balls Ferry (BSF) DAT [BSF DAT was 0.2°F cooler than the CCR 7DADM and the JSF DAT was 1.0°F warmer than the CCR 7DADM (Table 1)] during the temperature management season, except for 2008, 2009, and 2012 to 2015 (*i.e.*, dry and critically dry years), where CCR 7DADM tracked somewhere between BSF DAT and Jellys Ferry (JLF) DAT (Figure 2). Therefore a 55°F CCR 7DADM would be equivalent to a 56°F JLF DAT. Based upon this information, NMFS recommends a TCP of not in excess of 56°F DAT at JLF.



**Figure 2. Average annual Sacramento River water temperature during the temperature management season (May 1 – Oct 31), 1996-2015.**

### 2016 February Forecast from the February Update to the Central Valley Project and State Water Project 2016 Drought Contingency Plan<sup>1</sup>

On February 19, 2016, Reclamation released its updated operational forecasts using 50%, 90%, and 99% exceedance runoff forecasts based on the hydrological conditions as they existed on February 1, 2016. The base assumptions include utilizing existing storage conditions; actual precipitation and runoff occurring to date; future precipitation, accretions, depletions, and projected water supply deliveries based on historical statistics; meeting existing water quality standards; and current biological opinion reasonable and prudent alternatives. For these forecasts, the supplies available to the Sacramento River Settlement Contractors, San Joaquin River Exchange Contractors, and Central Valley Project Improvement Act Level 2 Refuge supplies would be consistent with a “Shasta Normal” supply for the 50% and 90% forecasts, and consistent with a “Shasta Critical” supply in the 99% forecast. In addition, the timing of diversion patterns for the Sacramento River Settlement Contractors was assumed to be adjusted (similar to last year’s operations) and allow for lower Keswick releases in April and May.

According to Reclamation’s 90% hydrological exceedance 2016 February Forecast (Table 2), the forecasted EOA storage for Shasta Reservoir is approximately 3.45 MAF. According to Reclamation’s potential for meeting a Sacramento River water temperature compliance point target<sup>2</sup> of 56°F DAT at Jellys Ferry, there needs to be an EOA storage of at least 4.0 MAF (Figure 3). According to the 1996 to 2015 historical record (Table 1), an EOA storage of at least

<sup>1</sup> [http://www.waterboards.ca.gov/waterrights/water\\_issues/programs/drought/tucp/docs/2016dcpfebnovadd1.pdf](http://www.waterboards.ca.gov/waterrights/water_issues/programs/drought/tucp/docs/2016dcpfebnovadd1.pdf), addendum 1

<sup>2</sup> Note: The CVP/SWP operations Opinion states that Reclamation shall meet a temperature compliance point *not in excess* (emphasis added) of 56°F, not a target of 56°F.

4.2 MAF was necessary in order to meet the Jelly's Ferry TCP in 4 out of 7 years. Therefore, based on the currently proposed monthly average releases from Keswick Dam, Reclamation will not be able to meet a TCP of not in excess of 56°F DAT at JLF.

**Table 2. 2016 February Forecast**

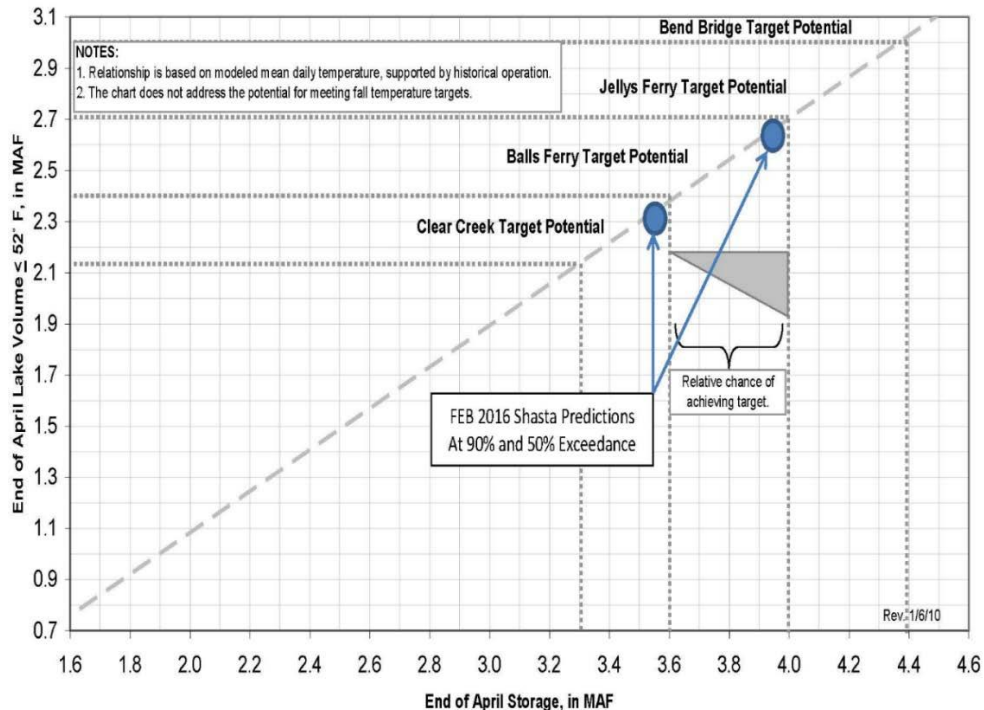
February 1 - 90% HYDROLOGY

RESERVOIRS	END OF MONTH STORAGES (TAF)									
	2016									
	FEBRUARY	MARCH	APRIL	MAY	JUNE	JULY	AUGUST	SEPTEMBER	OCTOBER	
Trinity	810	906	1031	1025	1027	930	847	771	755	
Shasta	2767	3187	3452	3563	3270	2884	2467	2238	2188	
Folsom	579	626	653	615	507	394	326	289	236	
Oroville	1831	2127	2295	2239	2062	1753	1469	1300	1160	
New Melones	425	459	456	447	406	351	302	259	244	

RESERVOIRS	MONTHLY AVERAGE RELEASES (CFS)									
	2016									
	FEBRUARY	MARCH	APRIL	MAY	JUNE	JULY	AUGUST	SEPTEMBER	OCTOBER	
Trinity	300	300	540	2920	780	450	730	740	370	
Sacramento	3000	3250	3250	4300	9850	10150	9800	7000	4200	
American	2450	3000	3500	4050	3500	3000	2300	1750	1500	
Feather	950	800	2200	1750	2100	3450	3800	3800	1950	
Stanslaus	210	200	460	400	150	150	150	150	580	

	DELTA SUMMARY (CFS)									
	2016									
	FEBRUARY	MARCH	APRIL	MAY	JUNE	JULY	AUGUST	SEPTEMBER	OCTOBER	
Rio Vista Flows	15700	14050	8650	6500	6100	4450	5650	6300	3000	
Sac River at Freeport	18600	16850	11150	9400	11550	11100	12700	13000	7250	
SJ River at Vernalis	1250	1400	1300	1250	600	600	550	650	1550	
Computed Outflow	16100	16500	10250	7400	7250	4150	4250	4100	5000	
Combined Project Pumping	5050	2600	1500	1500	1500	3300	5350	7300	2700	

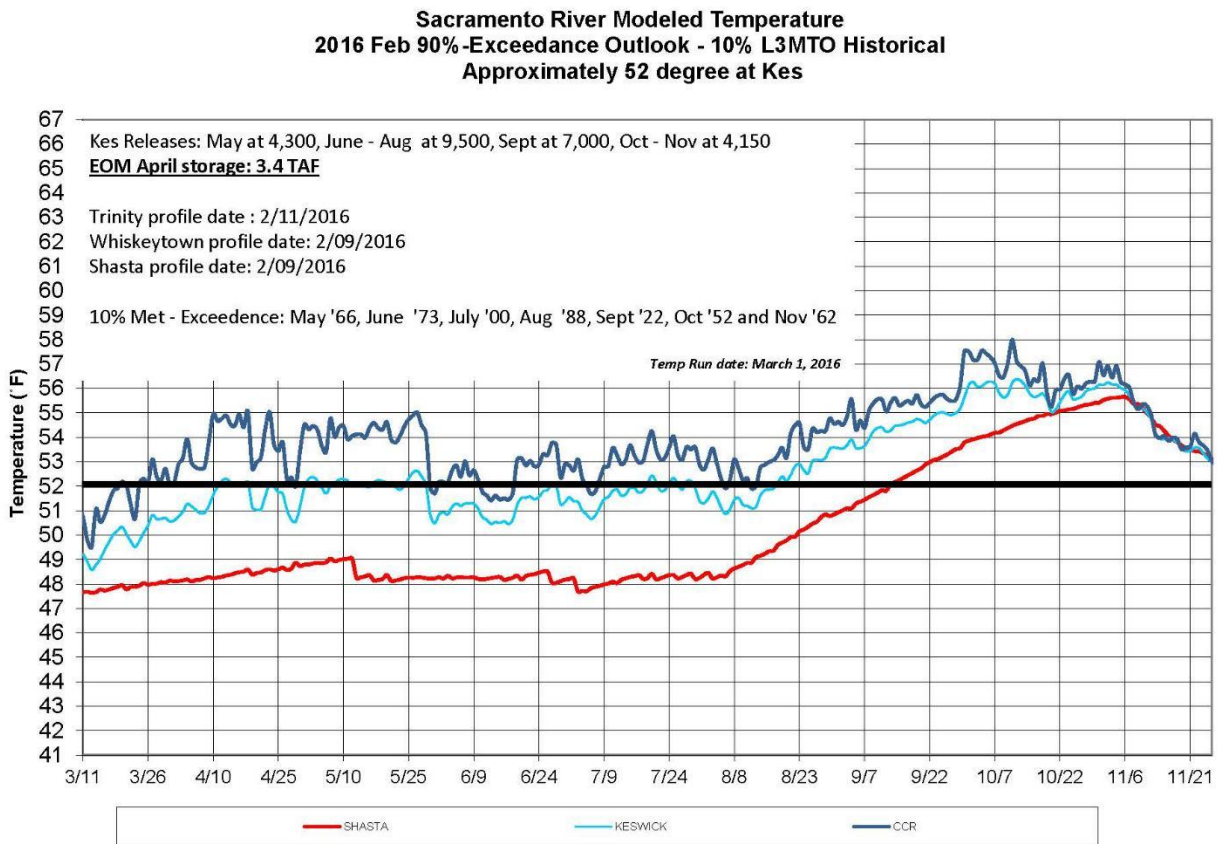
**Lake Shasta End of April Storage Potential for Meeting Compliance Point Target of 56° F (Apr-Sep)**



**Figure 3. Lake Shasta End of April Storage Potential for Meeting Compliance Point Target.**



On March 15, 2016, NMFS received from Reclamation a preliminary set of Sacramento temperature model results targeting water temperatures at Keswick Dam release point and CCR based on the February 1, 2016, hydrologic conditions and forecasted river inflow. According to the 90% exceedance hydrology, Reclamation’s proposed Keswick Dam monthly average releases for May through November (Table 2), and targeting 52°F DAT at the Keswick release point<sup>3</sup> (KWK), Reclamation would only be able to meet 52°F DAT at KWK until a couple of days before August 23<sup>rd</sup> (Figure 4). After that date, the cold water pool in Shasta Reservoir would be depleted and/or inaccessible and the DAT at KWK would increase to more than 56°F for the rest of the temperature management season.

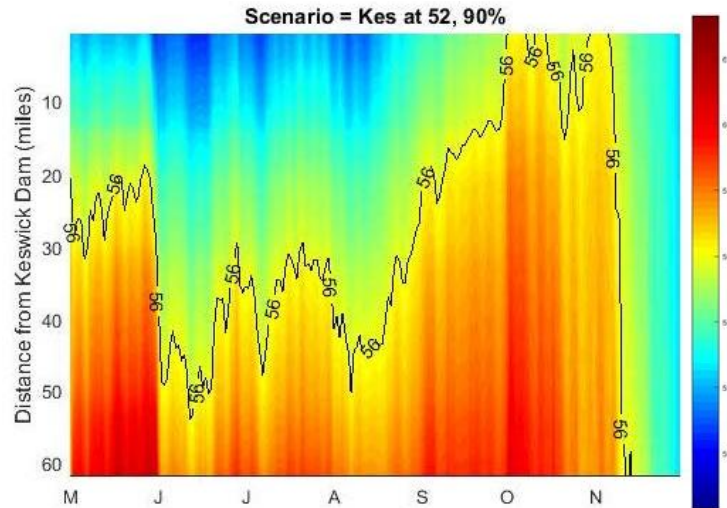


**Figure 4. Reclamation’s Sacramento River Modeled Temperature Results using the 2016 February 90% exceedance outlook, historical 10% local 3-month temperature outlook meteorology, Reclamation’s proposed Keswick Dam monthly average releases for May through November, and targeting approximately 52°F DAT at KWK.**

NMFS-SWFSC modeled the same operational scenario using their River Assessment for Forecasting Temperatures (RAFT) model. Their results were similar to Reclamation’s temperature model results in that Reclamation would only be able to meet a 52°F DAT at KWK until then end of August (Figure 5). Again, after that, the cold water pool in Shasta Reservoir

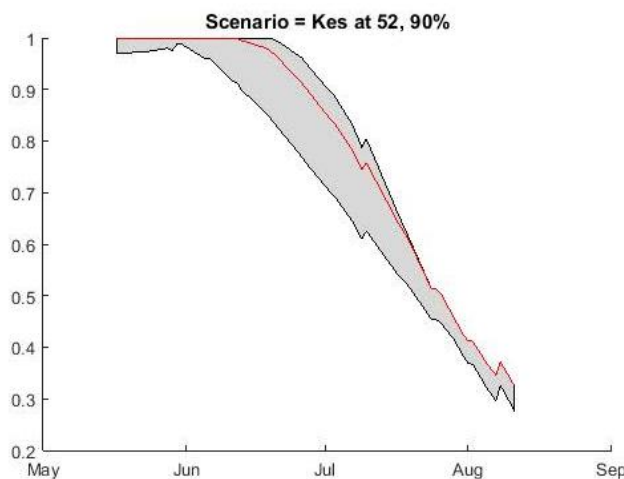
<sup>3</sup> NMFS and Reclamation agreed to a surrogate of 52°F DAT at KWK in lieu of 56°F DAT at JLF. See Table 1 for the correlation of KWK DAT to JLF DAT over the last 20 years.

would be depleted and/or inaccessible and DAT at KWK would increase to more than 56°F for the rest of the temperature management season.



**Figure 5. NMFS-SWFSC RAFT model results using the 2016 February 90% exceedance outlook, historical 10% local 3-month temperature outlook meteorology, Reclamation’s proposed Keswick Dam monthly average releases for May through November, and targeting approximately 52°F DAT at KWK.**

Additionally, the NMFS-SWFSC ran their temperature mortality model under this operational scenario (Figure 6). Egg-to-fry survival values start to decline for those redds that were constructed in mid-June. The survival values continue to decline further throughout the temperature management season as suitable temperatures are not able to be maintained throughout the egg incubation and fry emergence periods for the later spawners. The mean cumulative temperature dependent mortality based on this scenario is 30.5% (95% CI 0.157-53.63%).



**Figure 6. NMFS-SWFSC temperature mortality model results using the 2012-2015 redd distribution to calculate survival values (mean in red, 10% and 90% confidence intervals shaded grey)**

In order to meet a TCP of not in excess of 56°F DAT at JLF (or alternatively, 52°F DAT at KWK), NMFS recommended that Reclamation model the following operational scenario and Keswick Dam release schedule for the February forecast (Table 3):

- Target an end of May Shasta storage of 4 MAF.
- Minimum Keswick Dam release of 3,250 cfs through May.
- Stable Keswick Dam release of 7,000 cfs from June through mid-October (or complete winter-run emergence).
- Immediately after complete winter-run emergence, reduce Keswick Dam releases, per ramping rates, to 4,000 cfs through January 2017 or through complete fall-run emergence.
- Use meteorological data from 2015.

**Table 3. NMFS Scenario Flow Schedule**

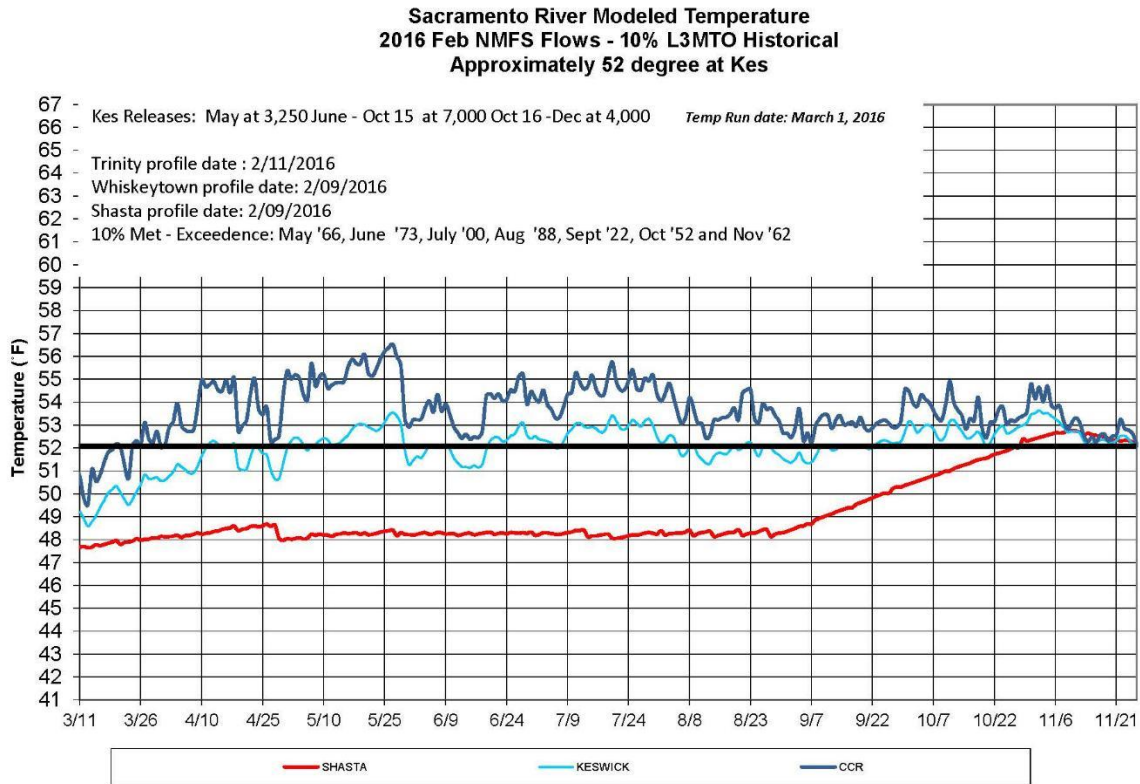
End of the Month Storage										
		Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct
Shasta		2766	3186	3451	3627	3503	3311	3066	2837	2707
Monthly River Releases (TAF/cfs)										
		Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct
Sacramento	TAF	187	200	193	200	417	430	430	417	338
	cfs	3250	3250	3250	3250	7000	7000	7000	7000	5500

NMFS calculated that this new Keswick Dam release schedule scenario would equate to a savings of 506 TAF (Table 4), ensuring that there is enough cold water storage to last throughout the temperature management season and resulting in EOS storage at 2.84 MAF.

**Table 4. Reclamation’s Proposed Keswick Dam Release Schedule Compared to NMFS Scenario for Keswick Dam Release Schedule**

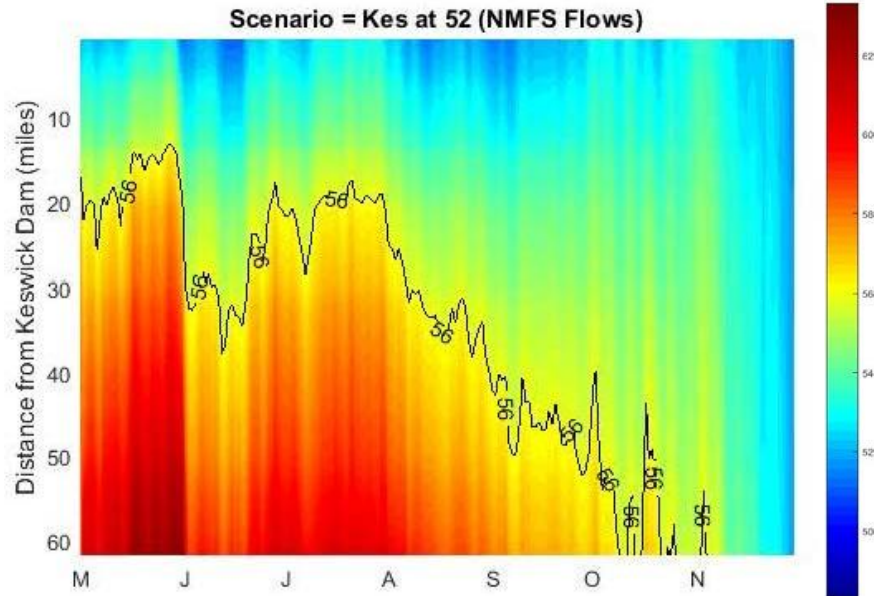
		Feb	Mar	Apr	May	June	July	Aug	Sept	Oct	Total
Reclamation	End of Month Storage (TAF)	2767	3187	3452	3563	3270	2884	2467	2238	2188	
	Monthly Releases Average (CFS)	3000	3250	3250	4300	9850	10150	9800	7000	4200	
	Monthly Releases (TAF)	173	200	193	264	586	624	603	417	258	
NMFS	End of Month Storage (TAF)	2766	3186	3451	3627	3503	3311	3066	2837	2707	
	Monthly Average Releases (CFS)	3250	3250	3250	3250	7000	7000	7000	7000	5500	
	Monthly Releases (TAF)	187	200	193	200	417	430	430	417	338	
Savings	Monthly Releases (TAF)	-14	0	0	65	170	194	172	0	-80	506

Reclamation ran their Sacramento River Water Quality Model based on the NMFS scenario for Keswick Dam release schedule (Figure 7). The results show that 52°F DAT target at KWK can be achieved throughout the temperature management season with some occasional exceedances.



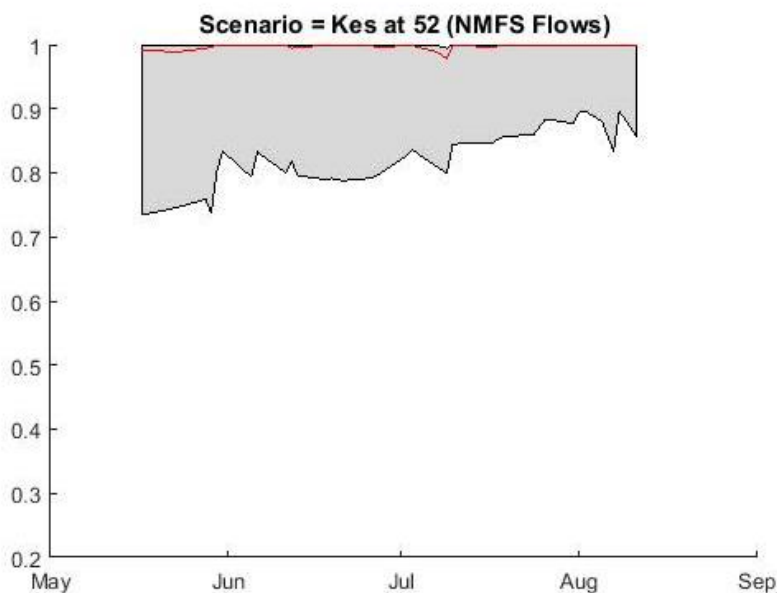
**Figure 7. Reclamation’s Sacramento River Modeled Temperature Results using the 2016 February 90% exceedance outlook, historical 10% local 3-month temperature outlook meteorology, NMFS-scenario for Keswick Dam monthly average releases for May through November, and targeting approximately 52°F DAT at KWK.**

The NMFS-SWFSC RAFT model presented similar results, that a 52°F DAT target at KWK can be achieved throughout the temperature management season with some occasional exceedances. (Figure 8).



**Figure 8. NMFS-SWFSC RAFT model results using the 2016 February 90% exceedance outlook, historical 10% local 3-month temperature outlook meteorology, NMFS scenario for Keswick Dam monthly average releases for May through November, and targeting approximately 52°F DAT at KWK.**

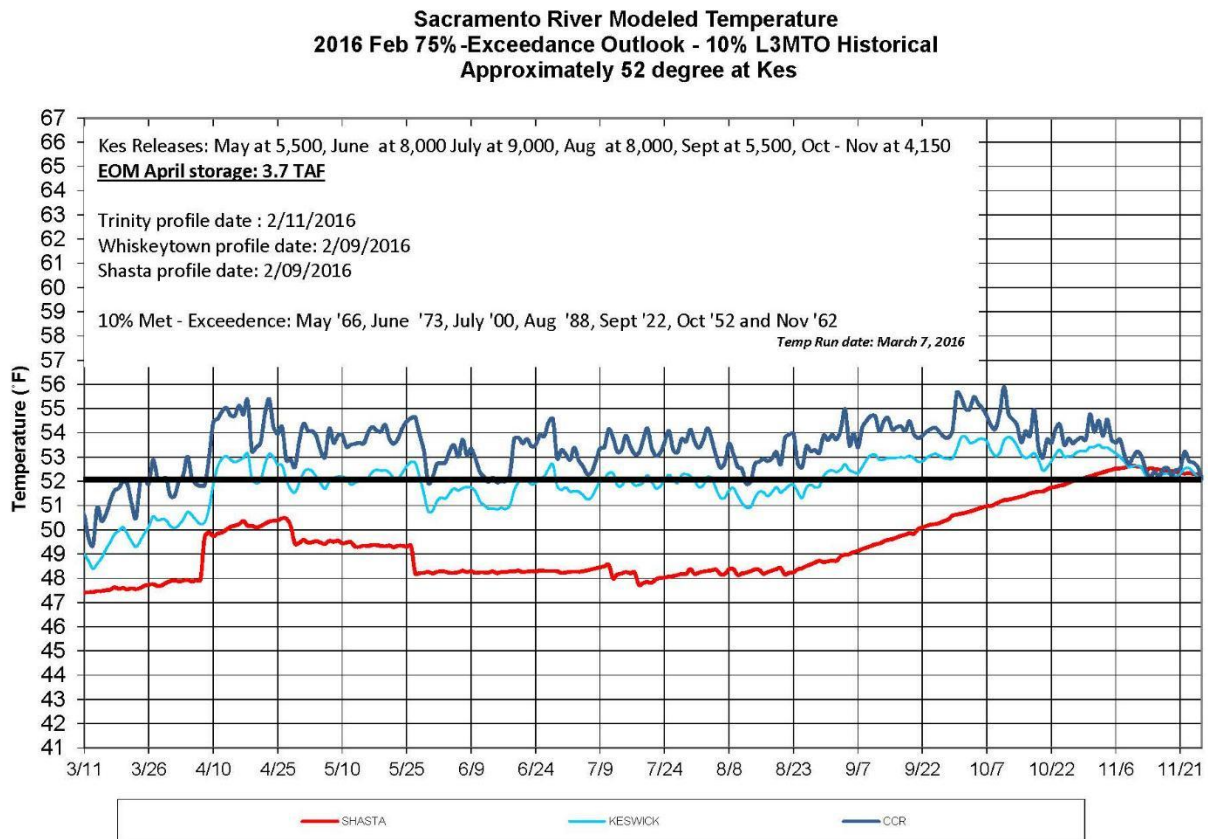
The NMFS-SWFSC temperature mortality model under this operational scenario (Figure 9) shows a much improved egg-to-fry survival compared to Reclamation’s proposed Keswick Dam monthly average release schedule, as temperature has relatively little effect on mortality. The mean cumulative temperature dependent mortality based on this scenario is 5.4% (95% CI 0.88-37.93%).



**Figure 9. NMFS-SWFSC temperature mortality model results using the 2012-2015 redd distribution to calculate survival values (mean in red, 10% and 90% confidence intervals shaded grey)**

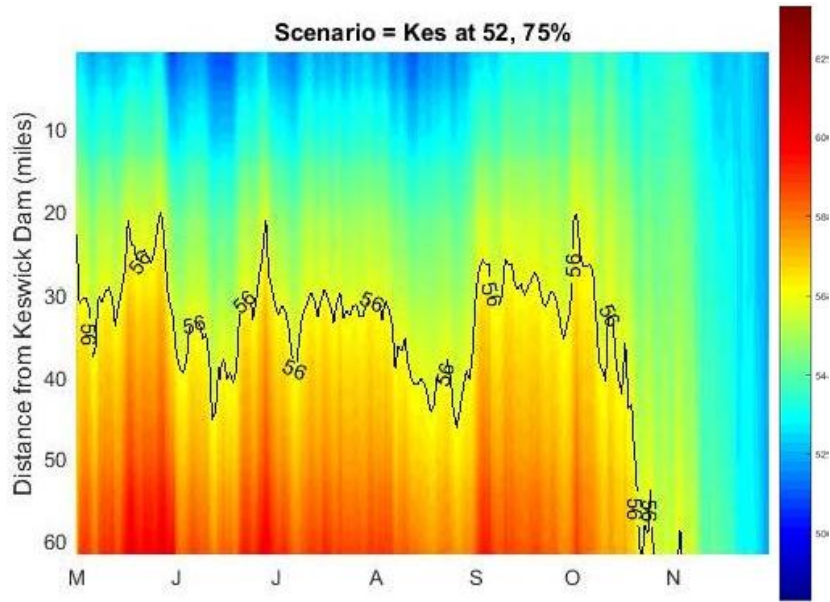


Reclamation also ran their Sacramento River Water Quality Model using the 75% exceedance outlook and their proposed Keswick Dam monthly average release schedule. Similar to the 90% hydrological exceedance, Reclamation would only be able to meet 52°F DAT at KWK until about the end of August (Figure 9). After that, KWK DAT would rise to a peak of about 54°F through the end September and October.



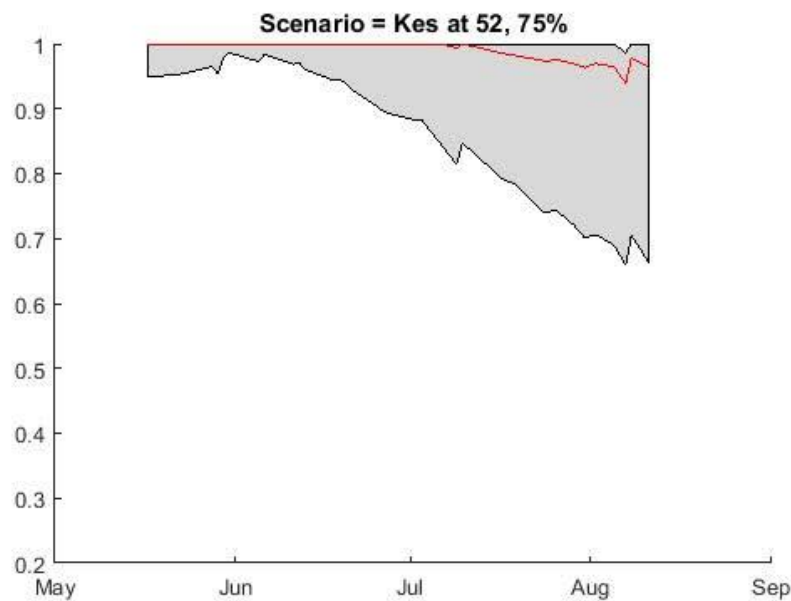
**Figure 9. Reclamation’s Sacramento River Modeled Temperature Results using the 2016 February 75% exceedance outlook, historical 10% local 3-month temperature outlook meteorology, Reclamation’s proposed Keswick Dam monthly average releases for May through November, and targeting approximately 52°F DAT at KWK.**

Results of NMFS-SWFSC RAFT under this scenario were similar to that of the SRWQM (Figure 10), showing that a 52°F DAT target at KWK can be achieved throughout most of the temperature management season with warmer water at KWK at the end of September and beginning of October.



**Figure 10. NMFS-SWFSC RAFT model results using the 2016 February 75% exceedance outlook, historical 10% local 3-month temperature outlook meteorology, Reclamation’s proposed Keswick Dam monthly average releases for May through November, and targeting approximately 52°F DAT at KWK.**

Results of NMFS-SWFSC temperature mortality model under the 75% exceedance outlook (Figure 11) shows a decreased egg-to-fry survival compared to the NMFS scenario for those spawners after early July, but much better egg-to-fry survival compared to the 90% exceedance outlook. The mean cumulative temperature dependent mortality based on this scenario is 6.3% (95% CI 0.84-36.82%).



**Figure 11. NMFS-SWFSC temperature mortality model results using the 2012-2015 redd distribution to calculate survival values (mean in red, 10% and 90% confidence intervals shaded grey)**

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Attachment