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**From:** Barbara Byrne - NOAA Federal <barbara.byrne@noaa.gov>  
**Sent:** Wednesday, January 18, 2017 8:18 AM  
**To:** Garwin Yip - NOAA Federal  
**Subject:** Re: all non-Shasta RPA adjustments that I'm aware of  
**Attachments:** RPA with 2017 amendments--updated 7-22-2016\_more updates 12.21.16 by Barb\_from GY\_FootnoteFix.doc

responses in blue, below. In the attached, my suggested footnote fixes are shown in track changes under username "NMFS 4" on pages 79-80.

On Sun, Jan 15, 2017 at 10:01 PM, Garwin Yip - NOAA Federal <[garwin.yip@noaa.gov](mailto:garwin.yip@noaa.gov)> wrote:

Need clarification of the following:

- Page 83, First stage trigger, reference to footnote 15: Footnote 15 is about minimum health and safety exports. Is that the correct footnote? **Nope. As discussed, think is meant to refer to the "rounded to the tenth place" footnote. Also as discussed, I shifted the footnote to the daily loss or loss density and deleted the footnote associated with the threshold.**
- Page 84, Second stage trigger, references to footnote 15: Same. **See above. Same fix suggested.**

I realize that I inserted it, but maybe you can help me CSI.

-Garwin-

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*Garwin Yip*  
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----- Forwarded message -----

**From:** Barbara Byrne - NOAA Federal <[barbara.byrne@noaa.gov](mailto:barbara.byrne@noaa.gov)>  
**Date:** Wed, Dec 21, 2016 at 5:17 AM  
**Subject:** all non-Shasta RPA adjustments that I'm aware of  
**To:** Garwin Yip - NOAA Federal <[garwin.yip@noaa.gov](mailto:garwin.yip@noaa.gov)>  
**Cc:** Brycen Swart <[brycen.swart@noaa.gov](mailto:brycen.swart@noaa.gov)>

Subject adjustments show in track changes in the attached doc (base doc was the "RPA with 2017 amendments -- updated 7-22-2016" downloaded today from: M:\WATER OPS & DELTA BRANCH\2017 Shasta RPA adjustments)

Attached doc also posted to: M:\WATER OPS & DELTA BRANCH\2017 Shasta RPA adjustments.

**NOT DONE BECAUSE WASN'T SURE WHETHER/HOW TO AMEND:**

**OMR compliance measure (IV.2.3):** I did not change the OMR compliance language in IV.2.3 to reflect the use of the OMR Index, for two reasons. First, I'm not sure that is what we will use for compliance in this or future years. Two, the operators may be best able to update that language, especially in providing the exact equation used for the Index calculation.

**Glory Hole releases on Clear Creek (I.1.2):** I seem to recall that Reclamation has issues with the Glory Hole spills; if some safety consideration is limiting implementation, might be worth adjusting.

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**Barb Byrne**

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