This meeting focuses the discussion on decision items as well as general updates for Policy. The substantive discussions are:

1. Type N (update from DNR and work of Type N technical group)
2. Eastside Type F/S Extensive Monitoring project (Policy’s decision on 6 Questions)
3. Policy’s priorities for 2014 calendar year, for submittal to Board’s August meeting

<table>
<thead>
<tr>
<th>Time</th>
<th>Item</th>
<th>Lead(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9:00 – 9:30</td>
<td>Welcome &amp; Introductions</td>
<td>A. Miller, Bernath, &amp; Wheeler</td>
</tr>
<tr>
<td></td>
<td>Review agenda, updates</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Announcements</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Review June 6, 2013 meeting summary</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Decision:</strong> Accept June 6, 2013 meeting summary</td>
<td></td>
</tr>
<tr>
<td>9:30 – 10:00</td>
<td>Type N Update</td>
<td>Engel &amp; Bernath</td>
</tr>
<tr>
<td></td>
<td>1. Update from DNR on guidance for dry season methodology</td>
<td></td>
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<tr>
<td></td>
<td>2. Update from Ecology on Type N technical group</td>
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<tr>
<td></td>
<td><strong>Decision:</strong> Further direct Type N technical work, if needed</td>
<td></td>
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<tr>
<td>10:00 – 11:00</td>
<td>Extensive Riparian Status and Trends Monitoring Program – Stream</td>
<td>Bernath &amp; Ehinger</td>
</tr>
<tr>
<td></td>
<td>Temperature Phase I: Eastside Type F/S Monitoring Project</td>
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<tr>
<td></td>
<td>Discuss final report and 6 Questions</td>
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<tr>
<td></td>
<td>Questions from Policy</td>
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<tr>
<td></td>
<td><strong>Decision:</strong> Take action or no action on 6 Questions</td>
<td></td>
</tr>
<tr>
<td>11:00 – 11:30</td>
<td>HPA Rulemaking Update</td>
<td>Jackson</td>
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<tr>
<td></td>
<td>Discuss timelines for Policy and WDFW</td>
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<tr>
<td>11:30 – 12:30</td>
<td>Policy’s Priorities for 2014 – report to Board for August meeting</td>
<td>A. Miller &amp; Bernath</td>
</tr>
<tr>
<td></td>
<td>Review Policy workload and schedule</td>
<td></td>
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<td></td>
<td>Review draft priorities; discuss changes/additions</td>
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</tr>
<tr>
<td>12:30 – 1:00</td>
<td>Lunch</td>
<td>A. Miller &amp; Bernath</td>
</tr>
<tr>
<td>1:00 – 1:30</td>
<td>Policy’s Priorities for 2014 (continued)</td>
<td></td>
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<tr>
<td></td>
<td><strong>Decision:</strong> Approve Policy’s recommendations to the Board - Policy’s priorities for calendar year 2014</td>
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<tr>
<td></td>
<td><em>Plan to approve again at August 1 Policy meeting for submittal to Board for August 13th meeting</em></td>
<td></td>
</tr>
<tr>
<td>1:30 – 2:00</td>
<td>AMP Board Manual Section 22 revisions</td>
<td>Ratcliff</td>
</tr>
<tr>
<td></td>
<td><strong>Decision:</strong> Accept recommended AMP Board Manual amendments to be presented to the Board for approval</td>
<td></td>
</tr>
<tr>
<td>2:00 – 2:15</td>
<td>FPHP Rule and Board Manual Updates</td>
<td>Ratcliff</td>
</tr>
<tr>
<td></td>
<td>Update on new board manual section 5 and amended board manual sections</td>
<td></td>
</tr>
<tr>
<td>Time</td>
<td>Session Description</td>
<td>Presenter(s)</td>
</tr>
<tr>
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<td>-------------------------------------------------------------------------------------</td>
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<tr>
<td>2:15 – 2:30</td>
<td><strong>Type F Update</strong>&lt;br&gt;Update on progress prior to July 18th meeting&lt;br&gt;Plan to complete Charter by August 1</td>
<td>Bernath &amp; A. Miller</td>
</tr>
<tr>
<td>2:30 – 2:45</td>
<td><strong>Mass Wasting Report</strong>&lt;br&gt;Update from special meetings</td>
<td>A. Miller</td>
</tr>
<tr>
<td></td>
<td>Potential Decision: Approve the Mass Wasting Policy Strategy Charter</td>
<td></td>
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<tr>
<td>2:45 – 3:00</td>
<td><strong>CMER Update</strong></td>
<td>Mendoza</td>
</tr>
<tr>
<td>3:00 – 3:30</td>
<td><strong>Next steps, observations, and Co-Chair comments</strong>&lt;br&gt;Agenda topics for August and September meetings</td>
<td>Bernath, A. Miller, &amp; Wheeler</td>
</tr>
<tr>
<td>3:30</td>
<td><strong>Adjourn</strong></td>
<td></td>
</tr>
</tbody>
</table>

**Remaining 2013 meetings**: August 1, September 5, October 3, November 7, & December 5. All meetings are scheduled at Department of Ecology – Lacey Headquarters.

**Remote participation** Phone Bridge: 360-902-2916, passcode 229161. Glance (desktop sharing): go to [triangle.glance.net](http://triangle.glance.net) and enter Session Key from facilitators at beginning of meeting.

**Meeting Materials**:
- Draft June 6, 2013 meeting summary
- Six Questions, Eastside Type F Study
- Eastside Type F/S Monitoring Project Final Report
- Policy Workload Timeline
- Type N Technical update
- Adaptive Management Program Board Manual, Section 22
- Mass Wasting Policy Strategy Charter
Decisions and Action Items from Meeting

<table>
<thead>
<tr>
<th>Decision</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Approved the May 2, 2013 meeting summary with minor edits.</td>
<td>Full consensus of present caucuses.</td>
</tr>
<tr>
<td>2. Agreed to review a rough draft of Policy’s priorities at the July</td>
<td></td>
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<tr>
<td>meeting and to review a full draft at the August 1 meeting for</td>
<td></td>
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<tr>
<td>submittal to the Board’s August meeting.</td>
<td></td>
</tr>
<tr>
<td>3. Approved Eastside Type N TWIG problem statement/critical question/</td>
<td>Consensus of present caucuses.</td>
</tr>
<tr>
<td>study objectives with comments from motion.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Action Item</th>
<th>Assignment/Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Update Policy on guidance for dry season methodology.</td>
<td>Marc Engel</td>
</tr>
<tr>
<td>2. Draft June 6, 2013 meeting summary.</td>
<td>Claire Turpel</td>
</tr>
</tbody>
</table>

Introductions – Stephen Bernath and Adrian Miller, Co-Chairs, welcomed the group and led introductions (please see Attachment 1 for the list of attendees).

Review Agenda, Announcements, and Meeting Summary

- Bob Wheeler reviewed the agenda and no member suggested changes to the agenda.
- The Forests & Fish Policy Committee (Policy) reviewed their workload with the timeline document. Bob Wheeler reminded Policy that there are a lot of moving pieces in their workload and they have a lot to accomplish over the next several meetings.
- Policy reviewed the May 2, 2013 meeting summary. Several minor edits were suggested and Policy accepted the meeting summary with these edits incorporated.

May 14, 2013 Forest Practices Board Meeting Debrief – Marc Engel reviewed highlights from the May 14, 2013 Forest Practices Board (Board) meeting.

- The Board accepted the proposed draft language for the Forest Biomass and FPHP rule changes. Now DNR will file CR-102, which will set up two public hearings, to be held jointly with the hydraulic code draft changes. These public hearings will be June 25 (Ellensburg) and 27 (Olympia).
  - There were some comments for the Board on this draft language. The Board directed staff to post draft rule for review, particularly for the public to comment on two potential definitions of a Forest Practices Hydraulic project.
  - Comments on this draft language should be submitted by Friday, June 28. Then, DNR staff will combine all the comments for the Board to make a decision on which definition to incorporate into the final rule.
- The Board reviewed Policy priorities from the Policy Co-Chairs’ memo.
This is one of the regular quarterly reporting from the Co-Chairs. At the August meeting, the Board will review a more formal document that outlines Policy’s priorities. Policy should present what they anticipate finishing by the end of 2013 as well as the anticipated workload for the 2014 calendar year.

Policy agreed to review a rough draft of this formal annual report on Policy’s priorities at the July 11 meeting, but will officially approve it at the August 1 meeting for submittal to the Board’s August meeting.


- The first meeting is scheduled for June 13 from 1-5pm at Ecology, a phone bridge will be provided.
- This shall be a Committee of the Whole.
- The main focus is to re-format the motion from the May 2, 2013 meeting into a draft Charter.
- Further progress will be updated at future Policy meetings.

**Type F Update** – A Committee of the Whole has met twice and plans to meet at least one more time. The progress includes:

- So far, Policy has articulated the areas of disagreements into the Charter. While this is atypical for Charter language, it is important to capture these for future discussions and in case a phased approach is used and it becomes important to refer back to the document with the clearly articulated disagreements.
- The work ahead should be focused on defining Objectives and Tasks, especially whether they could be categorized into specific phases.
- Send all comments to the facilitators, who will incorporate the edits into a revised draft and send out again for further work by all. Policy was encouraged to caucus as much as possible in between drafts.
- In putting dates for the Tasks, consider that the only date that Policy has to adhere to is that a Charter must be agreed to by July 11. Other than that, all Tasks can have their own timelines.
- The facilitators will try to categorize the Objectives into three categories, relating to off-channel habitat, electrofishing, and the model and maps.

**Type N Update** – Adrian Miller updated Policy on the progress of the Type N meeting on May 9.

- At the May 9 meeting, the group helped Policy and the Type N technical group clarify the remaining piece on identifying a dry season methodology for the uppermost point of perennial flow. This needs to have more guidance than what is in the Type N strategy.
- There are many sources of information for both westside and eastside methodology. These will be combined so everyone can see what all the information indicates.
- The goal is to have this collated in advance of the July 11 Policy meeting, so Policy can compare the different characteristics of each methodology. One of these alternatives includes the PIP/tribal/CMER information from a while ago.
- Marc Engel will follow up with Policy about the guidance for the dry season.
**Eastside Type N TWIG**
At the May 2 meeting, Policy reviewed a memo from the Eastside Type N TWIG and was asked to approve the TWIG’s direction. Policy was unable to make that decision at the May meeting because more caucusing was needed. The TWIG members returned to Policy at the June meeting to be available to answer more questions as Policy made an approval. TWIG members Amy Kurtenbach, Bill Ehinger, Marc Gauthier, and Rick Woodsmith were present to answer questions and to hear the dialogue.

- Jim Hotvedt reviewed the flowchart that outlines the process.
- With CMER’s edits to the LEAN process, Policy now has two opportunities to review the TWIG’s work and to provide comments/direction. This is the first opportunity, and is focused on providing input only on the study objectives, problem statement, and critical questions. The critical questions are in the workplan that CMER and Policy approved earlier in 2013 (see Table 10 of the workplan for more information). These are fairly generic so the study objectives are developed.
- After Policy’s initial approval, the TWIG develops study design alternatives from Best Available Science review, and CMER reviews.
- The second time Policy reviews the study they focus on the alternatives and approve a study design alternative.

Policy discussed the content of the study objectives. The landowner caucus is interested in having more information brought back to Policy from the TWIG’s study, such as analyzing the no-cut strategy and more information on connected and unconnected streams.

Adrian Miller motioned and Terry Jackson seconded the following motion:
**MOTION:** Policy validates Eastside Type N TWIG problem statement/critical question/study objectives with comments as indicated at 6/6/13 Policy meeting. In developing Study Design Options, Policy is interested in the TWIG’s considering the evaluation of the following:

- Alternative harvest strategies within current rule constraints
- Testing the effect of buffering or not buffering spatially intermittent stream reaches on Type Np streams (*from Type N Strategy*)
- Effects on downstream Type F waters, including downstream temperature response
- Longer time period (study objective #2)


**Eastside Type F/S Extensive Status & Trends Studies** – Bill Ehinger has submitted the final report and 6 Questions to Policy. With no discussion yet, Policy received the 6 Questions, which begins the 45-day timeline for Policy to make a action/no action decision at the July 11 meeting.
Board Manual Section 22 Revision Update – Marc Ratcliff reviewed the progress of the Adaptive Management Program language revisions.

- The revisions include the addition of the CMER Master Schedule and the changes to the caucuses and the dispute resolution process. This needs to be complete by the end of June.
- The second draft went out on June 5, please review and send comments to Marc Ratcliff as soon as possible.
- The next meeting will be June 11, 8:30am, at the Natural Resources Building in Olympia. The discussion will focus on what to keep and how to incorporate the edits into the Board Manual.
- It was suggested that Policy have a 2-day budget retreat in 2014, where the first whole day is focused on reviewing the CMER workplan and the second full day is focused on the budget. These days could be separated by a month or so.

CMER Update – Nothing to report at this time.

Next Steps

- Policy has a busy several meetings, the timeline document has been updated. This includes:

  July 11 Policy meeting
  - Type F decision; complete Charter development
  - Mass Wasting update on Alternatives Analysis
  - Address Board Manual Section 22; discussions for agreement. Approve amendments to submit to the Board at August meeting.
  - Make action/no action on Eastside F/S 6 Questions
  - HPA Rulemaking – discuss timelines for Policy and WDFW
  - Type N info – more on DNR’s guidance on dry season methodology
  - Develop draft Annual Report on Policy’s priorities (?)
  - Prepare for discussion on programmatic value of Extensive Status & Trends Studies and alternatives

- August 1 Policy meeting
  - Mass Wasting update on Alternatives analysis
  - Finalize revisions to Board Manual Section 22 (?)
  - Agree on Annual Report on Policy’s priorities
  - Extensive Status & Trends (or later)
Attachment 1 – Attendance at 3/7/13 Meeting by Caucus

**Conservation Caucus**
Mary Scurlock, Conservation Caucus
Chris Mendoza, Conservation Caucus

**State Caucus**
Marc Engel, DNR
Mark Hicks, Ecology
Terry Jackson, WDFW
Marc Ratcliff, DNR

**County Caucus**
Marty Acker, USFWS

**Federal Caucus**
Kevin Godbout, Weyerhaeuser
Doug Hooks, WFPA
Adrian Miller, Longview Timber, Corp. (Co-Chair)
Dick Miller, WFFA
Karen Terwilleger, WFPA

**Landowner Caucus**
Chase Davis, UCUT (phone)
Marc Gauthier, UCUT (phone)
Mark Mobbs, Quinault Nation
Jim Peters, NWIFC
Nancy Sturhan, NWIFC

**Tribal Caucus**

**Others**
Bill Ehinger, Department of Ecology
Jim Hotvedt, Adaptive Management Program Administrator (AMPA), DNR
Amy Kurtenbach, DNR, Eastside Type N TWIG project manager
Rick Woodsmith, Eastside Type N TWIG member
Claire Turpel, Triangle Associates (facilitation team)
Bob Wheeler, Triangle Associates (facilitation team)

Attachment 2 – Ongoing Priorities Checklist

<table>
<thead>
<tr>
<th>Priority</th>
<th>Assignment</th>
<th>Status</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type N Board Manual Development</td>
<td>DNR</td>
<td>One remaining issue to resolve: determination of uppermost Type N break, particularly during the dry season.</td>
<td>There are many sources of information for both westside and eastside methodology. These will be combined so everyone can see what all the information indicates.</td>
</tr>
<tr>
<td>Type F</td>
<td>Facilitation team, with Policy Co-Chairs</td>
<td>Series of meetings focused on this topic set for May/June/July 2013</td>
<td></td>
</tr>
<tr>
<td>FPHP Integration</td>
<td>Begin CR-102 process</td>
<td></td>
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<tr>
<td>Settlement</td>
<td>Begin CR-102 process</td>
<td>Needs to be complete by end</td>
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</table>
### Priority Assignment Status Notes

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<thead>
<tr>
<th>Priority</th>
<th>Assignment</th>
<th>Status</th>
<th>Notes</th>
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</thead>
<tbody>
<tr>
<td>Agreement</td>
<td></td>
<td>of June.</td>
<td></td>
</tr>
<tr>
<td>Policy recommendations based on Post-Mortem Report</td>
<td>Policy Committee</td>
<td>Special meetings of the full Policy Committee.</td>
<td></td>
</tr>
<tr>
<td>Ongoing CMER reports reviewed by Policy</td>
<td>Mark Hicks &amp; Chris Mendoza, CMER Co-Chairs</td>
<td>CMER Co-Chairs to give update(s) as needed at July Policy meeting</td>
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</table>

*This table is meant to note the Policy Committee priorities that were sent to the Forest Practices Board and any other major topics or issues that arise during the year.*

### Attachment 3 – Entities, Groups, or Subgroups: Schedule and Notes

<table>
<thead>
<tr>
<th>Entity, Group, or Subgroup</th>
<th>Next Meeting Date</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Forests &amp; Fish Policy Committee</td>
<td>July 11</td>
<td></td>
</tr>
<tr>
<td>CMER</td>
<td>June 25, 9am – 4pm</td>
<td>Meetings only to be scheduled if needed.</td>
</tr>
<tr>
<td>Type N Subgroup</td>
<td>July 18, 9am – 5 pm</td>
<td>Contingency meeting scheduled for July 30, 1-5pm.</td>
</tr>
<tr>
<td>Forest Practices Board</td>
<td>August 13</td>
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</tbody>
</table>
Section 22
Guidelines for Adaptive Management Program

PART 1. OVERVIEW

Figure 1. The structure of the Adaptive Management Program

2.1 Forest Practices Board (Board)

2.2 Timber Fish and Wildlife Policy Committee (Policy Committee)

2.3 The Cooperative Monitoring Evaluation and Research Committee (CMER)

2.4 Adaptive Management Program Administrator (Administrator)

PART 3. ADAPTIVE MANAGEMENT PROGRAM PROCESS STAGES

Figure 2. The AMP process is composed of six stages from initiation to management implementation.

3.1 Stage 1: Initiation and Screening of Proposals

3.2 Stage 2: Proposal Review and Planning

3.3 Stage 3: Proposal Implementation

3.4 Stage 4: Policy Committee Recommendation

3.5 Stage 5: Board Consideration of Action

3.6 Stage 6: Management Implementation

PART 4. SCIENTIFIC PEER REVIEW PROCESS

4.1 Purpose

4.2 Administrative Structure

4.3 What Will Be Reviewed

Table 1. Overview of the requirements for the scientific peer review process

4.4 Procedure for Peer Review

4.5 Other Products that May Be Reviewed

PART 5. DISPUTE RESOLUTION

5.1 Introduction

5.2 The Stages of Dispute Resolution

5.3 Mediation or Arbitration

5.4 Guidance

Figure 3. Policy Decision Making Process for Non-CMER Proposals

PART 6. RELATED PROGRAM ELEMENTS

6.1 Biennial Fiscal and Performance Audits

6.2 Biennial/Compliance Monitoring

Appendix A Adaptive Management Program Ground Rules

Appendix B Framework for Successful Policy Committee/CMER Interaction

Appendix C Policy Committee Work Group Charter Template

PART 1. OVERVIEW

Background
The Washington State Legislature found that the 1999 Salmon Recovery Act and the resulting Forests and Fish Rules "...taken as a whole, constitute a comprehensive and coordinated program to provide substantial and sufficient contributions to salmon recovery and water quality enhancement in areas impacted by forest practices..." (RCW 77.85.180(2)). It also recognized that federal and state agencies, tribes, county representatives, and private timberland owners have spent considerable effort and time to develop the Forests and Fish Report (RCW 76.09.055), and authorized the
development of forest practices rules based on the analyses and conclusions of the Forests and Fish Report (FFR). The rules include the development of an adaptive management program to:

\[ \ldots \text{make adjustments as quickly as possible to forest practices that are not achieving the resource objectives} \ldots \text{and shall incorporate the best available science and information, include protocols and standards, regular monitoring, a scientific and peer review process, and provide recommendations to the board on proposed changes to forest practices rules to meet timber industry viability and salmon recovery. (RCW 76.09.370(7))} \]

These provisions for the forest practices Adaptive Management Program are designed to meet the goals and objectives for water quality and fish habitat within the jurisdiction of the Forest Practices Program. Four goals listed in the FFR are:

1. To provide compliance with the Endangered Species Act (ESA) for aquatic and riparian-dependent species on non-federal forest lands;
2. To restore and maintain riparian habitat on non-federal forest lands to support a harvestable supply of fish;
3. To meet the requirements of the Clean Water Act for water quality on non-federal forest lands; and
4. To keep the timber industry economically viable in the State of Washington.

The Forest Practices Board (Board) recognizes that current scientific knowledge lacks the certainty to answer all the pertinent questions associated with the forest practices rules. The Board manages a formal Adaptive Management Program to ensure that rules and guidance not meeting aquatic resource objectives will be modified in a streamlined and timely manner.

Introduction

This manual provides a technical advisory supplement to the Forest Practices Act to describe and provide guidance for the implementation and management of the Adaptive Management Program. The purpose of the program is to affect change when it is necessary or advisable to adjust rules and guidance for aquatic resources to achieve the goals of the Forest Practices Act or other goals identified by the Board. This is reflected in program resource objectives as described in WAC 222-12-045(2), which are aimed at ensuring that forest practices, either singly or cumulatively, will not significantly impair the capacity of aquatic habitat to:

- Support harvestable levels of salmonids;
- Support the long-term viability of other covered species; or
- Meet or exceed water quality standards (protection of designated uses, narrative and numeric criteria, and antidegradation).

The desired outcomes of the Adaptive Management Program include:

- Certainty of change as needed to protect covered resources;
- Predictability and stability in the process of change so that forest landowners, regulators and interested members of the public can anticipate and prepare for change; and
- Application of quality controls to scientific study design, project execution and interpretation of results.
PART 2. ADAPTIVE MANAGEMENT PROGRAM PARTICIPANTS

The forest practices rules in Title 222 WAC instruct the Board to manage three Adaptive Management Program participants: the Timber, Fish and Wildlife (TFW) Policy Committee (Policy) or similar collaborative forum; the Cooperative Monitoring, Evaluation, and Research (CMER) Committee; and the Adaptive Management Program Administrator (Administrator). The Department of Natural Resources (DNR) operationally implements the Forest Practices Program (Figure 1).

Figure 1. The structure of the Adaptive Management Program
The Adaptive Management Program is divided into three functions: Policy, Science, and Implementation. CMER reviews existing science and contributes original research to the program. The Policy Committee makes recommendations to the Board for decision. As shown on Figure 1, the "Policy/Science Firewall" illustrates the intent that the Science function produces unbiased technical information for consideration by the Policy Committee and the Board, as illustrated by the interactive structure of the Adaptive Management Program "Policy/Science Firewall" in Figure 1. The Administrator coordinates the flow of information between the Policy Committee and CMER according to the Board's directives. DNR implements and regulates forest practices per WAC 222-08-010. Feedback can be achieved through compliance monitoring and implementation statistics and reports that are generated from operational experience such as Interdisciplinary (ID) Teams and alternate plans.

2.1 Forest Practices Board (Board)
The Board has approval authority over proposed CMER projects, annual work plans, and expenditures. It establishes resource objectives to inform and guide the activities of the program and sets priorities for action. If consensus or an otherwise acceptable conclusion is not reached during the dispute resolution process, the Board makes the final determination. The Board also:
1. Directs the program to complete work according to the CMER master project schedule;
2. Determines whether the program is in substantial compliance with the CMER master project schedule;
3. Notifies the National Marine Fisheries Service and the US Fish and Wildlife if the program is not in substantial compliance with the CMER master project schedule;
4. Approves nominations for CMER committee members;
5. Ensures that fiscal and performance audits of the Adaptive Management Program are conducted;
6. Forwards to the Adaptive Management Program all proposals affecting aquatic resources for new rules and board manual content; and
7. Approves proposed updates to Schedules L-1 and L-2, "Key Questions, Resource Objectives, and Performance Targets for Adaptive Management" (see Adaptive Management Program website at:

2.21 Timber Fish and Wildlife Policy Committee (Policy Committee)
The TFW-Policy Committee (Policy), or similar collaborative forum, is a consensus-based policy forum to support the Adaptive Management Program. The Policy Committee consists of members selected by and representing the following State of Washington TFW caucuses:
1. Industrial private timber owners
2. Nonindustrial (small) private timber owners
3. Environmental community
4. Western Washington Tribal governments
5. Eastern Washington tribal governments
6. County governments
7. Department of Natural Resources
8. State of Washington Departments of (Fish and Wildlife and, Ecology, and Natural Resources)
The function of the Policy Committee is to develop solutions to issues that arise in the Forest Practices Program. These issues may be raised by science reports on rule or program effectiveness or policy questions on implementation of forest practices. Solutions may include the preparation of rule amendments and/or guidance recommendations.

The Policy Committee also assists the Board by providing guidance to CMER and recommendations on adaptive management issues. The Policy Committee reviews and makes recommendations on the key questions, resource objectives, and performance targets (Schedules L1 and L2), and recommends CMER program priorities for CMER work plans containing specific research projects to the Board. Policy’s working relationships are described in the Adaptive Management Program—Ground Rules (Appendix A). In cooperation with CMER, the Policy Committee reports to the Board the status of the CMER master project schedule prioritizing CMER research and monitoring projects and provides an update of the CMER master project schedule at least every four years.

For the purposes of implementing the Adaptive Management Program, The Policy Committee provides the forum for discussion and problem solving for the ongoing implementation of the Forest Practices Act and rules. This includes the development of board manual sections dealing with aquatic resources and matters relating to small landowner programs, adaptive management funding, and federal assurances of the DNR Forest Practices Habitat Conservation Plan (HCP). The Policy Committee’s participation, decision-making process and working relationships are described in the Adaptive Management Program Ground Rules (Appendix A).

2.32 The Cooperative Monitoring Evaluation and Research Committee (CMER)
The purpose of CMER is to advance the science needed to support adaptive management. For the Adaptive Management Program, best available science is considered to be relevant science from all credible sources including peer-reviewed government and university research, other published studies, and CMER research products. Applicable historic information, privately produced technical reports, and unpublished data may have value and are considered as long as they can be assessed for accuracy and credibility. CMER is responsible for understanding available scientific information that is applicable to the questions at hand, selecting the best and most relevant information and synthesizing it into reports for the Policy Committee and the Board.

CMER is composed of scientific representatives of TFW participating caucuses who are expected to maintain an objective scientific perspective. Participating representatives may be Board-approved members but participation is not limited to Board-approved members. To become a Board-approved member, a TFW caucus nominates a representative for Board approval (by contacting the Board’s Rules Coordinator at 360-902-1400 or email at forestpracticesboard@dnr.wa.gov). CMER operates on the basis of consensus of all parties, but if consensus cannot be reached a decision is limited to the Board-approved membership. Because CMER is charged with producing credible, peer-reviewed technical reports based on best available science and guided by the Monitoring Design Team report, participating caucuses are encouraged to nominate research scientists with publication experience and technical scientists with experience in conducting and reviewing research work.

CMER maintains and updates (for the Policy Committee review and Board approval) the Forests and Fish key questions, resource objectives and performance targets (Schedules L-1 and L-2) and the CMER work plan. See Adaptive Management website at http://www.dnr.wa.gov/BusinessPermits/Topics/FPAdaptiveManagementProgram/Pages/fp_am_program.aspx for a listing of current key questions, resource objective and performance targets.
The CMER work plan provides the integrated strategy for how CMER supports the Adaptive Management Program. The work plan identifies six objectives towards this goal:

1. State critical research and monitoring questions that are pertinent to evaluating rule, guidance, and DNR products (i.e., rule tools) effectiveness;
2. Organize these questions into coherent program groupings;
3. Assess feasibility, resource risk, and scientific uncertainty addressed by each program;
4. Develop an integrated strategy for accomplishing the work;
5. Rank programs/projects for implementation; and
6. Develop budget estimates and timelines.

The CMER work plan will also provide for periodic review of the design of the Forest Practices Program compliance monitoring program(s) to ensure that it will provide requisite information to support the effectiveness and validation monitoring components of the Adaptive Management Program. Interpretation of the results of compliance monitoring will be conducted as part of each program/project that relies on it.

The details of CMER business are provided in the Protocols and Standards Manual, which is updated regularly and available at [http://www.dnr.wa.gov/BusinessPermits/Topics/FPAdaptiveManagementProgram/Pages/fp_am_program.aspx](http://www.dnr.wa.gov/BusinessPermits/Topics/FPAdaptiveManagementProgram/Pages/fp_am_program.aspx). Adaptive Management Program ground rules for CMER are presented in Appendix A.

### 2.43 Adaptive Management Program Administrator (Administrator)

The Administrator ensures the operation of an efficient, clear and open Adaptive Management Program that serves the needs of the Board. The Administrator works directly with the Board, the Policy Committee, and CMER to:

1. Respond to requests for adaptive management review.
3. Communicate CMER research results to the Policy Committee and the Board.
4. Facilitate a Policy Committee or Board response to questions of policy interpretation that may arise in the course of CMER scientific work.
5. Assist in conducting CMER business.
6. Manage the Adaptive Management Program to include the research and monitoring projects and budgets.
7. Coordinate with the Board to ensure that its guidance and priorities are implemented and that the information and results produced by the Adaptive Management Program are effectively communicated to the Board.
8. Administer a science-based operation and facilitate the appropriate involvement of the independent scientific peer review process.
9. Coordinate dispute resolution.
10. Present to the Board, at least every two years, a progress report on the CMER master project schedule, project status, and a summary of the Policy Committee's responses to final CMER reports.

**PART 3. ADAPTIVE MANAGEMENT PROGRAM PROCESS STAGES**

The Adaptive Management Program utilizes a six-stage process for managing program proposals (Figure 2). The six stages serve to "close the loop" when there is a need to adjust forest practices rules, guidance, or DNR products (i.e., rule tools). This system is used to guide participants in
program expectations, provide standards to gauge where a proposal or product fits, and provide protocols to move proposals through the stages. The term “proposal” is used generically to identify any form of request, question, task, project, sub-program, etc., whose end product may affect changes in forest practices or otherwise meet one of the program’s goals and objectives.

![AMP Process Stages Diagram]

Figure 2. The AMP process is composed of six stages from initiation to management implementation.

This manual guides Adaptive Management Program participants toward conducting an efficient and effective process in a timely manner. It provides a stage-by-stage approach to take a proposal from initiation to implementation. It sets the minimum level of standards and protocols expected for successful participation in a multi-stakeholder, cooperative, and consensus-driven process. Guidance is also provided to identify the different Adaptive Management Program groups and committees available for addressing different proposals. Flexibility is allowed where alternative processes provide information of the same or higher quality. If participants cannot reach consensus at any stage, the issue may be addressed within the dispute resolution process as described in Part 5.

Proposals for the Adaptive Management Program process should be submitted prior to the first day of July to be considered for inclusion in the following year’s fiscal work plan. This date is used to provide a systematic and consistent annual process, regardless of whether proposals require funding. Proposals submitted to the Administrator after the first day of July are at risk of not being considered in the subsequent fiscal year. All attempts will be made to ensure timely consideration of proposals.

It is expected that proposal funding will be structured in such a way that no interest can bias the scientific inquiry. Funding earmarked for a specific project or topic will be allowed if agreed to by the Policy Committee and the Board. External science studies may be brought to CMER:
- As part of the body of science reviewed by CMER in addressing work plan tasks; or
- Directly in the form of specific technical reports to be reviewed and reported on by CMER as directed by the Policy Committee or the Board.

3.1 Stage 1: Initiation and Screening of Proposals
The listed projects in Schedule L-2 and the annual CMER work plan contain a list of currently proposed projects. Initiation of additional projects is dependent upon screening and available funds. Proposals are initiated as requests for investigation of potential changes to forest practices rules, guidance, or DNR products. In general, the types of proposals considered for the Adaptive Management Program are requests for:
- Research and monitoring of scientific uncertainty and resource risks;
- Policy interpretations and modifications to improve forest practices management and aquatic resource protection; and
- Review of completed technical studies or issue analyses for consideration in the adaptive management program.

Proposal Initiation
An Adaptive Management proposal can be initiated by:
- The Board, including actions taken in response to public requests; or
- Any Adaptive Management Program participant, through the Administrator.

The general public may present a proposal at a Forest Practices Board meeting. A schedule of the Forest Practices Board meetings is found at: www.dnr.wa.gov/BusinessPermits/Topics/OtherInteragencyInformation/Pages/bcfp_agendas_minutes.aspx.

All proposals from the Board (including public requests) or an Adaptive Management Program participant are submitted to the Administrator who will assure that the proposal identifies:
1. The affected forest practices rule, guidance, or DNR product;
2. The urgency based on scientific uncertainty and resource risk;
3. Any outstanding TFW, FFR, or Policy Committee agreements supporting the proposal;
4. How the results of the proposal could address Adaptive Management Program key questions and resource objectives or other rule, guidance, or DNR product; and
5. Available literature, data and other information supporting the proposal.

Proposals may also include:
6. The proposal’s testing hypotheses and assumptions;
7. A description of affected public resources;
8. Potential cause and effect relationships with forest practices management;
9. A description of the proposal’s study design; and
10. An estimated timeline with milestones and costs associated with implementation of the proposal.

Assess Adaptive Management Program applicability
The Administrator assesses a proposal for its applicability and relevance to the Adaptive Management Program, i.e., whether it would affect how forest practices are conducted with respect to aquatic resources, or whether it is a directive from the Board to include within the Adaptive Management Program.
The Administrator considers outstanding agreements (see note below) including any formal agreements from TFW (1987), FFR (1999), or current Policy Committee agreements related to the issue, and determines if they are interpreted correctly in the proposal.

**Note:** Outstanding agreements are negotiated actions that have been approved and allowed within the adaptive management process prior to the start of a proposal or completion of a project. Documentation of agreements and authorities supporting a proposal are of high value in defining the context, expectations, and findings of an adaptive management project. This can range from specific language expected to become permanent rule to general language used to identify the framework for future actions.

**Assess management and resource implications.**
The Administrator determines a proposal's applicability to the Adaptive Management Program by assessing for management and resource implications based on the Framework for Successful Policy Committee/CMER Interaction (Appendix B). Using this process, the Administrator provides a coarse-level estimate of expected end results, including a range of possible results that may be associated with each proposal. This assessment of management implications may cover spatial and temporal scales, landowner costs, agency management costs, programmatic costs and potentially affected programs. The framework provides a standard process for assessing a project over its life in the Adaptive Management Program.

The Administrator considers the following questions:
1. Is the proposal intended to inform a key question, resource objective, or performance target from Schedule L-1?
2. Is the proposal intended to implement projects listed in Schedule L-2?
3. Is the proposal intended to inform the forest practices rules, guidance, or DNR product? Is the specific rule, board manual section, DNR product, or effectiveness of compliance monitoring cited and key language provided correctly? If the proposal is for a new forest practices rule, does it fill a gap? If so, would it fit within the current forest practices structure?
4. If the proposal includes a completed study, was the study carried out using protocols and standards similar to CMER (i.e., study design, peer review)?
5. What would/does the study tell us?
6. What would/does the study not tell us?
7. What is the relationship between this proposal and any other studies that may be planned, underway, or recently completed? Cite the information and provide a coarse assessment of the literature, data, or other scientific information provided and determine whether any of the literature or data has been peer reviewed. Identify whether the literature or data is applicable to Washington State forest practices issues. Factors to consider in answering this question include, but are not limited to:
   - Feasibility of obtaining more information (within or outside Adaptive Management Program) to better inform the Policy Committee about resource effects.
   - Whether other studies reduce uncertainty.
8. How much of an incremental gain in understanding would/do the proposal results represent? Explain how the proposal results might affect the current rules, numeric targets, performance targets, or resource objectives.
In addition to the questions above, the Administrator identifies and describes any urgency for the proposal based on the scientific uncertainty, resource risk and other factors.

Assess proposal development track

For each proposal, the Administrator recommends a proposal development track to the Policy Committee based on the nature of the proposal and amount of information provided. Proposals will generally follow one of two tracks: scientific or policy. Proposals requiring scientific assessment or analysis are directed toward the science track. Proposals seeking to change or clarify policies or change the way existing science is implemented in the rules are directed toward the policy track. Science track: The science track evaluates currently available science, collects new information through research and monitoring, and synthesizes the best available information into a technical summary for the Policy Committee’s consideration. In all cases CMER is responsible for conducting synthesis of research and monitoring information and for producing reports to Policy.

At this stage in the process, the Policy Committee will direct CMER to respond to one of three questions:

- What would it require to develop and implement this study?
- What would it require to approve the study design?
- What would it require to analyze and synthesize the study results?

Policy track: Proposals recommended for Adaptive Management Program development following the policy track are those related to interpretation and implementation of the TFW Agreement or the FFR.

Assemble and present proposal review packet to the Policy Committee

The Administrator provides to the Policy Committee:

- Summary of proposal;
- Recommendation of applicability and value to the Adaptive Management Program including identifying those proposals that should not be included in the process;
- Recommendation of proposed track for Adaptive Management Program development.

Policy Screening and Recommendation

Evaluating proposals: During this stage, the Policy Committee has the opportunity to deliberate over proposals considering the information provided by the Administrator. The Policy Committee may engage in discussions with the Administrator regarding the designated tracks and quality of information provided for each proposal. The Policy Committee will consider budget implications and potential impacts of the proposal on the CMER work plan in the initial project screening.

Screening decisions on proposals: The Policy Committee considers proposals for their relevance and suitability to the Adaptive Management Program as well as timing of implementation, including urgency and appropriate sequencing. The Policy Committee strives for consensus on a comprehensive annual Adaptive Management Program package and either:

- Recommends to the Board that the proposal be rejected; or
• Accepts the proposal and assigns it to a specific track in the CMER or the Policy Committee work plan.

**Administrator Coordination:** The Administrator coordinates action and communicates between the Board, the Policy Committee and CMER, and delivers the recommendation for rejection of proposals to the Board. Where the Board disagrees with a Policy Committee recommendation, the Administrator notifies Policy and coordinates action as directed by the Board.

### 3.2 Stage 2: Proposal Review and Planning

If the Policy Committee accepts proposals in Stage 1, Stage 2 begins. Stage 2 includes: development by track; administrator assessment and synthesis; the Policy Committee's recommendations; administrator assessment and synthesis; Board consideration for action; and administrator coordination. The end product of Stage 2 is a Board-approved annual CMER work plan and budget from which proposals will be considered for implementation.

**Development by Science Track**

Each Adaptive Management Program proposal is developed according to the following guidelines and it is recommended that proposal development be accomplished within 90 days.

**Science track proposal: development, review and planning**

Proposals in the science track will follow the guidelines provided in the CMER Protocols and Standards Manual. At a minimum, for each proposal, CMER will review and, as necessary, revise the Administrator’s initial screening and synthesis. Refinements will be provided in the CMER work plan.

Proposals that involve gathering new data or new analysis of existing data must include the following elements:

1. A description of the scientific basis of the current rule or guidance;
2. An estimate of the degree to which knowledge or understanding will be improved if the proposal is implemented;
3. A detailed description of the actions required to achieve the improved knowledge or understanding, including peer review;
4. An estimate of the human resources required to implement a proposal; and
5. A budget and timeline.

Those technical proposals that provide completed scientific reports and involve neither gathering new data nor original analysis of existing data (i.e., proposals that purport to require only Stage 4 action by the Policy Committee) will include the CMER review of the following elements:

- An assessment of the validity and applicability of the science;
- Whether peer review should be conducted; and
- A budget and timeline.

In addition, CMER will make a recommendation to the Policy Committee and the Board on all proposals regarding their relative importance in the annual CMER work plan.

**Administrator assessment and synthesis**

*Package proposals and budget:* The Administrator receives the developed science proposals, assesses the information for completeness, and synthesizes the information into a single annual
CMER work plan proposal and budget. The Administrator has until the first working day of February to complete this package.

Present CMER Work Plan to the Policy Committee: The Administrator presents the draft annual CMER work plan to the Policy Committee two weeks prior to the regularly scheduled March meeting when the Policy Committee will deliberate the work plan.

The Policy Committee recommendation
The Policy Committee reviews the CMER work plan and may either approve or revise it. The Policy Committee documents the revisions and includes an explanation of the revisions. In preparation for May Board action, the Policy Committee has until the first working day of April to provide the recommended revised CMER work plan to the Administrator.

Administrator work plan presentation
The Administrator has until the second Wednesday of April to provide the recommended revised CMER work plan to the Board.

Board consideration for action
The Board, utilizing recommendations from the Policy Committee and the Administrator’s evaluations, makes the final determination regarding the proposals and work plan, including approval and prioritization.

Administrator coordination
The Administrator coordinates the Board-approved proposals and prepares the completed Fiscal Year CMER work plan. All Board-approved proposals from Stage 2 will be forwarded to Stage 3 Implementation processes.

Development by Policy Track
For each proposal in the Policy track, the Policy Committee will create a workgroup composed of committee Policy participants and caucus staff to develop a charter (Appendix E). The charter will include the following elements:
1. A description of the current policy and a brief description of how it was developed;
2. A description of the benefits of the policy proposal;
3. Actions required to develop the policy proposal;
4. A schedule of dates for workgroup submission of progress reports to the Policy Committee;
5. An estimate of the human resources to develop the proposal; and
6. A budget and timeline.
The Policy Committee-approved charter will be included in the proposal work plan. The Policy Committee will forward the charter to the Board for informational purposes.

3.3 Stage 3: Proposal Implementation
The proposal implementation stage includes the practical implementation of the work plan and the assessment and synthesis of the results into a findings report.
Implementation by CMER Track
Proposals in the Board-approved annual CMER work plan will be delegated as appropriate for implementation. The Administrator will coordinate the initiation of the implementation process with the various groups based upon the Policy Committee and Board direction and details provided in the work plan.

Funding will be made available for approved work plan projects through DNR contracting services following agency and state Office of Financial Management (OFM) requirements. This often requires development of a scope of work on which the contract is based. The Administrator is responsible for management of this process.

CMER implementation
Approved proposals will be implemented following the guidelines in the CMER Protocols and Standards Manual.

Assessment and synthesis
Upon approval of a final study report, CMER develops a findings report. The findings report includes the CMER-approved final study report, answers to the CMER/Policy Committee framework questions 1 through 6 (Appendix B), and all technical implications generated through the CMER consensus process. Findings reports should be completed within 3 months of CMER approval of final study reports.

Administrator analysis and transmittal to the Policy Committee
The Administrator assesses the findings report for completeness and adds a discussion of the forest practices rule and/or guidance implications to the CMER findings report. The Administrator discusses questions regarding completeness with CMER prior to presenting the findings report to the Policy Committee. The Administrator then submits the completed findings report within one month to the Policy Committee for consideration of recommendations to the Board.

Implementation by Policy Track
The Policy Committee plans and implements approved proposals delegated to the Policy Committee based on the charter approved for each proposal and guided by the principles of the Adaptive Management Program. Upon completion of a final product as defined by the charter, the Policy Committee workgroup develops a recommendation for the Policy Committee. This should occur within one month of product completion.

3.4 Stage 4: Policy Committee Recommendation
Upon receipt, the Policy Committee has up to 180 days to develop a decision whether consensus or not and then make a recommendation to the Board. Working with the Administrator, the Policy Committee recommendations to the Board will be accompanied by a formal petition for rulemaking in accordance with WAC 222-08-100 and RCW 34.05.330 or a non-rulemaking alternative action. The Policy Committee may also recommend that the Board take no action. The Policy Committee’s consideration of all products from Stage 3 will be based on the Framework for Successful Policy Committee/CMER Interaction (Appendix B).

Policy Committee’s Decision to Take Action
The Policy Committee determines by consensus whether any action should be taken in response to the information provided. Upon receipt of the findings report, the Policy Committee has 45 days to
review the findings and to make a consensus decision as to whether the information merits taking action or not. A no action consensus skips the Policy Alternatives step and goes to the Final Policy Committee Consensus step. The Policy Committee consensus for taking action will initiate the development of action alternatives.

**Policy Committee Alternatives**

The Policy Committee analyzes the alternative courses of action and determines an appropriate management response. Alternatives will include information necessary to show whether the proposal is scientifically credible, operationally practical and administratively feasible. The Policy Committee has 60 days to develop appropriate alternative courses of action, and an additional 45 days to reach a consensus decision on an alternative to recommend to the Board.

**Final Policy Committee Consensus**

The Policy Committee determines by consensus whether to make an adaptive management recommendation to the Board. In making a recommendation the Policy Committee will be mindful of factors that the Board will need to consider when making a decision. These factors include the FFR goals (listed in Part 1, Adaptive Management Program Overview) and statutory direction in chapter 76.09 RCW. If the Policy Committee has agreed upon an alternative, the committee Policy finalizes its recommendations within 30 days and gives them to the Administrator for delivery to the Board. If the Policy Committee has not agreed upon an alternative, any Policy Committee caucus may invokes the dispute resolution process (see Part 5 DR). Stage 2 of the Adaptive Management Program dispute resolution process or gives relevant materials listed below to the Administrator for delivery to the Board. If dispute resolution is selected Policy has 90 days to attempt to reach a consensus. If dispute resolution is successful, Policy has selected an alternative and has 30 days to finalize the recommendations and gives them to the Administrator for delivery to the Board. If dispute resolution is unsuccessful, Policy has 30 days to assemble the materials described in WAC 222-12-045(2)(h)(ii)(C) and forward to the Administrator for delivery to the Board.

**Policy Committee Recommendations to the Board**

Recommendations to the Board should include:

1. Specific recommendations and/or alternatives developed by the Policy Committee;
2. Any final CMER report, Policy Committee product, and/or the Administrator discussion report of potential implications to the rules and guidance;
3. Any appropriate scientific peer review reports and documentation;
4. Any other information or reports as appropriate specifically generated as a result of the Adaptive Management Program process related to the original Board approved proposal of concern; and
5. Draft rule language when appropriate to the recommendation; and
6. Minority and majority reports on issues lacking consensus.

**Administrator Coordination**

The Administrator will provide coordination in the development and presentation of the Policy Committee’s report to the Board.

**3.5 Stage 5: Board Consideration of Action**

The Board will consider recommendations presented by the Policy Committee and consider action to be taken. See Board meeting minutes at http://www.dnr.wa.gov/forestractices/board/ for a status of actions taken.
3.6 Stage 6: Management Implementation
DNR is responsible for implementing new rules and guidance. Performance audit protocols should be modified (see also Section Part 6.1) to reflect and report on new rules and guidance.

PART 4. SCIENTIFIC PEER REVIEW PROCESS
4.1 Purpose
WAC 222-12-045(2)(c) “establishes an independent scientific peer review process to determine if the scientific studies that address program issues are scientifically sound and technically reliable; and provide advice on the scientific basis or reliability of CMER’s reports.”
The purpose is to:
1. Clarify which adaptive management products and recommendations require independent scientific peer review;
2. Identify products or situations where peer review or other technical consulting services are suggested;
3. Outline the basic review procedures for each type of product; and
4. Help define responsibilities for CMER and other adaptive management participants throughout this process.

The scientific review process should not be used as a substitute for dispute resolution.

4.2 Administrative Structure
Scientific review is conducted in a manner similar to the peer review process used by many scientific journals. Peer review is conducted in an independent scientific peer review process established by the Board. This manual uses the functional names and nomenclature common to the peer reviewed journal process.

The Administrator coordinates the peer review process between the report authors, CMER, and an appointed Managing Editor. The Managing Editor initially reviews CMER reports and assigns them to an Associate Editor having expertise in the appropriate scientific field. The Associate Editor then selects 2-3 individual reviewers to perform the actual review of the document.

The Managing Editor is also responsible for maintaining a database of reviewers by area of expertise, and evaluating the Associate Editors and reviewers’ performance. CMER, the Policy Committee, and the Board may determine other duties of the Managing Editor.

4.3 What Will Be Reviewed
Final reports of CMER funded studies, certain CMER recommendations, and pertinent studies not published in a CMER-approved, peer-reviewed journal are reviewed in the scientific peer review process. Other products that may require review include, but are not limited to, external information, work plans, requests for proposal, subsequent study proposals, a final study plan, and progress reports as described in WAC 222-12-045(2)(c). Table 1 provides a summary of what will be reviewed as part of the scientific peer review process.
### Table 1

**Overview of the requirements for the scientific peer review process**

<table>
<thead>
<tr>
<th>Review Process (will include expert panels or as otherwise approved by the Administrator)</th>
<th>Must be Reviewed</th>
<th>May be Reviewed</th>
</tr>
</thead>
</table>
| Double-blind Review | CMER final reports  
Pertinent studies in non-approved journals  
Certain CMER recommendations  
unpublished reports | External information  
Work plans  
RFPs  
Progress reports  
Literature reviews | |
| Interactive Review | Study plans  
Literature reviews | |

### 4.4 Procedure for Peer Review

**Approach**

Products requiring formal peer review should undergo the double-blind approach where both the authors and the reviewers remain anonymous. This approach is a generally accepted method used by most scientific journals.

**Background Information and Review Questions**

After CMER approves a final project report, CMER may prepare additional background information and a list of specific questions for the peer reviewers to address. These questions may outline known problems or areas of uncertainty that reviewers should pay particular attention to. Questions submitted for peer review must be approved by CMER and should only address technical issues. Questions related to policy issues should be referred to the Policy Committee. If CMER cannot gain consensus on these additional materials, the issue is forwarded to the Policy Committee for dispute resolution.

**Administrator Initiates the Peer Review**

CMER sends the final CMER project report and any review questions to the Administrator. The Administrator reviews all materials to ensure that the submittal is consistent with CMER protocol. The Administrator prepares a transmittal letter that may incorporate additional background information or review questions, and forwards all materials to the Managing Editor of the scientific peer review process.

**Scientific Peer Review**

The Managing Editor receives materials from the Administrator, evaluates their readiness for review, and then transfers them to the appropriate Associate Editor. The Associate Editor selects a panel of two or three reviewers from a list developed by the Managing Editors, with nominations from Associate Editors and CMER.

A final CMER project report undergoes double-blind peer review in which both the authors and the reviewers remain anonymous. Each reviewer independently reviews the material, responds to any specific review questions, and provides comments and recommendations to the Associate Editor. The Associate Editor then summarizes all reviewer comments into a separate synthesis report that identifies the key observations, provides general suggestions, outlines any contradictions in
comments, and includes a recommendation for addressing contradictions. If the individual reviews are inconsistent, the Managing Editor, the appropriate Associate Editor and an outside Associate Editor(s) address and resolve the inconsistencies. It should be noted that while synthesis reports are disclosable under public disclosure law, confidentiality of the reviewers and their individual comments is maintained.

The Associate Editor forwards the synthesis report, together with the individual reviewer comments, to the Managing Editor. The Managing Editor then returns the document to the Administrator who forwards it to the authors and CMER.

Review Response Action Plan
CMER prepares a “Review Response Action Plan” in response to the peer review comments by working with the report authors to evaluate all peer review comments and defining the appropriate actions (if any). CMER is not obligated to incorporate all the changes suggested by the peer review, but must acknowledge the comments received, indicate how it will respond, and provide rationale for its response. CMER identifies any suggested document revisions and/or actions that stem from the peer review by a consensus process. If CMER cannot reach consensus, it will forward the Action Plan to the Policy Committee for review and resolution.

Special Considerations for Literature Reviews
Literature reviews should be peer reviewed since they can strongly influence the direction of subsequent research and monitoring programs. Peer review of a literature review will follow a similar process as final reports. However, these peer reviews will typically focus on whether the literature review overlooked relevant literature, and whether conclusions or synthesis recommendations are supported by the literature reviewed.

Special Considerations for Certain CMER Recommendations
CMER may respond to Policy issues in various ways that may include workshops, literature reviews, white papers, recommendations for additional research, etc. The products of these efforts are subject to peer review. When sufficient and credible data are available for any given issue or question, CMER prepares a recommendation package that is based on the best available science (e.g., this may include the results of CMER research as well as other research). After the Policy Committee reviews the CMER recommendations, it has the option of requesting peer review to evaluate the scientific content of the report. The review of CMER recommendations to the Policy Committee is similar to other peer review except the review is initiated by the Policy Committee.

4.5 Other Products that May be Reviewed
- Reports and articles from journals not approved by CMER and unpublished reports must be peer reviewed prior to their use in adaptive management decisions.
- Reports and CMER products that have a science question within them may be reviewed. The decision to peer review these products is based on whether additional scientific expertise is needed.
- Review of study plans/designs is recommended to help identify potential problems prior to releasing funds or collecting any actual data. This early project phase can benefit from open and iterative interaction between the authors, reviewers, and others. Unlike the double-blind peer review process, this approach provides more of a consulting service where all parties agree to face-to-face meetings or other interactions where the identity of the authors and reviewers may be revealed.
The Administrator and the Associate Editor coordinate the open review process. They identify specific questions or issues to be addressed during interactive sessions and communicate them to study plan authors and CMER-appointed reviewers. CMER-appointed reviewers may interact directly with the study plan authors and other CMER-appointed reviewers. Interactive sessions will generally be conducted by phone conference or, in special cases, in face-to-face meetings.

In some cases, the reviewers may be asked to participate in development or refinement of the study plan by addressing unresolved questions in the study plan development process, or by bringing their expertise to bear on specific technical questions. In other cases, the authors may only want the opportunity to discuss specific comments with reviewers for clarification. The products of an open review may be similar to those of a blind review, i.e., reviewers comment and an Associate Editor synthesizes, or the products may be specifically tailored to the particular project.

PART 5. DISPUTE RESOLUTION

5.1 Introduction

CMER and the Policy Committee operate most effectively in the collaborative consensus-based approach of the TFW process. However, an important feature of the Adaptive Management Program is specified time allotted for certainty of decision-making at critical junctures and the Policy Committee’s consideration related to the effectiveness of forest practices rules. Time certainty ensures that management will respond to scientific information in an appropriate and timely manner to close the adaptive management loop.

Adaptive management under the forest practices rules is a process that contains many decision points. CMER and the Policy Committee are respectively charged with conducting scientific and policy review of specific forest practices rules and forwarding recommendations to the Board as to effectiveness of those rules. Decisions must be reached at CMER and at the Policy Committee at each step along the way in order for the program to function. For the most part, consensus decisions are routine and non-controversial. However, in an arena where aquatic resource protection necessitates some level of restriction of forest practices activities and where changes to established rules could have a significant economic impact on forest owners or pose a significant risk to the aquatic resources, disputes can arise at many decision junctures. Left unresolved, disputes could slow or stop the adaptive management process by delaying recommendation or preventing them from reaching the Board altogether. Unless mandated by other than legislative action or court order, the Board cannot act to change aquatic resource related forest practices rules without a functioning outside the adaptive management process (RCW 76.09.370), unwarranted economic loss and/or unacceptable risk to public resources could occur if disputes are not resolved.

Part 5 provides guidance for Adaptive Management dispute resolution under forest practices rules WAC 222-12-045(2)(h). The purpose of dispute resolution is to provide a time sensitive structure to the decision making process where routine methods for reaching consensus are not successful. The primary objective of the process outlined here is to achieve consensus. The rules establish dispute resolution as a staged process that provides two structured opportunities for the participants to reach agreement before a dispute is taken to the Board for resolution in the form of a petition as outlined in WAC 222-08-100.
5.2 The Stages of Dispute Resolution
Adaptive management dispute resolution can involve up to two three stages, but stops at any point before entering the third stage if consensus is reached. The CMER and Policy Committee may utilize mediation or arbitration as outlined in Parts 5.3 and 5.4 below.

Stage 1: Resolve issues within two six-months. Any party may move the process to Stage two after an issue has been in dispute resolution for two months or twelve months where a technical dispute must be addressed by CMER and Policy.

Stage 2: Complete mediation or arbitration implement mediation to facilitate consensus or agree-to-arbitration within three months following initiation of Stage 2.

If consensus is not reached at Stage 2 by CMER or the Policy Committee, the dispute is forwarded to the Policy Committee or the Board respectively.

Stage 3: Submit the dispute to the Board for action.

Stage 1 and 2 time limits may be modified extended by CMER or the Policy Committee by a Policy consensus agreement if substantive progress is being made.

5.3 Mediation or Arbitration
CMER or Policy Committee may use mediation or arbitration to resolve disputes. Mediation involves a professional mediator to organize and manage discussions between or among the parties with the clear purpose of reaching consensus on an issue. If mediation is successful, the results are recorded and sent to the Administrator for notice to either the Policy Committee (in the case of CMER) or the Board (in the case of a Policy dispute).

Although arbitration is normally a binding process similar in many ways to the judicial system. However within the adaptive management process, the results of arbitration can be binding only as long as the parties agreed prior to arbitration to be bound. Arbitration in this context is a method for employing a third party to provide an informed and reasoned assessment of disputed issues(s). With arbitration, it is the arbitrator’s responsibility to transmit his or her decision to the appropriate party. In the case of a dispute, the Policy Committee utilizes arbitration to resolve a dispute, on a rule recommendation, this means that the arbitrator would transmit his or her results decision to the Board Administrator and the Administrator takes results of arbitration to the Board. In the case of CMER, the Administrator would transmit the arbitrator’s results to the Policy Committee and in cases of Board-initiated CMER projects, directly to the Board.

5.4 Guidance
The following guidance for conducting dispute resolution is divided into three sections. The first covers initiation of dispute resolution. The second section provides guidance for CMER and the Policy Committee on conducting Stage 1 dispute resolution and the third section contains guidelines for CMER and the Policy Committee for conducting Stage 2. Stage 3 In the case of a dispute in CMER, if dispute resolution is not successful the Administrator transmits the information to the Policy Committee. In the case of a dispute in Policy Committee, if dispute resolution is not successful the Administrator transmits the information to the Board. Board decision making and is not covered in this manual.

Initiating Dispute Resolution
1. Dispute resolution is a defined process that has an initiation and an end point.
2-1. Dispute resolution may be initiated within CMER or the Policy Committee, or CMER, or the Board may invoke dispute resolution and impose the process on Policy or CMER.

3-2. The dispute resolution process can be initiated when CMER or the Policy Committee, or CMER fails to reach consensus on an issue and that failure of agreement prevents a project or a recommendation from moving forward to the next step. When a CMER or Policy Committee or CMER member feels that ordinary discussion and debate of an issue has been exhausted without satisfactory resolution they may initiate dispute resolution.

4-3. A Board approved CMER member or Policy Committee caucuser CMER member can initiate dispute resolution by making a formal request to the co-chairs of these respective committees. If the request for dispute resolution is on the advance agenda of a meeting and is requested at the meeting with a written or verbal statement sufficient to clarify the nature of the dispute, this meeting date will constitute initiation of dispute resolution. If there is disagreement over the framing of the issue by the member initiating dispute resolution or other members, the disputants, along with the the decision of the chair/co-chairs of the responsible committee, in consultation with the Administrator, will further clarify determine the dispute and agree on the issue in writing within 30 days (See figure 3, Policy Decision-Making Process for Non-CMER Proposal) be final. If the request for dispute resolution is not on the advance agenda of the meeting, initiation of formal dispute resolution can occur at the next regularly scheduled or special meeting of the respective committee. The initiation of dispute resolution should be recorded in the committee meeting minutes.

5-4. The CMER or Policy Committee or CMER co-chairs should immediately inform all committee members that formal dispute resolution has been initiated.
Guidance for Dispute Resolution Stage 1

CMER

1. As a body, CMER may have to conduct dispute resolution on issues presented by a Scientific Advisory Group or on issues originating in CMER.

2. CMER has a maximum of two months following formal initiation of dispute resolution to resolve the dispute in Stage 1. For technical disputes, if CMER cannot resolve the dispute in Stage 1, they move to Stage 2 mediation or arbitration. CMER must frame the issue for presentation to Policy within that six-month period. Therefore, if the CMER co-chairs determine that CMER will not be able to reach consensus on the issue(s) they should conclude discussion early enough so that there is time within the six-month period to frame and present the issue(s) to Policy.
3. CMER co-chairs should get disputes on the agenda as soon as possible after they are informed that a member wishes to initiate dispute resolution.

4. The CMER role in dispute resolution is to attempt to reach consensus on technical issues. Non-technical CMER issues will be referred to the Administrator (CMER Protocols and Standards Manual), while policy issues raised at CMER will be referred to the Policy Committee. CMER must decide quickly whether the issue brought forward for dispute resolution is a technical issue that CMER can resolve or a policy issue that should be forwarded to the Policy Committee. If the Administrator, in consultation with the CMER co-chairs, determines that the dispute cannot be resolved through technical review and discussion because it is in fact a policy issue, not a technical-related question of fact, the Administrator should immediately turn the issue over to the Administrator to work with the initiating party to frame the issue for the Policy Committee for consideration. This should be completed within one month of the initiation of dispute resolution so long as that month includes a regular CMER meeting at which the members have an opportunity to discuss the issue as it has been framed. This formal discussion before CMER is intended to determine if resolution can be reached without the need to take it to Policy. The language for framing the issue for Policy is the responsibility of the disputing parties and the Administrator and does not require CMER consensus.

5. The CMER co-chairs, with the guidance and assistance of the Administrator, are responsible for setting up a dispute resolution discussion and can employ a variety of combination of methods to attempt to resolve the dispute. The method selected and the time period available for resolution should be announced to CMER via e-mail before the first meeting that the issue is scheduled to be discussed. The following are suggested methods for CMER co-chairs to seek resolution. Other methods not listed may be equally effective.
   - Place the dispute on the agenda where it will be aired and the group will attempt to come to consensus through a normal chair-facilitated discussion.
   - Ask for and distribute written discussions of the disputed issues and potential solutions from the party or parties requesting dispute resolution and response from those with opposing views. This exchange would have to be scheduled so that discussion leading to potential consensus could occur on time.
   - Ask an impartial volunteer from the group to mediate the dispute and facilitate an attempt to reach consensus.
   - Add a fact-finding or research step to any one of the above methods to insure that the decisions of CMER are properly informed on the issues of the dispute. Fact-finding would have to be scheduled so that discussion leading to potential consensus could occur on time.
   - Arrange for discussion outside of formal CMER meetings to facilitate agreement among disputing parties.
   - Reach consensus on a customized method of addressing the dispute as long as it can be accomplished within the allotted time period.

6. If consensus is reached, dispute resolution is terminated. The consensus agreement should be recorded in CMER meeting minutes and reported to the Policy Committee co-chairs.

7. If consensus is not reached in Stage 1, any Board approved CMER member may elevate the dispute is elevated to Stage 2. Policy. CMER co-chairs or the parties to the dispute may be expected to make a written or oral presentation to Policy detailing the dispute so the Policy has enough information to begin considering the issue(s).

Policy

1. As a body, the Policy Committee may have to conduct dispute resolution on technical issues or policy questions originating in CMER. Technical issues that have been through Stage 1 in CMER-
without resolution, or policy issues that originate within the Policy Committee.

2. If a policy dispute comes to Policy from CMER, Policy has up to six months following receipt of the issue to complete Stage 1 dispute resolution.

3. If an unresolved technical dispute comes to Policy after being considered by CMER, Policy has up to an additional six months to complete Stage 1. This may be up to a total of 12 months from formal initiation of dispute resolution in CMER.

4. If a dispute originates in The Policy Committee has up to two-six months following formal initiation of dispute resolution to complete Stage 1.

5. The Policy Committee co-chairs should get disputes on the agenda as soon as possible after being informed that a member wishes to initiate dispute resolution.

6. Policy disputes originating in CMER will be framed and forwarded to the Policy Committee by the Administrator.

7. The Policy Committee co-chairs should seek additional clarification from the CMER co-chairs when they are unclear of the nature of a policy dispute or the technical issues involved.

8. Technical disputes from CMER will also be framed and forwarded to Policy by the Administrator. Handoff to Policy may include written or oral presentations by the parties to the dispute or the CMER co-chairs detailing the issues so that Policy has enough information to begin considering the dispute.

9. The initiation of dispute resolution should be recorded in the formal meeting minutes and the Board should be notified through the Administrator.

10. The Policy Committee co-chairs are responsible for setting up a dispute resolution discussion and can employ a variety or combination of methods to attempt to resolve the dispute. The method selected and the time period available for resolution should be announced to the Policy Committee via e-mail before the first meeting at which the dispute is scheduled to be discussed. The following are suggested methods for seeking resolution. Other methods not listed may be equally effective.

a. Placing the dispute on the agenda where it will be aired and the group will attempt to come to consensus through a normal chair facilitated discussion.

b. Asking for and distributing written discussions of the disputed issues and potential solutions from the party or parties requesting dispute resolution and response from those with opposing views. This exchange would have to be scheduled so that discussion leading to potential consensus could occur on time.

c. Asking an impartial volunteer from the group to mediate the dispute and facilitate an attempt to reach consensus.

d. Adding a fact-finding step to any one of the above methods to insure that the decision is properly informed on the issues of the dispute. Fact-finding would have to be scheduled so that discussion leading to potential consensus could occur on time.

e. Seeking outside technical advice.

f. Arranging for discussion outside of formal Policy Committee meetings to facilitate agreement among disputing parties.

g. Reaching consensus on a customized method of addressing the dispute as long as it can be accomplished within the allotted time period.

11. If consensus is reached within the at Policy Committee, dispute resolution is terminated. The consensus agreement should be recorded in the formal summary of the Policy Committee meeting.

12. If consensus is not reached, any participating Policy Committee caucus the party initiating dispute resolution may elevate the dispute to Stage 2.
Guidance for Dispute Resolution Stage 2 for CMER and the Policy Committee

1. The Board may impose Stage 2 of dispute resolution.
   1. Issues not resolved in Stage 1 are elevated to Stage 2 by a request from a Board approved CMER member or a Policy Committee caucussenior to the CMER or the Policy Committee co-chairs, respectively. The time period is initiated at the next regularly scheduled CMER or Policy Committee meeting or 30 days following the request, whichever is shorter. The initiation of Stage 2 dispute resolution must be recorded in the formal summary of the next meeting in which it was formally invoked.

2. Within one month of the initiation of Stage 2:
   a) If within CMER, CMER must agree if technical disputes will be resolved through mediation or arbitration.
   b) If within the Policy Committee, the Policy Committee must agree if policy disputes require technical support through CMER and if resolution can be achieved through mediation or arbitration, with mediation being the default.

2. Since Stage 1 disputes arising at CMER are not complete until they have been considered at Policy, Stage 2 is not requested at CMER. However, where disputes are fundamentally technical in nature, Stage 2 dispute resolution should be conducted with CMER participation (see #4 below).

3. Issues not resolved in Stage 1 are elevated to Stage 2 by a request from a Policy Committee member to the CMER or the Policy Committee co-chairs, as appropriate. The time period is initiated at the next regularly scheduled CMER or Policy Committee meeting or 30 days following the request which ever is shorter. The initiation of Stage 2 dispute resolution must be recorded in the formal summary of the next CMER or Policy Committee meeting.

3. The Administrator should have a qualified individual with experience in natural resources dispute resolution and mediation and/or arbitration acceptable to all parties and is available for the task on short notice.

4. Policy, in consultation with CMER, must decide whether the primary disputed issue(s) are technical in nature or fundamentally policy related so that Stage 2 can be conducted with the appropriate involvement of Policy and/or CMER. This decision can be made concurrently with the decision on the Stage 2 process (see #5 below) and selection of a mediator or arbitrator (see #6 below).

5. Within one month of the initiation of Stage 2, Policy must agree on whether to employ mediation or arbitration.

6. Policy, in consultation with CMER where appropriate, must select a mediator or arbitrator to conduct the Stage 2 process. This should be completed concurrently with making decision on the Stage 2 process.

   Because the forest practices rules require that a mediator or arbitrator be selected within one-month of the date that Stage 2 is initiated and that Stage 2 must be completed within three-months, the Administrator should be familiar with a list of qualified individuals with experience in natural resources dispute resolution and mediation and/or arbitration. This familiarity will facilitate selection of a qualified person that is acceptable to all parties and is available for the task on short notice.

74. The Administrator should assist the mediator or arbitrator as needed to:
   - Identify the disputed issue(s);
   - Introduce the parties; and
   - Set up meeting dates, times and location.

85. If consensus is reached within the at Policy Committee or within CMER, reached at CMER and affirmed at Policy Committee, dispute resolution is terminated. The consensus agreement

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must be recorded and distributed to the appropriate committee, FFW stakeholders.

96. In the case of Stage 2 dispute resolution in CMER, CMER will follow its dispute resolution process as described in its Protocols and Standards Manual. Unresolved CMER issues will be forwarded to Policy. In the case of Stage 2 dispute resolution in Policy, in the case of mediation, if consensus is not reached, the Administrator will forward the issue(s) and relevant information to the Board, reports the issue(s) and results to the Board.

97. Results of Stage 2 should be recorded in the official CMER and Policy Committee meeting summary.

PART 6. RELATED PROGRAM ELEMENTS

6.1 Biennial Fiscal and Performance Audits

Biennial fiscal and performance audits of the Adaptive Management Program are required by the forest practices rule, WAC 222-12-045(2)(e). The audits may be performed by DNR or other independent state agencies. However, the Administrator is responsible for ensuring the coordination of the development of these audits and reports. Both fiscal and performance audits will generally follow U.S. General Accounting Office auditing standards (GAO-03-673G), or other superseding standards issued by the Office of Financial Management (OFM), DNR, or other specific audit needs conveyed to the Administrator by the Board. Biennial performance audits will evaluate the goals, objectives, and key questions of the Adaptive Management Program.

6.2 Biennial/Compliance Monitoring

Compliance monitoring is a necessary component of a scientifically credible adaptive management program. DNR through WAC 222-08-160(4) is directed to “provide statistically sound, biennial compliance audits and monitoring reports to the Board.” DNR designs and conducts compliance monitoring to determine how well the forest practice rules are being implemented on the ground. Compliance monitoring results will be reported to the Forest Practices Board, to CMER through the Adaptive Management Program Administrator, and to others as directed by the Board. Together with the products and recommendations of the Adaptive Management Program, compliance monitoring and reports will assist the Board in assessing if the goals of the Forest Practices Act and rules are being achieved.

Appendix A Adaptive Management Program Ground Rules
Appendix B Framework for Successful Policy Committee/CMER Interaction
Appendix C Policy Committee Work Group Charter Template

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APPENDIX A  ADAPTIVE MANAGEMENT PROGRAM GROUND RULES

I. TFW Policy Committee (WAC 222-12-045(2)(b)(ii))

Policy Committee members are self-selected by participating caucuses. Each caucus selects representatives to the Policy Committee and the Adaptive Management Program. Caucuses should be mindful of how their appointed representatives are perceived by other caucuses in light of the fact that the Adaptive Management Program is a collaborative effort. Each representative should demonstrate a genuine commitment to problem solving and mutual respect among all the caucuses. Since the Policy Committee is a collaborative forum, participation is dependent on adherence to the following ground rules:

A. Ground rules concerning expectations upon appointment as an Adaptive Management Program participant.

1. Participants in the Adaptive Management Program bring with them the legitimate purposes and goals of their organizations.

2. Participants recognize the legitimacy of the goals of others and assume that their own goals will also be respected.

3. Participants agree that the purpose of the Adaptive Management Program is the effective implementation of the Forest Practices Act and rules in order to meet its four goals (see Part 1, Overview).

4. Participants provide sufficient attention, staffing and other resources.

5. Participants commit to address all aquatic resource management issues raised in the adaptive management process.

B. Ground rules concerning participating in the Policy Committee and -decision making.

1. The Policy Committee table welcomes representatives from nine caucuses, their designated alternates and those in senior leadership positions with a participating federal, state agency, tribal, county, landowner or environmental organization.

2. Decisions are made through consensus among the nine caucuses that make up the Policy Committee.

3. At each decision point for the Policy Committee, each caucus is encouraged to bring a single view to the table from their representative, alternate and senior leaders who are participating within the Policy Committee on that issue.
4. The Policy Committee will base consensus on one vote from each of the nine caucuses.

5. It is the responsibility of each caucus representative to foster consensus among their caucus members.

6. Staff members, guests and visitors are encouraged to attend meetings as they choose, but defer to those at the Policy Committee table for discussion and decisions.

CB. Ground rules concerning participation in the Adaptive Management Program.

1. Participants commit to search for opportunities to solve problems collaboratively. Participants acknowledge that solving problems or issues of other caucuses is more likely to lead to solutions for one's own problems and issues.

2. Participants commit to listen carefully, ask questions to understand, and make statements to explain or educate.

3. Participants state needs, problems and opportunities first and positions last, and avoid hidden agendas.

4. If a caucus does not agree with statements or positions by other caucuses, participants offer reasons why and alternatives.

5. Participants attempt to reach consensus on a proposal or other issue being considered in the Adaptive Management Program. Consensus means that each caucus can live with all parts of that proposal, and that all caucuses will accept implementation of all parts of that proposal. At a minimum, each participant allows its name being subscribed on consensus proposals being sent to the Board, and to refrain from taking actions opposing adoption of consensus proposals by the Board.

6. Caucuses are polled on each proposal. Caucus positions on proposals reside with the governing bodies of each caucus's representatives. Each caucus decides how it will govern itself in reaching caucus decisions.

7. If the dispute resolution process concludes without consensus or a resolution satisfactory to each caucus, the issue or matter is released for consideration in other forums. If a participant chooses to resort to such other processes, it notifies the other participants before taking such action.

DG. Ground rules concerning relationships to outside parties and processes

1. Participants avoid use of other processes such as legislation or litigation to resolve issues being considered in the Adaptive Management Program. If a participant believes
it must resort to such other processes, it notifies the other participants before taking such action.

2. A participant may leave the Adaptive Management Program after telling the other caucuses why.

3. At the conclusion of an issue, participants attempt to agree on the message that will be given, and respect the resolution and implementing actions of the other participants.

4. No participant attributes suggestions, comments or ideas of another participant in communications with the news media or other non-participants.

5. Each participant accepts the responsibility to keep friends and associates informed of the progress of the Adaptive Management Program.

6. Caucuses are free to talk to the press, but they should not negotiate their positions in the press. Everyone is mindful of the effects their public and private statements will have on the climate of this effort.

II. Cooperative Monitoring Evaluation and Research Committee (CMER) (WAC 222-12-045(2)(b)(i))

A. General CMER Ground Rules

1. Each of the participants affirmed by the Board to CMER agree to these ground rules, which were developed collectively by CMER to ensure that CMER produces credible scientific results that have a broad base of support. These ground rules are specific to CMER and do not apply to any other portion of the Adaptive Management Program.

2. CMER core values are predicated upon the agreement of each CMER participant that adaptive management is based upon sound science. It is the responsibility of every participant to follow sound scientific principles and procedures.

3. Participants will also adhere to the purpose of the Adaptive Management Program:

   . . . to provide science-based recommendations and technical information to assist the board in determining if and when it is necessary or advisable to adjust rules and guidance for aquatic resources to achieve resource goals and objectives. The goal of the program is to effect change when it is necessary or advisable to adjust rules and guidance to achieve the goals of the forests and fish report or other goals identified by the board. (WAC 222-12-045(1))

4. Individual Policy Committee positions are not the basis for CMER decisions, otherwise the credibility of CMER research can be questioned, resulting in CMER having failed in its function of providing accountable results to the Adaptive Management Program.
B. Specific CMER Ground Rules

1. CMER participants will engage in actions that promote productive meetings and will encourage the active participation of each individual member. Examples of these actions are:
   
a. Speak to educate, listen to understand.

b. Pursue win/win solutions.

c. State motivations and justifications clearly. Discuss issues openly with all concerns on the table. Avoid hidden agendas.

d. Ensure that each individual has a chance to be heard.

e. Help others move tangent issues to appropriate venues by scheduling a time to discuss these issues later.

f. Start and stop meetings on time.

g. Take side conversations outside—listen respectfully.

h. Define clear outcomes for each conversation and appoint a conversation manager.

i. Be trusting and trustworthy.

j. Acknowledge and appreciate the contributions of others, even when you disagree.

2. CMER participants agree to spend the time in preparation for meetings so that their participation is both meaningful and relevant and to refrain from participation when they are unprepared.

3. CMER participants agree to participate in the Adaptive Management Program’s scientific dispute resolution process when consensus cannot be reached and to make a good faith effort to resolve the dispute.

4. CMER participants recognize that information and results are preliminary until the final report is approved by CMER. Products must be clearly labeled and presented as DRAFT until approved by CMER as a final product.
5. At no time shall any potential contractor\(^1\) for a project be involved in the drafting of an RFP, RFQ or SOW or in the selection of a contractor for that specific project.\(^2\)

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\(^1\) For the purposes of this ground rule, "contractor" is defined as owner or employee of a private business and is restricted to those contracts identified as open to public bid. This is different from those tasks and contracts directed to CMER Staff, inter-agency agreements, and cooperative participation where availability, specialized knowledge and skills, timeliness, and advantage of in-kind contributions are deemed important to project success.

\(^2\) The intent of this ground rule is to comply with state law and DNR contracting procedures. Chapter 19.36 RCW – Statute of Frauds; Chapter 39.19 RCW (see also Title 326 WAC) – Office of Minority and Women’s Business Enterprises; Chapter 39.29 RCW – Personal Services Contracts; Chapter 39.34 RCW – Interlocal Cooperation Act (Interagency Agreements); Chapter 40.14 RCW (WAC 434-635-010) – Destruction, Disposition of Official Public Records or Office files and Memoranda; Chapter 1.06 RCW – State Civil Service Law; Chapter 42.17 RCW (WAC 32-10-020 – 170) – Public Records; Chapter 42.53 RCW – State Ethics Law; OFM Regulation (chapter 3, Part 4, Section 1) – State of Washington Policies, Regulations, and Procedures; OFM Guide to Personal Service Contracting; DNR Policy Number P004-001 – Interagency Agreements and Memoranda of Understanding; and the DNR Contract Manual.

Policy Mass Wasting Strategy Group

July 3, 2013 Version 2.2

Introduction

At the May 2013 Policy Committee meeting, Policy decided that actions are needed in response to the Mass Wasting Effectiveness Monitoring Project. At that time, Policy did not recommend actions to be taken by the Forest Practices Board, however, policy agreed to evaluate alternatives in three general categories: Forest Practice Application Review Process for mass wasting risk, compliance monitoring, and additional research.

Purpose

Membership, Process, Reporting, and Support

The Mass Wasting Strategy Policy Group represents the entire Policy Committee and decisions made in this group are formal Policy decisions and do not need to be revisited at regularly scheduled Policy meetings. Meetings will be facilitated by one or both of the Co-Chairs and DNR will provide staff to take notes for the meetings.

Tasks, Responsibilities, and Deliverables

FPA Review Process

- DNR will provide an overview of the FPA analysis and approval process regarding unstable slopes and will answer questions about these issues from Policy members at a meeting to take place the week of August 5th. This will include existing documentation requirements, guidance, and training options. Specific elements requested by Policy include:
  - Overview of materials available for use by landowners and reviewers in the pre-application planning process;
  - A description of the application review process (office and field) including how the potential to harm the public or to deliver to a public resource is evaluated;
  - What documentation is required as part of the FPA and a range of examples;
  - What are DNR’s resources for on-site review of potentially unstable slopes (Forest Practices Foresters & Forest Practices Science Team Licensed Engineering Geologists);
  - Information on pre-application and FPA review field visits: who conducts, who attends, how often they take place, and how planar slopes are treated during field evaluation;
History of changes in the FPA review process from the consummation of Forest and Fish through the current process;

What percent of Class IV specials, if any, are harvested as Alternate Plans addressing potentially unstable slopes;

A Landowner presentation on the range of risk avoidance strategies.

Evaluate current and additional screening tools and practices to identify unstable slopes

In conjunction with DNR’s presentation on the FPA review process, DNR will also provide at least the following information related to screening tools and practices:

- What screening tools are available to landowners and used by DNR;
- How are RILs identified on FPAs and by whom;
- State Lands Mass Wasting Screening tool;
- Remote Landform Identification (RLIM) tools as mentioned in the Willapa Hills Retrospective;
- The current range and quality of LIDAR coverage in Washington.

As new screening tools are presented, Policy will consider the value each could add to the process as well as the cost.

Provide an opportunity for other caucuses to present information on screening tools and practices to identify unstable slopes.

Compliance

The Policy committee will discuss their opinions on the adequacy of existing screening tools and documentation of use in pre-application review and inclusion with FPAs:

- Review existing documentation requirements and discuss need for additional documentation of unstable slope assessments and geotechnical reports.
  - DNR will provide information about the existing documentation requirements as part of their overview of the FPA review process including pre-application submittal and post-harvest review.

- Review existing guidance and training options for foresters.
  - DNR will provide information regarding existing guidance and training options for foresters including guidance specific to landslide delivery potential.
• Review whether DNR can/should evaluate the consistency between proposed harvest in approved FPAs and actual harvest within the Compliance Monitoring program;

Research

• Review existing CMER and external information on mass wasting
  o At the August meeting, DNR will present its findings from the Willapa Hills Retrospective and will attempt to address specific questions provided by caucuses.
  o The Adaptive Management Administrator will provide an update to Policy on how the Accuracy and Bias study concept has been partitioned and what the status of those separate projects are. (DNR is taking responsibility for the “Accuracy” portion with CMER shifting its focus from “Bias” to an evaluation of the Rule Identified Landform Criteria).
  o Mark Hicks and Adrian Miller will develop an outline of the existing mass wasting research strategy and will present to Policy for consideration at the August meeting.

• Discuss any unanswered or new questions raised by the Mass Wasting Effectiveness Monitoring Project and recommend any additional research needs.
  o Policy will invite interested CMER members to provide Policy with their perspectives on unanswered or new questions raised by the Mass Wasting Effectiveness Monitoring Project, other CMER research, other external research, and to provide their thoughts on additional research at the August meeting.

Timeline

Approval of this Charter is intended to satisfy Policy’s Motion that “The Mass Wasting Strategy Policy Group will work collaboratively on evaluating options within the three general categories identified above and will make any recommendations on actions to Policy by July 1.” Due to the change in the schedule of the July Policy meeting, this action is expected to take place on July 11.

Policy will strive to reach consensus on recommended alternative(s) by September 16. Assuming consensus is reached; Policy will finalize its recommendations by October 11 and provide it to the adaptive management administrator for delivery to the Board at the November 12, 2013 meeting.

Process

Policy will receive information through a series of presentations on the topics described
above the week of August 5th. The presentations will be organized as part of a full day meeting. The first half of the day will be focused on the process and screening tool elements and the second half of the day will be focused on the research elements. These will be separated by a two hour time period for lunch and caucus reflection.

Following the two informational sessions, Policy will identify and discuss any specific recommended Policy alternatives for recommendation to the Forest Practice Board.
The Type N Policy Subgroup, chartered by the Timber Fish and Wildlife Policy Committee, met on May 9, 2013. The subgroup agreed at that meeting on two motions related to determining what if any default distances should be included in a prospective Type N UMPPF Board Manual. The following recounts the policy subgroup’s decisions and provides (in red font) the status of the related work being conducted by the technical subgroup.

**Eastside FPA’s UMPPF data**

**Approved Motion:** Ask technical sub-group to provide to Policy Co-Chairs by July 1 – QA’d data from CMER and Tribal Type N Demarcation Studies and the Eastside Type N Forest Hydrology Study, and to include point distribution information and basic sample population statistics (mean, median, and distribution).

There are three sets of data that are being brought together to address this motion: 1) the 2001 CMER Type N Demarcation Study data set for the eastside, 2) the 2002 eastside tribal data set that had originally served as a companion report to the 2002 CMER data, and 3) the Eastside Type N Forest hydrology Study data set.

1) The eastside data from the 2001 CMER Type N Demarcation Study has been QC’d and the data representing the current rule definition of an UMPPF has been summarized. Documentation has been prepared describing the QC process.
   a. The QC was focused on creating a data set that would best reflect the current rule definition for the Uppermost Point of Perennial Flows (e.g., original rule and data set included some non-flowing ponded headwater).

2) A copy of the 2002 eastside tribal data set was located and has now gone through an initial QC review by one of the subgroup members. The full technical subgroup will now examine this revised data set before it is considered complete.
   a. The 2002 data substantially increases the number of data points for the eastside, thus we are waiting until the entire “CMER/Tribal” data set has been similarly QC’d before transmitting those findings to the policy subgroup.
   b. This data set should be ready for delivery to the Policy subgroup sometime before August.

3) The Eastside Type N Forest Hydrology Study data set has now been QC’d and can be used to determine statistics for the Eastside UMPPFs as well.
a. It remains to be determined specifically how that data set will be analyzed and by whom, and if or how the CMER/Tribal data from 2001 and 2002 should be used in that analysis.

b. My recommendation would be to have CMER staff conduct the analysis (as opposed to hiring the Type N Hydrology contractors). This choice is expected to most expedient, least costly, and most amenable to working with Policy. It should provide the greatest potential opportunity for the Policy subgroup to more actively participate in evaluating the effect of using different boundaries (precipitation, elevation, ecoregions, DNR regions, etc) in the Eastside analysis (should Policy decide it is comfortable having more wet season default areas). It would also provide for the ability to demonstrate the effect of combining the Hydrology Study and CMER/Tribal Study data sets (greatly expanding coverage and sample size) when examining the statistics and looking for any spatial patterns. It should be noted; however, there was opposition in the technical workgroup from at least one caucus representative to looking for any spatial patterns.

c. Whether combined with the CMER/Tribal data set or kept separate, the results from of the Hydrology Study data set should be ready for delivery to the Policy subgroup sometime before August (if review kept in-house).

d. Since all three of the eastside data sets will be ready in August, they will be packaged together for delivery to the Policy subgroup.

*Westside FPA’s UMPPF data*

**Approved Motion**: Ask technical subgroup to provide to Policy Co-Chairs by July 1 – a summary of how the Palmquist data was corrected to match the current rules and any other changes, and provide the pros and cons (e.g., levels of effort, geographic coverage) of the landowner proposal and at least one alternative proposal. Subgroup information does not need to be by consensus and anyone can add their concerns.

The Policy subgroup motion requests two actions from the technical subgroup: 1) A summary of the QC-checked data from the 2001 CMER Type N Demarcation Study along with a description of that QC process, and 2) documentation of the pros and cons of the landowner proposal and at least one alternative proposal. Both of these tasks have now been completed.

1) The data for the 2001 CMER Type N Demarcation Study has been QC’d and the data representing the current rule definition of an UMPPF has been summarized. Documentation has also been prepared describing the QC process. This information is being provided as an attachment to this memo for delivery to the Policy subgroup.

a. The QC was focused on creating a data set that would best reflect the current rule definition for the Uppermost Point of Perennial Flows (original rule and data set included some non-flowing ponded headwater segments located further upstream of segments containing the uppermost point of flowing water).
2) The technical workgroup has prepared a summary comparing the features of the landowner proposal to three alternative approaches.
   a. No attempt was made to identify a preferred alternative (to avoid putting technical representatives in the position of potentially taking different positions than their Policy representatives have already staked out); however:
      • The technical representatives agreed to the way the issues were summarized and compared in the attached table, and
      • The technical workgroup added a hybrid-alternative 4 that attempts to address most of the technical concerns raised by the majority of subgroup members; but which could not be completed in time for the February Board meeting.
   b. The summary document has been sent along with this update memo. It may be warranted to schedule a meeting of the Policy subgroup soon to discuss the Westside information so that a time delay does not itself eliminate some alternatives.
## Comparison of Alternate Approaches for Deriving Wet Season Default Distance

Produced by the Type N Technical Subgroup – June 27, 2013

<table>
<thead>
<tr>
<th>Summary Description</th>
<th>Results of study would be:</th>
<th>Limitations – geographic</th>
<th>Limitations – Methodology</th>
<th>Limitations – adding to existing data?</th>
<th>Who collects data?</th>
</tr>
</thead>
<tbody>
<tr>
<td>The existing 2001 &amp; 2002 CMER/Tribal data sets would be screened to identify sites with sufficient data to identify the current rule definition of UMPPF.</td>
<td>CH to UMPPF distance using CMER study methods*.</td>
<td>Basins sampled were those with interested cooperators within the default precipitation regions, but not equally from all of the forested ecoregions. Distribution of existing data is geographically biased.</td>
<td>UMPPF located by CMER study methods*; non-random choice of basins, random choice of streams within basins. Random selection of sample sites within a non-random selection of ownerships/watersheds.</td>
<td>All existing CMER data passing QC will be used.</td>
<td>Already collected by CMER, tribes, WDFW, and industry cooperators.</td>
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<tr>
<td>The CMER study methods* would be used to expand the existing data set.</td>
<td>CH to UMPPF distance using CMER study methods*, but expanded to ensure representation of all Level IV ecoregions under-sampled in the original pilot study.</td>
<td>Fills in areas (gaps) not covered by existing CMER data. Limiting to cooperating landowners may create geographic bias.</td>
<td>UMPPF located by CMER study methods*; non-random choice of areas to fill gaps, random choice of streams within basins. Random selection of sample sites within a non-random selection of ownerships/watersheds.</td>
<td>Can be added to QC’d CMER data sets as they will be derived using same methods*.</td>
<td>To be collected by hired team or with aid of volunteer cooperators.</td>
</tr>
<tr>
<td>WFPA members measure distance from UMPPF to Channel Head.</td>
<td>Distance from CH to the UMPPF identified in approved FPAs.</td>
<td>Limited to WFPA lands. Will be geographically stratified by precipitation and geologic zones within the available sample population. Unknown distribution of FPAs and potential for geographic bias.</td>
<td>UMPPF established through FPA approval process. No standardized field methods used by landowners to select the UMPPF. FPA sample population is FPAs with field work done in dry seasons. Random selection of sample sites within a non-random selection of ownerships/watersheds.</td>
<td>Different methods used prevent combining results with existing CMER data sets. Rather, survey intended for comparing data sets.</td>
<td>To be collected by WFPA foresters – in-kind contribution.</td>
</tr>
<tr>
<td>WFPA members (and other large willing landowners) to allow access for, and may participate in, measuring distance from the UMPPF to Channel Head.</td>
<td>Distance from CH to UMPPF using CMER study methods*, plus information allowing a comparison to the UMPPF on the approved FPA’s for the same streams.</td>
<td>FPA’s limited to WFPA and other cooperative landowner lands; will be geographically stratified within the available sample population. Unknown distribution of FPAs and potential for geographic bias.</td>
<td>UMPPF initially established through FPA approval process followed by survey using CMER method* and noting approved FPA location of UMPPF. Random selection of sample sites within a non-random selection of ownerships/watersheds.</td>
<td>Data based on CMER method may potentially be added to CMER data sets. Data collected on FPA-based UMPPF would be used only for comparison to CMER data sets.</td>
<td>Initial FPA point established by LG; CMER compatible data to be collected by hired team, or with the aid of volunteer cooperators.</td>
</tr>
</tbody>
</table>

1. Use quality checked (QC) pre-harvest CMER data to establish defaults
2. Conduct pre-harvest field sampling to strengthen the existing QC’d CMER data set.
3. Conduct a survey of approved FPA’s on WFPA member lands
4. Conduct a pre-harvest survey of WFPA member and other willing cooperators using the CMER field methods

### WDFW, Already collected by CMER, tribes, WDFW, and industry cooperators.

- Results of the study would be:
  - CH to UMPPF distance using CMER study methods*.
  - CH to UMPPF distance using CMER study methods*, but expanded to ensure representation of all Level IV ecoregions under-sampled in the original pilot study.

### Limitations – geographic

- Basins sampled were those with interested cooperators within the default precipitation regions, but not equally from all of the forested ecoregions. Distribution of existing data is geographically biased.
- Fills in areas (gaps) not covered by existing CMER data. Limiting to cooperating landowners may create geographic bias.

### Limitations – Methodology

- UMPPF located by CMER study methods*; non-random choice of basins, random choice of streams within basins. Random selection of sample sites within a non-random selection of ownerships/watersheds.
- UMPPF located by CMER study methods*; non-random choice of areas to fill gaps, random choice of streams within basins. Random selection of sample sites within a non-random selection of ownerships/watersheds.
- UMPPF established through FPA approval process. No standardized field methods used by landowners to select the UMPPF. FPA sample population is FPAs with field work done in dry seasons. Random selection of sample sites within a non-random selection of ownerships/watersheds.

### Limitations – adding to existing data?

- All existing CMER data passing QC will be used.
- Can be added to QC’d CMER data sets as they will be derived using same methods*.
- Different methods used prevent combining results with existing CMER data sets. Rather, survey intended for comparing data sets.

### Who collects data?

- Already collected by CMER, tribes, WDFW, and industry cooperators.
- To be collected by hired team or with aid of volunteer cooperators.
- To be collected by WFPA foresters – in-kind contribution.
- Initial FPA point established by LG; CMER compatible data to be collected by hired team, or with the aid of volunteer cooperators.
<table>
<thead>
<tr>
<th><strong>Quality Control</strong></th>
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<th><strong>Quality Control</strong></th>
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</thead>
<tbody>
<tr>
<td>QC on field work already occurred; now identifying sites suitable for current application. 2001 Westside and eastside CMER data is done. Work remains to complete 2002 eastside tribal field data suitability review.</td>
<td>Will be part of study design.</td>
<td>Will be part of study design and could include participation of other non-LO stakeholders (e.g., CMER team)</td>
<td>Will be part of study design.</td>
</tr>
</tbody>
</table>

**What do we do with results to determine wet season distance from CH to UMPPF?**

<table>
<thead>
<tr>
<th><strong>Limitations for results</strong></th>
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<th><strong>Limitations for results</strong></th>
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</thead>
<tbody>
<tr>
<td>Existing data set is not evenly distributed across all areas.</td>
<td>Filling gaps may not substantially change regional level defaults. Cannot be used to infer if differences in FPA based UMPPF points likely exist.</td>
<td>Will not know if any difference with CMER data set is due to geographic differences and/or different field methods.</td>
<td>Limited to WFPA and other willing landowners and to new FPA's.</td>
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**Time to results**

<table>
<thead>
<tr>
<th><strong>Time to results</strong></th>
<th><strong>Time to results</strong></th>
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</thead>
<tbody>
<tr>
<td>Westside results are complete. Eastside 2001 CMER data results are complete. The 2002 eastside tribal data review may be completed by August 2013.</td>
<td>End of 2014</td>
<td>Winter 2013-2014</td>
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</tbody>
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**Level of effort**

<table>
<thead>
<tr>
<th><strong>Level of effort</strong></th>
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<tbody>
<tr>
<td>In-kind work. Westside and eastside 2001 data review is complete. One person 1 month part time to complete review of 2002 eastside tribal data.</td>
<td>Hired or cooperator team to collect data over two late summer periods, QC, analyze and write report.</td>
<td>In-kind data collection, month to screen FPA data base, several months to collect field data, one month to report. Hired team or team of cooperators to conduct QC check of 10% of samples.</td>
</tr>
</tbody>
</table>

- *CMER method refers to Palmquist, 2005, Type N Demarcation Study, Phase I: Pilot Results. CMER methods require dry season surveys of flow and channel conditions.*
<table>
<thead>
<tr>
<th>May 2013</th>
<th>June 2013</th>
<th>July 2013</th>
<th>August 2013</th>
<th>September 2013</th>
<th>October 2013</th>
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<tbody>
<tr>
<td><strong>May Policy Meeting</strong></td>
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<tr>
<td>Type F Brainstorm</td>
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<tr>
<td>Mass Wasting: action/no action</td>
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<td>Hydraulic code revision process</td>
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<td>AMP Reform Rulemaking: Board Manual committee</td>
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<tr>
<td>Type N: input to TWIG</td>
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<td><strong>June Policy Meeting</strong></td>
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<tr>
<td>Mass Wasting update on Charter development (?)</td>
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<tr>
<td>Address Board Manual Section 22; discussions for agreement</td>
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<tr>
<td>Prep for Extensive Status &amp; Trends studies discussion (July?)</td>
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<tr>
<td>Results of FP Board meeting</td>
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<tr>
<td>Review status of Type N TWIG discussions</td>
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<td><strong>July Policy Meeting</strong></td>
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<td>Type F decision; complete Charter development</td>
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<td>Mass Wasting update on Alternatives Analysis</td>
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<td>Address Board Manual Section 22; discussions for agreement</td>
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<td>Approve amendments to submit to the Board at August meeting.</td>
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<td>Discuss value of Extensive Status &amp; Trends studies</td>
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<tr>
<td>HPA Rulemaking – discuss timelines for Policy and WDFW</td>
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<td><strong>August Policy Meeting</strong></td>
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<td>Mass Wasting update on Alternatives analysis</td>
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<td>Finalize revisions to Board Manual Section 22 (?)</td>
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<td><strong>September Policy Meeting</strong></td>
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<td><strong>October Policy Meeting</strong></td>
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<td>Finalize Mass Wasting submittal to Board (no later than October 11)</td>
<td>WDFW’s hydraulic code revisions for Policy’s review</td>
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<td><strong>Additional meetings:</strong></td>
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<td>2 Type F special meetings, full Policy Committee</td>
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<td>Type N Policy Subgroup</td>
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<td>Forest Practices Board meeting</td>
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<td><strong>Additional meetings:</strong></td>
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<td>1 Type F special meeting, full Policy Committee</td>
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<td>Mass Wasting: Charter development</td>
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<td>November Policy meeting</td>
<td>December Policy meeting</td>
<td>January Policy meeting</td>
<td>February Policy meeting</td>
<td>March Policy meeting</td>
<td>April Policy meeting</td>
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<tr>
<td>• Update on Hydraulic Code</td>
<td>• PC review of Type N draft language; prepare for Feb ’14 Board mtg</td>
<td>• October 11: finalize submittal to FP Board for Post-Mortem</td>
<td>• Type N language to FPB</td>
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<td>• CMER Master Project Schedule for FPB May meeting</td>
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<td>• Hydraulic Code comes to Policy</td>
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<td>Parking Lot:</td>
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<tr>
<td>• Discuss value of Extensive Status &amp; Trends Studies (June or July?)</td>
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<td>• Science workshop for Mass Wasting (?)</td>
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<td>• CMER streamlining</td>
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<td>o How to prevent science/policy decision split (consider changes from CMER, hear from Nancy Sturhan about protocols document, organization, etc.)</td>
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<td>o LEAN process – consider how to increase efficiency and speed up timeline</td>
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<td>o Long-term CMER strategy: CMER priorities and 2-year budget/workplan (for 2015-17 biennium)</td>
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<td>• CMZ Effectiveness</td>
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