


ANNUAL REPORT for CY2022 and ROLLING 4-YEAR PROJECT ACTIVITIES CALENDAR YEARS 2022 - 2025

Wallowa Falls Hydroelectric Project
FERC No. P-308

AUTHORIZATION

Final
Approved: PacifiCorp 06/28/2023 (date)  (signature)

Approved: USDA (date) SHAUN MCKINNEY (signature)
Forest Service

Digitally signed by
SHAUN MCKINNEY
Date: 2023.06.26
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ATTACHMENTS

Attachment A – Action Items from Annual Coordination Meeting of April 19, 2022 (*Final document will include notes from April 2023 meeting*)

Attachment B – 2022 Annual Operation and Compliance Report

Attachment C – 2023-24 Work Plan for Two Erosion Repair Projects

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
USDA-FS Specific Condition No. 1 Implementation of the License on National Forest System Lands						
Seek Approval of changes on NFS lands	PacifiCorp	X	N/A			
Site-Specific Plans for habitat and ground disturbing activities	PacifiCorp	N/A	X			Erosion repair 2023-24
USDA-FS Specific Condition No. 2 Surrender of License						
In the event licensee plans to surrender the project license, file a restoration plan for federal lands to the USDA Forest Service for approval.	PacifiCorp	N/A	N/A	N/A	N/A	No plans for license surrender
USDA-FS Specific Condition No. 3 Indemnification						
No Actions Identified	PacifiCorp	N/A	N/A	N/A	N/A	
USDA-FS Specific Condition No. 4 Reservation of Authority						
No Actions Identified	PacifiCorp	N/A	N/A	N/A	N/A	
USDA-FS Specific Condition No. 5 Resource Coordination						
The Licensee shall hold an Annual Resource Coordination meeting in the month of April for the term of the License. (The meeting may be held in alternative months if agreed by both parties.)	PacifiCorp	X	X	X	X	
USDA-FS Specific Condition No. 6 Noxious Weed Management Plan						
Revise Noxious Weed Management Plan in consultation with USDA-FS.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2017
Implement noxious weed control measures per Forest Plan Specifications. (Includes annual noxious weed inspection and treatment as needed.)	PacifiCorp	X	X	X	X	

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
Survey and treat noxious weeds on NFS lands within the FERC Project Boundary for three (3) consecutive years between June 1 and July 31 following construction or maintenance activities described in the Final License Application.	PacifiCorp	X	X	X	TBD	Through 2024, 2025 survey needs to be determined (TBD).
Ensure that: a) ground cover in treated areas equals or exceeds 80 percent of that in an undisturbed control area with similar vegetation and is adjacent to the Project area and b) species composition in disturbed areas equals or exceeds 75 percent non-weedy species.	PacifiCorp	X	X	X	TBD	Monitoring started in 2020 for 2019 replanted area.
USDA-FS to provide current list of USDA-FS approved noxious weed treatment chemicals.	USDA-FS	X	X	X	X	
The Licensee shall include a status report in its Annual Report, required by Condition No. 5 – Resource Coordination, describing activities related to weed control, assessment of weed areas, and identification of future efforts to control noxious weed spread and colonization within the Project boundary.	PacifiCorp	X	X	X	X	
Licensee to provide GIS shape files of noxious weed survey and treatment areas to USDA-FS.	PacifiCorp	X	X	X	X	Sent via email 3/9/23
USDA-FS Specific Condition No. 7 RRMP Section 2.1 Recreation and Aesthetic/Visual Resource Capital Improvements						
Terminus of the Joseph-Wallowa Lake Highway, Project powerhouse area, and trails to WWNF that are located on PacifiCorp land						
Replace existing Wallowa Lake Trailhead sign and wilderness registration box.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2021

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
Replace cable gate near powerhouse with metal pipe gate.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2019
Install 3-panel interpretive signage in the terminus area (cul-de-sac) of Joseph-Wallowa Lake Highway.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2021
Replace Project fencing at the terminus of the Joseph-Wallowa Lake Highway to better blend visually with the surrounding environment.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2019
Install safety fencing around the completed tailrace barrier.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2019
Install low-maintenance landscape improvements at the Project powerhouse and at the edge of the Joseph-Wallowa Lake Highway terminus.	PacifiCorp	N/A	N/A	N/A	N/A	18 plants installed in 2019
Recoat Project powerhouse exterior (roof and siding) with visually compatible color that is less contrasting than current color.	PacifiCorp	Roof Completed	N/A	N/A	N/A	Siding Scheduled for 2027
Provide 6 new trail directional signs near portion of forebay access road and WWNF connector trails.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2021
Portion of the Project within the WWNF						
Improve the laydown and storage area on the east side of forebay by removing Project related refuse.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2019
Improve drainage along the connector trail between the forebay access road and the East Fork Wallowa River Trail.	PacifiCorp\ USDA-FS	N/A	N/A	N/A	N/A	Completed 2021
Improve forebay intake structure by installing wood shake siding and roofing. Install safety signs at forebay intake, catwalk and associated facilities at dam.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2019
Enhance the upper penstock trestle and penstock pipe by coating a uniform dark color.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2019

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
Install interpretive sign at the west side of forebay.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2020
Modify catwalk gate on the East Fork dam to allow pedestrian access.	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2019
USDA-FS Specific Condition No. 7 RRMP Section 2.2 Recreation Facility Operation and Maintenance						
Terminus of Joseph-Wallowa Lake Highway, Project powerhouse area, and trails to WWNF that are located on PacifiCorp land						
Maintain Wallowa Lake Trailhead sign (installed 2021) and registration box as needed. <i>(upon mutual agreement with USDA-FS)</i>	PacifiCorp	X	X	X	X	
Maintain metal pipe gate (installed 2019) at Wallowa Lake Trailhead sign.	PacifiCorp	X	X	X	X	
Maintain 3-panel interpretive signage (installed 2021) in the terminus area (cul-de-sac) of Joseph-Wallowa Lake Highway.	PacifiCorp	Install Panels	X	X	X	
Maintain Project fencing at the terminus of the Joseph Wallowa Lake Highway.	PacifiCorp	X	X	X	X	
Maintain safety fencing around the completed tailrace barrier	PacifiCorp	X	X	X	X	
Maintain landscape improvements at the Project powerhouse and at the edge of the Joseph-Wallowa Lake Highway terminus.	PacifiCorp	X	X	X	X	100% survival thus far
Maintain powerhouse exterior with compatible color that is less contrasting than current color.	PacifiCorp	X	Recoat Roof only	X	X	Siding Planned for 2027

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
Maintain 6 new trail directional signs near portion of forebay access road and WWNF connector trails. <i>(By mutual agreement with USDA-FS)</i>	PacifiCorp	X	X	X	X	Completed 2021
Portion of the Project within the WWNF						
Maintain the laydown and storage area on east side of forebay.	PacifiCorp	X	X	X	X	
Maintain drainage along the connector trail between the forebay access road and the East Fork Wallowa River Trail. <i>(By mutual agreement with USDA-FS)</i>	PacifiCorp	X	X	X	X	Constructed 2021
Maintain forebay intake structure and wood shake siding and roofing.	PacifiCorp	X	X	X	X	
Maintain safety signs at forebay intake, catwalk and associated facilities at dam.	PacifiCorp	Plan	Install	X	X	
Maintain the upper penstock trestle and penstock pipe by coating a uniform dark color.	PacifiCorp	X	X	X	X	
Maintain interpretive sign at the west side of forebay.	PacifiCorp	X	X	X	X	
Maintain catwalk gate on the East Fork Dam to allow pedestrian access.	PacifiCorp	X	X	X	X	
USDA-FS Specific Condition No. 7 RRMP Section 2.3: Monitoring, Reporting and Public Information						
Document Recreation Facility Conditions and Report Findings to USDA-FS	PacifiCorp	X	X	X	X	
Provide annual data collected from wilderness visitor permits at the Wallowa Lake Trailhead registration box to PacifiCorp	USDA-FS	X	X	X	X	
Provide annual visitation data to Pacific Park Campground to USDA-FS	PacifiCorp	X	X	X	X	To be provided by OPRD

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
Provide annual recreation facility O&M cost report to PacifiCorp for East Fork Trails	USDA-FS	X	X	X	X	
Assemble recreation facility use data, including data provided by USDA-FS for analysis and inclusion in the FERC Form 80 report (report due to FERC April 2021)	PacifiCorp	N/A	N/A	N/A	N/A	FERC has dropped the Form 80 requirement
Develop monitoring report to accompany FERC Form 80 submittal	PacifiCorp	N/A	N/A	N/A	N/A	Form 80 dropped
Coordinate activities related to public information and I&E elements as described in RRMP Section 2.3.3.	PacifiCorp USDA-FS	X	X	X	X	
USDA-FS Specific Condition No. 7 RRMP Section 3.1: Planning and Coordination Responsibilities						
Implement the RRMP including capital projects and recreation O&M	PacifiCorp	X	X	X	X	
Coordinate the annual recreation and aesthetic/visual resource meeting with stakeholders	PacifiCorp	X	X	X	X	
Coordinate with other Project-related resource management plans, including the <i>Wallowa Falls Hydroelectric Project Noxious Weed Management Plan</i> , <i>Vegetation Management Plan</i> , and <i>Access Road Inspection and Maintenance Plan</i> .	PacifiCorp	X	X	X	X	
Submit the Form 80 report to the FERC (due to FERC April 2021)	PacifiCorp	N/A	N/A	N/A	N/A	FERC has dropped the Form 80 requirement
Conduct periodic (10-year) reviews and potential updates of the RRMP, and track changes. (First review 2027)	PacifiCorp & USDA-FS					

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
Survey USDA-FS trail easements through PacifiCorp property to determine and verify easement locations, as well as the locations of existing trails (which may not be the same as the easements) used and maintained by the USDA-FS to access the WWNF, and survey and mark the locations of the property boundary between PacifiCorp and the WWNF lands where the trails cross.	USDA-FS		TBD	TBD	TBD	USDA-FS research indicates there is not currently a need for survey
After the survey is complete, develop a management approach regarding connections between the Chief Joseph Mountain (#1803) and West Fork Wallowa River Trail (#1820). It may be appropriate to either realign the trail in the field or revise the easement description to more accurately describe the as-built trail alignment.	USDA-FS		TBD	TBD	TBD	USDA-FS research indicates there is not currently a need for this action
Operation and maintenance of existing trails that pass through PacifiCorp Project land on USDA-FS easements, including trails on easements that are currently managed by the WWNF and trail realignments or additions that are identified in the survey and trail management activities described above.	USDA-FS	X	X	TBD	TBD	
Construction, as needed, of any new trail(s) that may be identified in the survey and trail management activities described above.	USDA-FS	X	X	TBD	TBD	No trail construction needs have been identified

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
Collect and tabulate wilderness permit data from the registration box located at the Wallowa Lake Trailhead that will be constructed as part of the capital improvement program.	USDA-FS	X	X	X	X	
Participate with PacifiCorp, interested tribes, and other participating parties in the planning of I&E elements and signage that will be developed for the Project.	USDA-FS	N/A	N/A	N/A	N/A	I&E elements completed in 2019-20
Participate in the annual recreation and aesthetic/visual resource meeting.	USDA-FS	X	X	X	X	
USDA-FS Specific Condition No. 7 RRMP Section 3.2: Annual Meeting						
For the first several annual meetings, identify progress made in implementing the capital improvement measures described in RRMP-Exhibit A. Adjust schedule of planned actions for the current and future years as needed.	PacifiCorp & USDA-FS	X	N/A	N/A	N/A	All Capital Improvement Measures are Complete
Determine progress accounting by reviewing, reconciling, and preparing for approval the previous fiscal year's accomplishments, accrued costs, and cost-sharing accounting. Discuss ongoing funding/cost sharing needs.	PacifiCorp & USDA-FS	X	Review Financial Plan Account Balances	X	X	
Review recreation operation and maintenance accomplishments from the previous year and discuss plans and needs for the upcoming recreation season.	PacifiCorp & USDA-FS	X	X	X	X	
Determine policy changes or updates as needed.	PacifiCorp & USDA-FS	X	X			No policy changes proposed for 2023

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
USDA-FS Specific Condition No. 7 RRMP Section 3.3: Environmental Compliance, Approvals, and Permitting						
PacifiCorp will fund and/or conduct environmental analysis, compliance, and permitting for recreation resource-related activities, as necessary, as discussed in RRMP section 3.3	PacifiCorp	X	N/A	N/A	N/A	No actions planned requiring environment-al analysis
USDA-FS Specific Condition No. 7 RRMP Section 4.0: 10-Year Review						
The RRMP will be reviewed and potentially revised by PacifiCorp and the USDA-FS at least every 10 years after the Final RRMP is approved by the FERC or as described in RRMP Section 4.0.	PacifiCorp & USDA-FS	N/A	N/A	N/A	N/A	First review in 2027
USDA-FS Specific Condition No. 8 Cultural Resource Coordination						
Implement the final Protocol for the Unanticipated Discovery of Historic Properties	PacifiCorp	X	X	X	X	Protocol finalized in 2017
USDA-FS Specific Condition No. 9 – Project Operation, Instream Flows and Gaging						
Operate the Project in run-of-river mode during all times of generation	PacifiCorp	X	X	X	X	
Release 4 cfs from November 1 through April 30; and, 5 cfs May 1 through October 31, or inflow, whichever is less in the Project bypassed reach.	PacifiCorp	X	X	X	X	
Install and maintain an operational compliance monitoring flow gage providing continuous real-time recording of flow in the bypass reach measured in 15-minute intervals and reported as an hourly average during the duration of the License	PacifiCorp	X	X	X	X	Installed 2017
USDA-FS Specific Condition No. 10 – Turbidity Monitoring Plan for Maintenance Forebay Flushing						
Revise the Turbidity Monitoring Plan for Maintenance Forebay Flushing	PacifiCorp	N/A	N/A	N/A	N/A	Completed 2017

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
Provide 10-day prior notice of the planned date of flushing operations to the USDA Forest Service	PacifiCorp	X	X	X	X	
Sediment flushing from the Wallowa Dam forebay may be performed for up to 72 hours at flows of at least 15 cubic feet per second in the East Fork Wallowa River	PacifiCorp	X	X	X	X	
The Licensee shall include in the Annual Report required by Condition No. 5, a Forebay Flushing Report	PacifiCorp	X	X	X	X	
USDA-FS Specific Condition No. Condition No. 11 – Royal Purple Creek Pipeline						
Extend the existing 8-inch PVC Royal Purple Creek diversion pipe outlet approximately 20 feet at its point of discharge into the East Fork Wallowa River above the Project forebay to reduce erosion	PacifiCorp	N/A	N/A	N/A	N/A	Completed in 2019
USDA-FS Specific Condition No. 12 – Vegetation Management Plan						
Conduct Hazard Tree and Vegetation Inspection every year and take remedial action as appropriate. Provide description and map of identified hazard trees on federal lands to USDA-FS prior to corrective action	PacifiCorp	N/A	X	X	X	No hazard trees were removed on federal land in 2022
USDA-FS Specific Condition No. 13 – Special Status Sensitive Species						
Conduct Special Status Plant Species surveys for <i>Botrychium montanum</i> at locations described in BioResources (2012) for 5 consecutive years	PacifiCorp	X	X			Forebay was completed in 2022. Road location to be completed in 2023

Program/Activities	Action Lead	Prior Year	Current Year	Out Year #1	Out Year #2	Notes
		CY 2022	CY 2023	CY 2024	CY 2025	
If these surveys locate <i>Botrychium montanum</i> or other Special Status Plant Species on NFS lands, the Licensee shall notify the USDA Forest Service and develop a protection plan	PacifiCorp	N/A	N/A	N/A	N/A	No new locations identified in 2022.

SUMMARY OF RESULTS FROM THE PREVIOUS RRMP CALENDAR YEAR ACTION PLAN

Capital Improvement Projects Completed Last Year (CY 2022)

- All license required capital improvement projects were completed prior to 2022.

Project Operation and Maintenance Activities Completed Last Year (CY 2022)

- Project Management activities completed in 2022 are described in the 2022 Annual Operational Compliance Report that was filed with FERC on December 29, 2022 (Attachment B). Activity highlights include the following:
 - Installation of a temporary fish barrier in the West Fork Wallowa River below the Project tailrace in August of 2022.
 - Completion of bull trout spawning surveys in East Fork Wallowa River in fall of 2022.
 - Completion of forebay flushing in June.
 - Hazard tree identification and falling within the FERC Project boundary. There were no hazard trees identified on federal lands managed by USDA-FS.
 - Noxious weed treatments by manual pulling.
 - Recoating powerhouse roof dark color.

Projects Not Completed and Carried Forward to the Current Year (CY 2023)

- Installation of public safety signs at forebay

Unanticipated Events in 2022

- At approximately 5:00 PM on Tuesday April 26, while conducting a routine inspection, a PacifiCorp operator discovered an exposed pipe coupling of the Royal Purple flowline had separated resulting in an uncontrolled release of water from the pipe. This resulted in an erosion event on the left bank of Royal Purple Creek immediately downstream of the Royal Purple diversion dam. The erosion is immediately downslope/below the coupling location. Approximately three linear feet of flowline at the coupling are currently unsupported. This area was affected by a similar event on June 1, 2019.

Planned Activities for 2023

- Forest Service approval of an erosion repair project at the Royal Purple diversion pipe.
- Maintenance repair crushed rock placement of the East Fork dam access trail.
- Install temporary fish barrier in West Fork Wallowa River.
- Install dam safety signs at the East Fork diversion dam.
- Conduct bull trout spawning surveys in East Fork Wallowa River.
- Conduct forebay flushing in June.
- Conduct hazard tree inspections on federal lands in FERC boundary.
- Conduct rare plant surveys in the Royal Purple diversion pipe erosion stabilization affected area.
- Survey and treat noxious weeds on federal lands.

CHANGES IN RRMP RESPONSIBILITIES OF THE PARTIES: ASSUMPTIONS, RATIONALE, AND PERCENTAGES

- None

**ANNUAL REPORT for CY 2021 and
ROLLING 4-YEAR PROJECT MANAGEMENT ACTIVITIES
CALENDAR YEARS 2021 – 2024**

**Wallowa Falls Hydroelectric Project
FERC No. P-308**

Attachment A

**Update to Action Items From the
Annual Coordination Meeting of April 18, 2023**

Action Items from Annual Coordination Meeting of April 19, 2022, and April 18, 2023

Item No.	Responsible Party	Action Item	Target Completion Date	Completion (Yes/No/Partial)	Action Taken/Next Steps/Comments
1	USDA-FS	Provide a current list of approved herbicides to PacifiCorp	4/19/2023	Yes	Sweyn Wall confirmed that the list of approved chemicals for noxious weed treatments has not changed from 2021-2022.
2	PacifiCorp	Provide a draft of the public safety signs to USDA-FS prior to installation.	3/16/2023	Yes	Installation is planned for June 2023. PacifiCorp is considering a Private Property-Keep Out sign for the cabin door.
3	PacifiCorp	Provide written documentation that left-over recreation funding can be used in 2022.	5/31/2022	Yes	
4	PacifiCorp	Send pdf files of the SUA-required plans including the Operations Plan to USDA-FS Staff (Kris Wood, James Brammer)	4/18/2023	Yes	Sent via email
5	PacifiCorp	Submit revised RAP including Attachment C document to USDA-FS (James Brammer) for 30-day review and comment.	4/20/2023	Yes	
6	USDA-FS	Prepare account balance statement for 2020 Collection Agreement funds and provide to PacifiCorp.	5/31/2023	No	
7	USDA-FS	Prepare cost estimate for trail use data input and analysis in winter 2023-24 and determine if additional funding is needed.	5/31/2023	No	
8	USDA-FS	Provide comments on Draft 2023-24 Rolling Action Plan and Attachment C to PacifiCorp.	5/20/2023	Yes	Comment period closed and no comments were received.

9	PacifiCorp	Submit final RAP document to USDA-FS for signature.	6/20/2023	Yes	Document was sent to USDA-FS on June 15, 2023.
10	PacifiCorp	File signed RAP document with FERC.	7/1/2023	No	
11	PacifiCorp	Conduct sensitive species plant survey as described in RAP Attachment C (Site Specific Plan) and provide report of results to USDA-FS	9/30/2023	No	

**ANNUAL REPORT for CY 2022 and
ROLLING 4-YEAR PROJECT MANAGEMENT ACTIVITIES
CALENDAR YEARS 2022 – 2025**

**Wallowa Falls Hydroelectric Project
FERC No. P-308**

Attachment B

**2022 Annual Operational Compliance Report
for the Wallowa Falls Hydroelectric Project**



2022 Annual Operational Compliance Report

Wallowa Falls Hydroelectric Project

(FERC No. P-308)

Grande Ronde River Basin

Wallowa County, Oregon



Prepared by:

PacifiCorp

825 NE Multnomah Street

Portland, OR 97232

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Appendix E - 2022 License Implementation Photos		
Appendix F - Agency Comments		

1.0 Introduction

The Federal Energy Regulatory Commission (Commission) issued a new operating license for the Wallowa Falls Hydroelectric Project (Project) January 5, 2017. The Operation Compliance Monitoring Plan (OCMP) was developed to satisfy Article 408 and Condition 1e) of Appendix A: Oregon Department of Environmental Quality (ODEQ) Water Quality Certification, of the license. The OCMP was approved by the October 11, 2017 Commission Order Modifying and Approving Operational Compliance Monitoring Plan Pursuant to License Article 408.

Condition 1(e) of the Water Quality Certification for the relicensing and continued operation of the Wallowa Falls Project required that the OCMP be revised within three months of completion of the tailrace realignment channel, upstream passage barrier (tailrace barrier), and a modified forebay flow release valve or gate. The OCMP was revised in consultation with the Oregon Department of Environmental Quality (ODEQ), Oregon Department of Fish and Wildlife (ODFW), U.S. Fish and Wildlife Service (USFWS), Oregon Water Resources Department (OWRD) and the U.S. Forest Service (USFS). The revised OCMP was submitted to the Commission on September 22, 2020. To date, no response to the September 2020 filing has been received from the Commission.

This Annual Report satisfies the reporting requirements of Section 3.1.2 of the OCMP (PacifiCorp 2017a) and license Article 408. In addition to the report elements provided in Section 3.1.2 of the OCMP, PacifiCorp has elected to include the 2022 Wallowa Falls Bull Trout Redd Monitoring Report required by Article 412 of the license and the 2022 Noxious Weed Control Plan Annual Report required by Section 3.5 of the Noxious Weed Control Plan (PacifiCorp 2017c) in this Report, as Appendices C and D, respectively.

2.0 Project Operations – Water Management

2.1.1 Minimum Flows

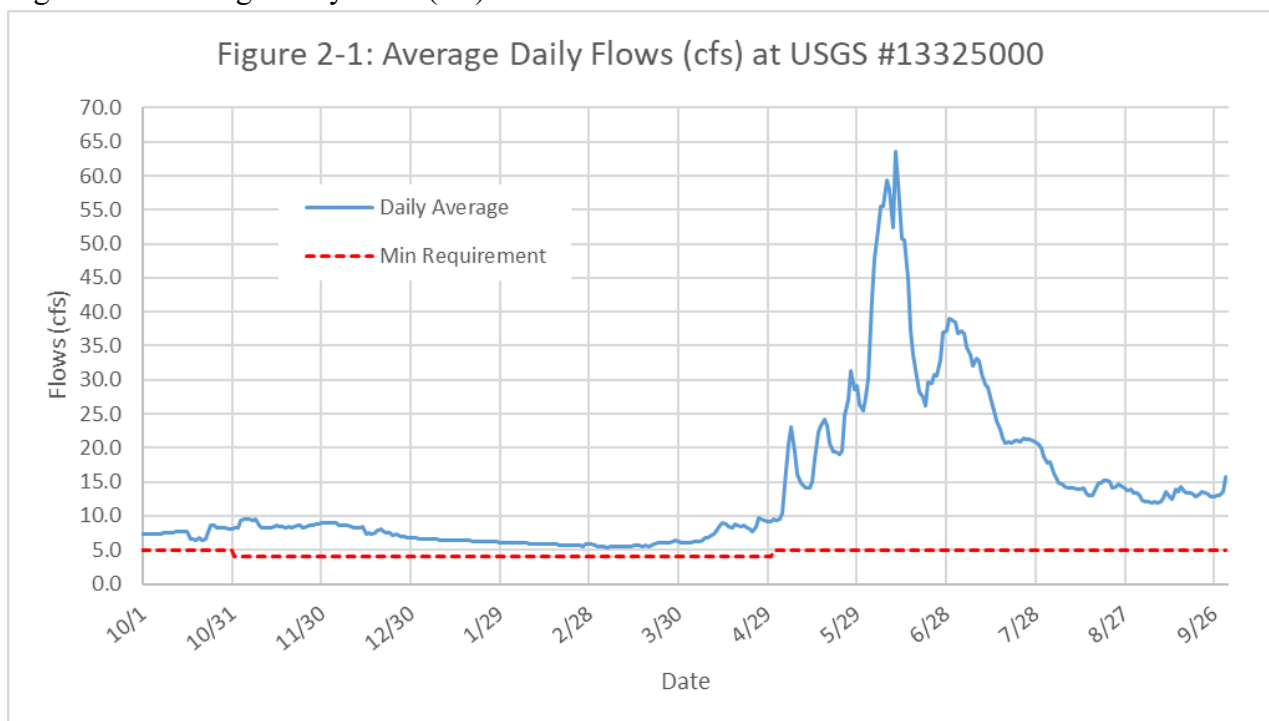
Minimum instream flows, as required by license Appendix A, Condition 1(a) and Appendix B, Condition 9(2) were implemented by PacifiCorp before July 5, 2018. PacifiCorp contracted the United States Department of the Interior, U.S. Geological Survey (USGS) to install the required stream gage. USGS continues to conduct the required hydrologic surveillance program (USGS Gage 13325000, East Fork Wallowa River) for the Project. The gage was installed in the summer of 2017¹. As required by license Appendix A, Condition 1(b), the East Fork Wallowa River gage reports a real-time recording of river stage and corresponding flow in cubic feet per second (cfs)

¹ The Gage and associated communications system are located on the East Fork of the Wallowa River on a parcel of property owned by PacifiCorp and designated by Wallowa County, Oregon, as tax lot number 03S4500009900.

measured in 15-minute intervals. Compliance with the license required minimum flow is determined based on a top of the hour average of the previous four 15-minute readings.

From October 1-31, 2021 and May 1, through September 30, 2022, the Project operated with 5 cfs or greater in the bypassed reach of the East Fork Wallowa River as measured at the compliance gage. From November 1, 2021 through April 30, 2022, the Project operated with 4 cfs or greater in the bypassed reach of the East Fork Wallowa River as measured at the compliance gage. Figure 2-1 shows the average daily flow during the 2022 water year.

Figure 2-1: Average Daily Flow (cfs)



As discussed elsewhere in this report, the Hydro Control Center (HCC) in Ariel Washington receives real-time data from the USGS compliance gage. An alarm is programmed to alert the HCC Operator when bypassed reach flows are within 2 cfs of the minimum requirement. The bypassed reach low flow alarm sounded repeatedly at the HCC in late July. Due to the low flow indications, the Hydro Control Operator shut the plant down to pass water being used for generation into the bypassed reach on July 28, 2022. It was later determined by USGS field staff that the gage rating was inaccurate and that bypassed reach flows were higher than what was being reported to HCC in real time. Therefore, the corrected data shown in Figure 2-1 above does not indicate flows in the 6-7 cfs range during late July. The plant remained offline until November 8, 2022. The ramping protocol followed for generator start-up on November 8, is provided in Section 2.1.2.

2.1.2 Ramping

In accordance with Article 406 *Ramping Rates* and Condition 1(c) of Appendix A of the Wallowa Falls License, PacifiCorp filed the *Wallowa Falls Ramping Study Report and Down-Ramping Plan* with the Commission on April 3, 2018 (PacifiCorp. 2018a.). As discussed in the Study Report and OCMP, due to the lack of storage capacity, the Project is operated in run-of river mode and generation is subject to seasonal river flows.² All increases in generation, will comply with the Standard Operating Procedure (Down-Ramping Plan) for ramping. Improvements in automation and communication infrastructure at the Project have allowed the Programmed Logic Control (PLC) to control unit generation based on real-time forebay level indication and streamflow in the bypassed reach. This is a much more efficient way to run the generating unit than was historically possible and has the added benefit of holding a steadier river stage in the bypassed reach of the East Fork Wallowa River. For example, when a rainstorm occurs and forebay indication shows a rise in inflows the PLC can ramp the unit up at 300 kW/hr. to utilize the increased inflows for generation while holding the bypassed reach at a steady stage. PacifiCorp's water right of 16 cfs is the maximum used for generation. Therefore, any inflow greater than 16 cfs will always spill over the dam. The PLC also receives real-time data from the USGS compliance gage and is programmed to alarm locally at the plant as well as the HCC, in Ariel, Washington, when bypassed reach flows are within 2 cfs of the minimum requirement.

For the current reporting year, all generation changes were made in compliance with the Down-Ramping Plan, meaning the automated PLC made all generation increases in steps of 300 kW/h or less. The following unplanned outages (unit trips) occurred during the reporting period of October 1, 2021, through September 30, 2022. There were two ramping events during the fall 2021 bull trout spawning period (2022 Reporting Period).

October 19, 2021

The generating unit tripped offline October 19, due to an unknown electrical fault. The East Fork Wallowa River experienced increased flow for approximately 2 hours. All prescribed ramp rates were followed during unit start-up. Outages with a duration of less than 8-hours do not require a redd survey be conducted.

² Run of river mode of operation refers to a hydroelectric project that has little or no water (energy) storage, is subject to seasonal river flows for generation and is therefore an intermittent energy source. This contrasts with conventional hydropower which uses reservoirs to regulate water for flood control and dispatchable electrical power.

At a run of river project there is little or no storage, therefore when generation is held at a steady state, changes to river stage in the bypassed reach are entirely the result of natural increases or decreases in inflow to the project. In contrast, at a conventional hydropower project, when generation is held at a steady state, natural increases in inflow can be absorbed (stored) in the project reservoir or natural decreases in inflow can be withdrawn from the project reservoir, allowing the downstream river stage to be maintained in steady state.

October 23, 2021

The generating unit tripped offline October 23, due to an unknown electrical fault. Bypassed reach flow increased from a gage height of 4.31 feet (6.87 cfs) to 4.4 feet (10.0 cfs) and fluctuated between 4.39 feet and 4.40 feet for 9 hours and 10 minutes then dropped back to base flow. PacifiCorp followed the prescribed ramp rate of 300 kW/hr. during unit start-up.

A redd survey was not conducted. During the spawning period of September 1 to October 31, Standard Operating Procedures (SOP) call for an emergency redd survey to be conducted and the results considered prior to bringing the unit back online, if the unit cannot be brought back online in under eight hours. PacifiCorp reviewed the SOP with operations staff.

A routine redd survey was conducted on Friday October 22, 2021. The survey results found no active spawning activity in the East Fork Wallowa Bypassed Reach. Therefore, bull trout spawning activity is believed to have concluded for the 2021 season prior to the event. All identified redds were recorded in deep pools that would not be adversely affected by a depth change of 0.1 inch.

November 8, 2021

The generating unit tripped offline November 8, due to a generator voltage issue. The generator was offline for 38 minutes and restarted. Upon starting the unit, PacifiCorp increased generation following the approved rate of no greater than 300 kW/hr.

December 10, 2021

The generator unit tripped offline December 10, due to a voltage disruption in the local electrical grid. The generator was offline for 2 hours, 9 minutes, and restarted. Upon starting the unit, PacifiCorp increased generation following the approved rate of no greater than 300 kW/hr.

December 14, 2021

The generating unit tripped offline December 14, due to a generator voltage issue. The generator was offline for 5 hours, and 43 minutes, and restarted. Upon starting the unit, PacifiCorp increased generation following the approved rate of no greater than 300 kW/hr.

December 19, 2021

The generator unit tripped offline December 19, due to a voltage disruption in the local electrical grid. The generator was offline for 48 minutes and restarted. Upon starting the unit, PacifiCorp increased generation following the approved rate of no greater than 300 kW/hr.

December 19, 2021

The generator unit tripped offline a second time December 19, due to a voltage disruption in the local electrical grid. The generator was offline for 18 minutes and restarted. Upon starting the unit, PacifiCorp increased generation following the approved rate of no greater than 300 kW/hr.

January 9, 2022

The generator unit tripped offline January 9, due to a storm related disruption in the local electrical grid. The generator was offline for 25 hours, 42 minutes, and restarted. Upon starting the unit, PacifiCorp increased generation following the approved rate of no greater than 300 kW/hr.

March 24, 2022

The generator tripped offline March 24, for unknown reasons. The generator was offline for 57 minutes, the first attempt to restart the unit failed. A second attempt was successful. Upon starting the unit, PacifiCorp increased generation following the approved rate of no greater than 300 kW/hr.

June 16, 2022

The generator tripped offline June 16, due to an irregular penstock pressure indication. The generator was offline for 12 hours, 9 minutes, and restarted. Upon starting the unit, PacifiCorp increased generation following the approved rate of no greater than 300 kW/hr.

Planned Unit Start-up of November 8, 2022

Although this ramping event occurred in water year 2023, for continuity of reporting it is being included in this annual report. As described in Section 2.2.1 above, the generating unit was shut down by a Hydro Control Operator on July 28 due to repeated low flow alarms in the bypassed reach. The East Fork Wallowa River bypassed reach experienced natural flow during this time. As reported in Appendix C, seven bull trout redds were recorded in the bypassed reach during the spawning period of August 28 to October 27. On November 8 natural inflows to the bypassed reach were deemed sufficient to restart the generating unit. Per protocol contained within the OCMF, and prior to the generating unit being brought online, PacifiCorp dispatched contract biologist, Kendrick Moholt of Bio-Resources to monitor previously dug redds to ensure they stayed watered up as the unit came on and flows in the bypassed reach receded.

The generator was brought online at 9:05 am and began ramping up to 200 kW. Generation was increased in 200 kW increments. Concurrently, a baseline measurement of 15.5 - 16 centimeters (cm) of water was measured over the most vulnerable redd. At 10:03 am generation stabilized at 200 kW. At 10:10 am, 15.0 cm of water was measured at the same location over the most vulnerable redd. An additional generation increase began at 10:15 and stabilized at 400 kW at 11:34 am and 13.5 – 14 cm was measured over the redd at the same location. It was determined that additional increases in generation would not be prudent. At 11:45 am the forebay level was set at 2.09 feet (400 kW). Shortly thereafter the USGS East Fork Wallowa River flow gage became ice affected

and accurate gage readings were rendered impossible. Due to the unreliable gage readings, and out of an abundance of caution, PacifiCorp shut down all generation on November 16. Due to low winter flows and the unreliable ice affected gage it was decided that the generating unit will remain offline for the winter until spring thaw and/or runoff occurs.

3.0 Forebay Flushing

Annual flushing of the Project forebay is permitted under Appendix A, Condition 5 of the license. On August 2, 2017, the Commission issued an Order Modifying and Approving the Turbidity Monitoring Plan for Forebay Flushing under Appendix B, Condition 10 of the Project license.

PacifiCorp successfully flushed the Project forebay for 55 hours commencing at 8:00 AM on June 8, and ending at 3:00 PM June 10, 2022. The forebay was drained and sediment evacuated downstream by opening both the low-level outlet pipe and the penstock steel wye pipe to pass full natural inflow. Prior to the flush, PacifiCorp notified agency stakeholders via e-mail on May 24, 2022 of the planned flushing event. Agency stakeholders declined the offer of a pre-flush coordination call.

Prior to the flushing event two In-Situ data sondes were deployed in the East Fork Wallowa River upstream of the inlet to the Project forebay and downstream of the Project dam at the USGS gage site. Throughout the flushing period hourly turbidity data was recorded at the upstream and downstream monitoring sites. Visual inspection of the East Fork Wallowa River immediately following forebay flushing found no distressed or dead fish. A Forebay Flushing Report was filed with the Commission and the Oregon Department of Environmental Quality August 23, 2022 and is included as Appendix A to this report.

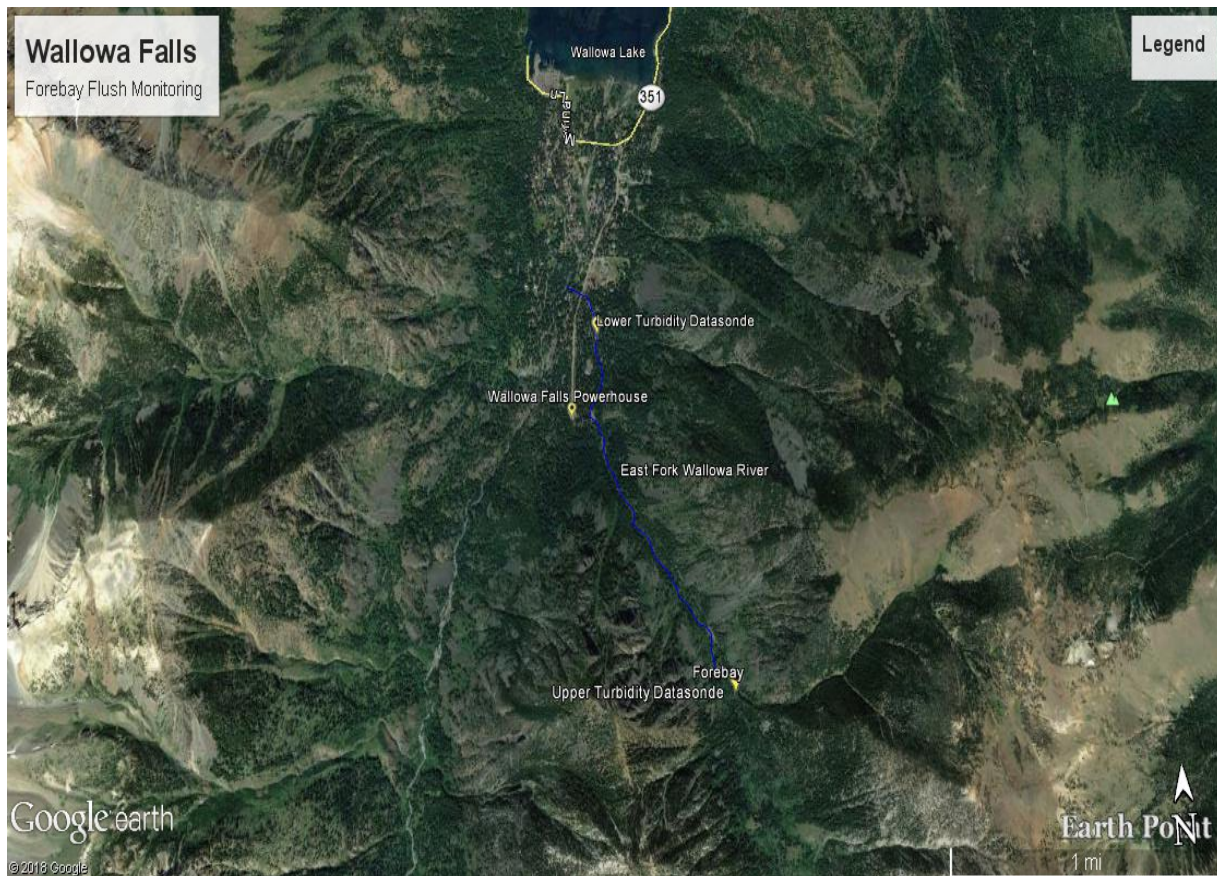


Figure 3.0. Location of Wallowa Falls forebay flush monitoring datasondes in 2022.

4.0 Fish Salvage Events

Article 411 of the license calls for a Fish Salvage Plan to be developed within six months of license issuance, PacifiCorp developed the Fish Salvage Plan (PacifiCorp 2017b) in consultation with the agencies and filed it with the Commission April 14, 2017. The plan was originally intended to be implemented during all tailrace dewatering events, as well as immediately after installation of the temporary tailrace barrier, until the permanent tailrace barrier, required by license Article 409 and Appendix A, Condition 2(a), was installed and operational.

With the bringing online of the permanent tailrace fish barrier in June 2020, it was anticipated that construction of temporary tailrace fish barriers and tailrace fish salvages would no longer be necessary. The unexpected identification of a small side-channel of the West Fork Wallowa River immediately downstream of the tailrace discharge plume made it necessary for this Plan to continue to be implemented moving forward. Accordingly, the 2022 Fish Salvage and Temporary Tailrace Barrier Report is included as Appendix B to this report.

No unit trips of long enough duration with subsequent headgate closure occurred at the Wallowa Falls Project between November 16, 2021 and July 30, 2022. Thus, no fish salvages were ever required. One fish salvage occurred on the Project during 2022. A planned salvage of the West Fork Wallowa River side-channel was conducted immediately downstream of the permanent tailrace barrier discharge plume following the installation of temporary sandbag fish barriers on August 15, 2022. During the salvage twelve fish were captured and liberated alive to the West Fork Wallowa River (Table 1). No fish mortality or injuries were encountered or observed.

5.0 Bull Trout Monitoring and Protection Measures

Article 412 of the license mandates that annually, by March 31, PacifiCorp file a report with the Commission that documents the prior year's bull trout redd monitoring results as required by Appendix C, condition 4(a), of the license, as well as, any bull trout monitoring and protection measures completed during the previous year. At a minimum, the report must include:

- 1) The results of the fish handling and injury monitoring from removal for in-water construction required by Appendix C, condition 2(g) and (h);
- 2) The results of the bull trout construction monitoring required by Appendix C, condition 3(a)xi; and
- 3) The results of the bull trout redd monitoring required by Appendix C, condition 4(a).

No fish were handled for work-site isolation as there was no in-water construction on the Wallowa Falls Hydroelectric Project in 2022. Per license Article 412 and Appendix C, condition 4(a), the results of bull trout redd monitoring for calendar year 2022 are included as Appendix C to this report.

6.0 Noxious Weed Control

Article 415 and Appendix B, condition 6 of the Commission license requires that PacifiCorp file a noxious weed control plan with the Commission within six (6) months of license issuance, PacifiCorp developed the Noxious Weed Control Plan (NWCP [PacifiCorp 2017c]) in consultation with the agencies and filed it with the Commission June 5, 2017. As provided for in Section 3.5 of the NWCP, the 2022 Noxious Weed Control Plan Annual Report is included as Appendix D to this report.

7.0 Deviations and Unanticipated Events

No deviations and one unanticipated event occurred during the reporting period. At approximately 5:00 PM on Tuesday April 26, while conducting a routine inspection, a

PacifiCorp operator discovered an exposed pipe coupling of the Royal Purple flowline had separated resulting in an uncontrolled release of water from the pipe. This resulted in an erosion event on the left bank of Royal Purple Creek immediately downstream of the Royal Purple diversion dam. The erosion is immediately downslope/below the coupling location. Approximately three linear feet of flowline at the coupling are currently unsupported. This area was affected by a similar event on June 1, 2019.

The operator did not detect any erosion in this location or leakage from the pipe coupling during a prior inspection on March 21. Therefore, it is presumed that the incident occurred sometime between March 21, and April 26. The operator immediately removed the flashboard on the Royal Purple Creek diversion dam to stop any flow from going through the flowline and redirect all flow down the creek. Later the same week, the operator further isolated the flowline by placing plastic sheeting over the intake at Royal Purple diversion dam.

The exact cause of the pipe coupling failure is currently unknown. Heavy snow accumulation in early-mid April, on the steep slope above the flowline, may have resulted in a snow/debris slide which impacted the flowline causing the coupling to fail.

An Event Notification Form was sent to the Wallowa-Whitman National Forest, U.S. Fish and Wildlife Service, Oregon Water Resources Department, Oregon Department of Environmental Quality, Oregon Department of Fish and Wildlife, and Federal Energy Regulatory Commission in an email dated Monday May 2, 2022. No stream turbidity or active erosion was observed at the time of the discovery. However, observed conditions at the site indicate erosion of the left bank of Royal Purple Creek resulted in short-term sediment transport and increased turbidity in the creek. Turbidity levels at the time of the erosion and immediately after are unknown. Heavy snow cover and poor natural light at the time of the discovery made it difficult to assess the damage/impacts in more detail.

The pipe was repaired during the annual maintenance outage of June 8-17. A longer section of overlapping pipe was installed to prevent the coupling from separating in the future. PacifiCorp is currently developing an engineering design to repair the slope. Construction of the engineered repair is planned for the summer of 2023.

West Fork Wallowa River Potential Stranding Issue

As described in the 2020 Annual Report, the permanent tailrace barrier was commissioned in June 2020. As-built inspection of the fish barrier and direct observation and measurement completed during tailrace commissioning verified that the barrier was constructed and is operating in compliance with the National Marine Fisheries Service design criteria and is indeed a passage barrier for adult salmonids. Given this, PacifiCorp will not be conducting fish salvage of the “new” single tailrace channel during future unit outages or trips. However, immediately downstream of

the new tailrace outlet and permanent fish passage barrier there is a side-channel on the right bank of the West Fork Wallowa River that is at risk of becoming dewatered if the project headgate closes when the West Fork is at base flow. Under agreement with the resource agencies, PacifiCorp will be following the fish salvage procedure, previously used for the old tailrace channels, for the side-channel habitat in the West Fork Wallowa River. For all planned and unplanned unit outages where the headgate closes, between November 16th–July30th (period when no temporary fish barrier is in place), the West Fork side-channel immediately downstream of the tailrace outlet will be inspected for dewatering, electrofished and salvaged if necessary. These procedures will be followed for the next five years (2021 through 2025). After the five-year period, these procedures will be reevaluated by the licensee and stakeholders to determine next steps. PacifiCorp is in the process of revising the OCMP in consultation with the agencies to reflect this change. Upon completion of the revisions, the updated OCMP will be filed with the Commission.

8.0 Implementation Projects

In calendar year 2022, PacifiCorp recoated the roof of the Wallowa Falls Powerhouse, as required in the Recreation Resources Management Plan, Table A-1. Photos of the recoated roof are provided in Appendix E.

9.0 References

Federal Energy Regulatory Commission (FERC). 2017. PacifiCorp Wallowa Falls Hydroelectric License (FERC) Project No. 308. Issued January 5, 2017.

PacifiCorp. 2017a. Operational Compliance Monitoring Plan. Wallowa Falls Hydroelectric Project FERC Project No. P-308. Portland, Oregon.

PacifiCorp. 2017b. Noxious Weed Control Plan. Wallowa Falls Hydroelectric Project FERC Project No. P-308. Portland, Oregon.

PacifiCorp. 2017c. Fish Salvage Plan. Wallowa Falls Hydroelectric Project FERC Project No. P-308. Portland, Oregon.

PacifiCorp. 2018a. Wallowa Falls Ramping Study Report and Down-Ramping Plan. Wallowa Falls Hydroelectric Project FERC Project No. P-308. Portland, Oregon.

PacifiCorp. 2018b. Recreation and Aesthetic and/Visual Resource Management Plan. Wallowa Falls Hydroelectric Project FERC Project No. P-308. Portland, Oregon.

Appendix A

2022 Wallowa Falls Forebay Flushing Report

Electronically filed August 23, 2022

Ms. Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street, NE
Washington, DC 20426

Mr. Chris Stine (via email)
Oregon Department of Environmental Quality
165 East Seventh Ave – Suite 100
Eugene, OR 97401

**Subject: Wallowa Falls Hydroelectric Project (FERC No. P-308)
 2022 Forebay Flushing Report**

Dear Addressee:

The Federal Energy Regulatory Commission (Commission) issued a new operating license for the Wallowa Falls Hydroelectric Project (Project) January 5, 2017. Annual flushing of the Project forebay is permitted under Appendix A, Condition 5 of the license. On August 2, 2017, the Commission issued an Order Modifying and Approving the Turbidity Monitoring Plan for Forebay Flushing under Appendix B, Condition 10 of the Project license. This letter report satisfies the annual reporting requirement for forebay flushing.

PacifiCorp flushed the forebay for 55 hours commencing at 8:00 AM on June 8, 2022 and ending at 3:00 PM on June 10, 2022. Prior to the flush, PacifiCorp notified agency stakeholders¹ via e-mail on May 24, 2022 of the planned flushing event. Agency stakeholders declined the offer of a pre-flush coordination conference call.

The final Turbidity Monitoring Plan for Forebay Flushing, dated June 2, 2017, requires that natural inflow to the Project be greater than or equal to 15 cubic feet per second (cfs) for flushing to occur. The flow in the lower bypassed reach of East Fork Wallowa River, as measured at U.S. Geological Survey (USGS) gage #13325000 at 8:00 AM on June 8, 2022, was 57.1 cfs. Bypassed reach flows remained greater than 35 cfs for the duration of the 55-hour flushing event.

The following general sequence of flushing events occurred:

June 5, 2022

- PacifiCorp's contract biologist mobilized to the Project and deployed two In-Situ datasondes in the East Fork Wallowa River at both the upstream and downstream monitoring sites. To alleviate meter malfunction or faulty readings due to environmental factors, redundant meters were placed at each monitoring site, for a total of four meters deployed. The upstream site is located above the inlet to the Project forebay and downstream site is located at the USGS gage.
- A graph and hourly turbidity data recorded at the upper and lower monitoring sites for the period of June 6, 2022 through June 12, 2022 are provided in Attachment 1 to this letter report.

¹ Oregon Department of Environmental Quality, Oregon Department of Fish and Wildlife, U.S. Fish and Wildlife Service and U.S. Forest Service.

June 7, 2022

- PacifiCorp personnel mobilized to the Project forebay and initiated penstock head gate closure allowing the penstock to drain. The generator was already offline due to mechanical issues.

June 8, 2022

- Personnel closed the penstock isolation valve downstream of the steel wye and opened the bypass valve on the upstream side of the wye².
- Personnel re-opened the penstock head gate and the slide gate on the 16-inch low level outlet pipe to initiate forebay draining and flushing.
- Once the forebay was drained, personnel used trash pumps with a suction hose to mobilize sediment into the water flowing through the center of the forebay and discharging to the bypass reach.

June 10, 2022

- The forebay flush was completed and the penstock head gate and penstock bypass valve were closed to refill forebay. At this time, the low level outlet slide gate was partially closed and adjusted to allow flow greater than minimum license requirement (5 cfs) into the East Fork bypassed reach downstream of the dam.
- The penstock isolation valve and penstock head gate were both opened to re-water the penstock for generation.
- Annual maintenance activity continued until generation resumed on June 17, 2022.

June 12, 2022

- In-Situ datasondes were removed from the East Fork Wallowa River upstream and downstream locations.
- PacifiCorp's contract biologist conducted a survey of the lower East Fork of the Wallowa River searching for any fish that may have been impacted by flushing activities. No live, dead or injured fish were located.

With the use of both the low level outlet pipe and the penstock with the wye installed in 2019, PacifiCorp was able to drain the Project forebay and successfully mobilize accumulated sediment into

² As described in the 2020 Forebay Flushing Report, the penstock wye with knife gate valves (penstock isolation and bypass valves) was installed during the intake rebuild project of 2019 to allow more water to be bypassed through the dam during annual forebay flushing

the East Fork Wallowa River downstream of the Project dam (see Attachment 1: Photos). Throughout the flushing period hourly turbidity was recorded at the upstream and downstream monitoring site (see Attachment 2: Turbidity Data).

This letter report and its enclosures have been filed electronically. The security classification of each component in this submittal is shown in the enclosure table. Copies have been transmitted to those cited below. If you have any questions, please contact Russ Howison at 503-813-6626 or russ.howison@pacificorp.com.

Sincerely,

Mark A. Sturtevant
Vice President, Renewable Resources

MAS: RH: BB

Encl:	Letter – Public
	Attachment 1: Wallowa Falls 2022 Forebay Flush Photos – Public
	Attachment 2: Wallowa Falls 2022 Forebay Flush Turbidity Data – Public

eFile:	Kimberly D. Bose, Secretary Via eFile at www.ferc.gov	eMail:	Chris Stine, ODEQ Chris.STINE@deq.state.or.us
eMail:	Gretchen Sausen, USFWS gretchen_sausen@fws.gov	eMail:	James Brammer, USDA- FS james.brammer@usda.gov
eMail:	John Zauner, ODFW john.r.zauner@odfw.oregon.gov		

Appendix B

2022 Fish Salvage & Temporary Tailrace Barrier Report



Fish Salvage & Temporary Fish Barrier Report for the Wallowa Falls Hydroelectric Project Tailrace

(FERC No. P-308)

December 27, 2022



-West Fork Wallowa River side-channel bull trout juvenile 2022

Prepared by:

Jeremiah Doyle

PacifiCorp

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Portland, OR 97232

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1.0 INTRODUCTION

The Federal Energy Regulatory Commission (FERC) issued a new operating license for the Wallowa Falls Hydroelectric Project (Project) on January 5, 2017. Elements of the new license address fishery resources within the Project area, specifically as they pertain to the Project tailrace. **Article 411** of the license calls for a *Fish Salvage Plan* to be developed within six months of license issuance, “*the licensee must file for Commission approval a fish salvage plan that describes its proposed procedures for capturing, handling, and relocating any fish trapped in the tailrace channel during planned or unplanned unit outage events that dewater the tailrace channel. The fish salvage plan must be implemented each year following license issuance until the permanent tailrace barrier required by Appendix A condition 2(a) and Article 409 is installed and operating. In addition to the handling procedures specified by Appendix C, condition 2, the plan must include the following provisions: (1) Salvaging of fish from the tailrace channel within two hours of the installation of any temporary fish passage barrier required by Appendix A, condition 2(b); and (2) Salvaging of fish from the tailrace channel prior to complete dewatering of the tailrace channel due to a planned or unplanned outage event.*”

With the bringing online of the permanent tailrace fish barrier in June 2020, it was anticipated that construction of temporary tailrace fish barriers and tailrace fish salvages would no longer be necessary. The unexpected identification of a small side-channel of the West Fork Wallowa River immediately downstream of the tailrace discharge plume made it necessary for this Plan to continue to be implemented moving forward.

It was identified that this small side-channel would lose connectivity with the main channel of the West Fork Wallowa River as the main channel receded to base flow, at which time the total flow into the side-channel would be provided by the Project tailrace channel discharge. The concern was then raised that if the Project unit tripped and the tailrace dewatered, the small side-channel would also then dewater. An Emergency Action Plan was developed to identify measures to limit risk to aquatic species in the vicinity of the side-channel should the unit trip and tailrace dewater (Appendix A).

A stakeholder meeting consisting of representatives from USFWS, ODFW, USDA-FS, ODEQ, and PacifiCorp took place after the first year implementation of the emergency temporary barrier in 2020. Discussion centered around next steps moving forward concerning mitigation for the potential side-channel dewatering issue. It was agreed during this meeting to continue to install and maintain a temporary barrier at the inlet and outlet of the side-channel during the base flow period of the year, August 15 – November 15, for the next five years. This Plan will be reevaluated after the five-year period.

Resident and migratory fish species encountered within the side-channel and nearby vicinity consist of rainbow trout (*Oncorhynchus mykiss*), bull trout (*Salvelinus confluentus*), brook trout (*Salvelinus fontinalis*), mountain whitefish (*Prosopium williamsoni*), kokanee (*Oncorhynchus nerka*), and *Cottid ssp.*

This Report and the information contained therein fulfill Plan implementation reporting requirements of Article 411 of the FERC license as well as actions necessary to protect and preserve fishery resources within the Project area.

2.0 STUDY AREA

The Project is located on the East Fork Wallowa River approximately 11 miles (17 kilometers) outside of the City of Joseph in Northeastern Oregon. The Project (Figure 1) reservoir/forebay lies over 5,200 feet (1,600 meters) above mean sea level (msl) and is approximately 0.2 surface acres (0.08 ha) in size and averages 5 feet (1.5 m) deep. Because the Project operates as run of river, there is no measurable storage. Though no measurable storage is present in the forebay, habitat in this area is lacustrine, and given the shallow water depth no thermal stratification is present. Substrate in the forebay consists of deposited silt, sand, and other glacial fines.

Water diverted at the forebay travels through the flow line and penstock to the generating turbine in the Project powerhouse. Water exits the turbine and is discharged into an approximately 985-foot (300 m) long tailrace discharge channel that empties into the West Fork Wallowa River. This channel has an average wetted-width of 10 feet (3.1 m) and an average depth of one foot (0.3 m). The habitat type within the tailrace channel is dominated by high gradient riffle with very few pools.

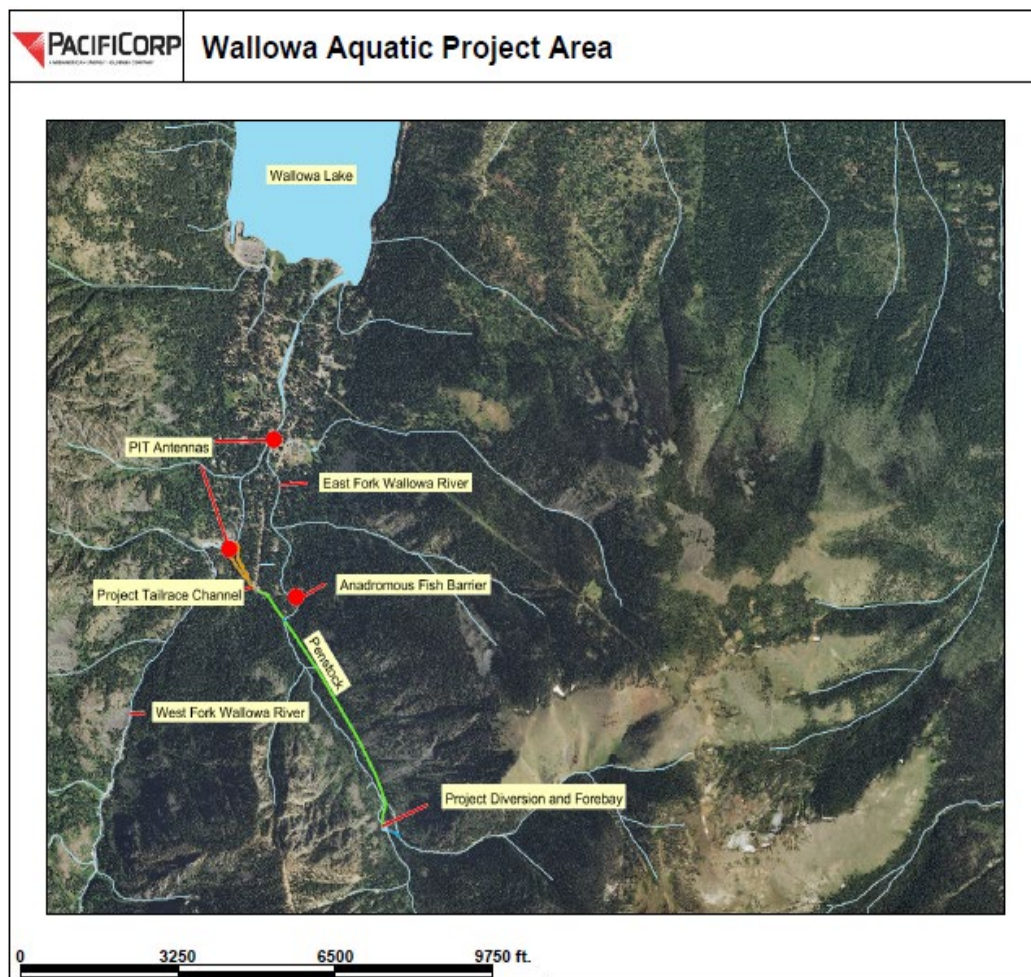


Figure 1 Wallowa Falls Hydroelectric Project.

3.0 METHODS

November 16 – July 30, upon notification of a unit trip with corresponding headgate closure, regardless of time of day, a local on-call qualified biologist is immediately notified by an operator at Merwin Hydro Control and commences with physically rescuing stranded fish from the side-channel of the West Fork Wallowa immediately below the tailrace discharge. The local qualified biologist lives in close proximity to the Project so as to be on-site and walking the side-channel within 60 minutes of the unplanned unit trip. Onsite observations indicate when the unit trips and the headgate closes, it takes approximately 90 minutes for the entire tailrace channel to drain completely of water. Conversely, if the unit trips and the headgate does not close, a constant flow of approximately 3 cubic feet per second (cfs) is supplied to the tailrace channel. Thus, a fish salvage event is only triggered if the unit trips along with a subsequent headgate closure. Unit trips that do not cause the headgate to close shall result in no salvage response as the amount of water available flowing down the tailrace channel to the West Fork side-channel during this scenario is sufficient for fish survival until the unit is brought back online and full flow once again commences.

A Smith-Root LR-24 (or similar model) backpack electrofisher and/or long-handled dip net is utilized to capture stranded fish. If a backpack electrofisher is utilized, it is set to Direct Current (DC) and applied at the lowest voltage setting possible to still allow capture of stranded fish species. All electrofishing activities follow protocols as set forth in the National Marine Fisheries Service Backpack Electrofishing Guidelines (NMFS 2000). To remain compliant with stipulations contained within the USFWS issued Biological Opinion (BiOp) for the Wallowa Falls Hydroelectric Facility, PacifiCorp ensures that fish capture and removal operations are conducted by a qualified biologist, and that all staff participating in the operation have the necessary knowledge, skills, and abilities to ensure safe handling of fish.

Prior to liberation, all captured fish are quantified and measured to their caudal fork. Due to the presence and possible capture of Endangered Species Act listed bull trout in the Project area, recording of information following contact with said species complies with stipulations contained within the USFWS issued BiOp for this Project which states, “PacifiCorp shall document all bull trout encountered during work site isolation by submitting a fish handling and injury-occurrence report to the Service. The report shall include: 1) the name and address of the supervisory fish biologist; 2) methods used to isolate the work area and minimize disturbances to bull trout; 3) stream conditions before and following placement and removal of temporary barriers; 4) the means of fish removal; 5) approximate the number of fish removed by species and age class, the number of bull trout removed; 6) condition of all bull trout released; and 7) any incidence of observed injury or mortality to bull trout. Specifically, for all bull trout captured, we ask that the fisheries biologist in charge of handling record the date and time, capture location, capture method used, length and weight of the specimen, condition (if abnormal), search for and record identification numbers from any tags that may be present and provide the collector's name.” This Report and information contained therein shall qualify also as the “fish handling and injury-occurrence report” as stipulated within the USFWS issued BiOp for the Project.

Additionally, in 2022, as stipulated within the Introduction, a sandbag barrier was constructed to serve as a temporary fish exclusionary device at the top of the small West Fork Wallowa River side-channel located immediately downstream of the tailrace barrier discharge plume. The fish

barrier at the upstream end utilized sandbags, stacked one on top the other for the entire width of the side-channel (Figure 2). This sandbag berm diverted all water from the tailrace channel into the West Fork Wallowa River, effectively dewatering the side-channel for the entirety of the survey period. A large deposit of gravel from erosion upstream was deposited at the downstream end of the side-channel where it again connects with the West Fork Wallowa (Figure 3), this and further incised channelization of the West Fork at this location made it unnecessary during the survey period to string a net at this location as there was no hydraulic connection after the side-channel was dewatered. Further specifics to the Emergency Action Plan concerning this side-channel can be found in Appendix A.



Figure 2. Photo of Wallowa Falls side-channel barrier on upstream end.



Figure 3. Bottom end of side-channel showing deposited gravel bar and no hydraulic connectivity.

4.0 RESULTS

Fish Salvage

No unit trips of long enough duration with subsequent headgate closure occurred at the Wallowa Falls Project November 16, 2021 – July 30, 2022, and as such no emergency fish salvages were ever required.

One fish salvage occurred on the Project during 2022, that of a planned salvage of the West Fork Wallowa River side-channel immediately downstream of the tailrace barrier discharge plume after the sandbag fish barrier was installed on August 15, 2022.

A planned fish salvage was completed of the West Fork Wallowa River side-channel downstream of the Project tailrace discharge prior to the installation of the sandbag fish barrier on August 15, 2022. The salvage was conducted with a Smith-Root backpack electrofisher and consisted of three passes of the entire side-channel. During the salvage twelve fish were captured and liberated alive to the West Fork Wallowa River (Table 1). No fish mortality or injuries were encountered or observed.

Table 1. West Fork Wallowa side-channel salvage fish data.

Date	Location	Species	Fork Length (mm)
8/15/2022	WFW side-channel	bull trout	110
8/15/2022	WFW side-channel	bull trout	90
8/15/2022	WFW side-channel	bull trout	85
8/15/2022	WFW side-channel	rainbow trout	60
8/15/2022	WFW side-channel	rainbow trout	75
8/15/2022	WFW side-channel	<i>Cottid ssp.</i>	30
8/15/2022	WFW side-channel	<i>Cottid ssp.</i>	75
8/15/2022	WFW side-channel	<i>Cottid ssp.</i>	45
8/15/2022	WFW side-channel	<i>Cottid ssp.</i>	60
8/15/2022	WFW side-channel	<i>Cottid ssp.</i>	35
8/15/2022	WFW side-channel	<i>Cottid ssp.</i>	50
8/15/2022	WFW side-channel	<i>Cottid ssp.</i>	50

Temporary Fish Barrier

Per the Action Plan submitted to stakeholders on August 17, 2020, a temporary fish barrier was installed at the upstream end of the West Fork Wallowa River side-channel immediately downstream of the Project tailrace barrier discharge plume on August 15, 2022. The tailrace fish barrier was visually inspected twice per week until taken out on November 15, 2022. At no time during weekly inspections was the barrier visually assessed to be ineffective in precluding fish from entering the side-channel.

5.0 CITATIONS

National Marine Fisheries Service. 2000. National Marine Fisheries Service Backpack Electrofishing Guidelines.

United States Fish and Wildlife Service. 2016. Biological Opinion for the Wallowa Falls Hydroelectric Project.

APPENDIX A

**EMERGENCY ACTION PLAN – WF WALLOWA SIDE-CHANNEL TEMPORARY
FISH BARRIERS**

August 10, 2020

Emergency Action Plan: Wallowa Falls Temporary Fish Barriers to identified side-channel below Project Tailrace discharge

Background:

Upon completion of the newly realigned tailrace and permanent tailrace fish barrier at the Wallowa Falls Hydroelectric Project, a side-channel directly below the tailrace discharge outlet was identified as being susceptible to unplanned Project induced dewatering events. Under normal water years, the side-channel in question may lose connectivity to the main channel of the West Fork Wallowa River as it recedes to base flow and may naturally go dry. With new construction recently completed, the Project tailrace now will provide some flow to the side-channel even at times of hydraulic loss of connectivity with the West Fork Wallowa River. Under this scenario, in the event of an unplanned unit trip with subsequent headgate closure at the Wallowa Falls Project, the side-channel could now unexpectedly dewater. Potential impacts of this possible event are exacerbated during the bull trout and kokanee spawn timeframe, as redds that may have been excavated earlier would then become desiccated.

Study Area:

The side-channel in question (stranding channel) is located immediately downstream of the Wallowa Falls Project tailrace discharge channel, and within the flood plain of the West Fork Wallowa River (see Figure A, Sketch of side-channel and approximate locations of tailrace discharge outlet and barrier placements: Location 1). It is approximately 79 meters (260 feet) long, with an average wetted-width of 3 meters (10 feet). Figure 1 shows Location 1 on the sketch, the top-end of the stranding side-channel looking downstream. The West Fork Wallowa River main channel is on the left, the tailrace discharge is in the middle and the side-channel is on the right. The photograph in Figure 1 was taken on August 8, 2020, during West Fork Wallowa River midsummer flows. Based on August 8 field observation, the West Fork main channel has recently further down-cut below the entrance of the stranding side-channel. As a result, the tailrace is now providing the majority of flow, approximately 3cfs, into the stranding channel. However, during the August 8 field visit, it was discovered that a small channel connecting the main thalweg of the West Fork to the stranding channel also exists (Figure A, location 2). The channel in Location 2 (Figure 2) is contributing very little flow (approximately 0.5-1 cfs) to the stranding channel.

Action:

To prohibit fish from entering the stranding side-channel immediately below the Project tailrace discharge outlet from the downstream side during the bull trout and kokanee spawn, a block net (barrier net) will be installed by August 24, 2020 to serve as a temporary fish exclusionary device (Figure A, Location 3). The barrier net will be laid across the entire bottom of the upstream side of the side channel (Figure 3). The openings of the barrier net will be 6.35 mm. The net will be held in place by large sandbags placed end to end along the stream bottom and spanning the entire stream-width. The net will span the entire wetted width of the side channel, rise above the water surface, and will be pinned to the stream bank on either side with rebar to hold it in place in the event of higher than anticipated flows. The barrier net will be visited on a bi-weekly basis to clean debris and assess it is functioning as intended.

To prohibit fish and tailrace discharge from accessing the stranding side-channel from the topend

immediately below the weir (Figure 1), a diversion (using sandbags, bio-blocks, or similar) will be built. The planned construction method is a sandbag berm approximately 3 meters (10 feet) long and 0.75 meter (2.5 feet) high. The diversion will prohibit water flow and connection between the West Fork Wallowa River, and the stranding side-channel, while diverting water from the tailrace discharge to the main thalweg of the West Fork.

To prohibit fish and main West Fork channel water from entering the stranding side-channel at Location 2 (Figure 2), a diversion using sandbags will be built. The planned construction method is a sandbag berm approximately 1.5 meters (5 feet) long and 0.6 meter (2 feet) high. After the three side-channel temporary barriers are placed, all fish will be salvaged from the stranding side-channel and liberated to the main channel West Fork Wallowa River by means of electrofishing. All side-channel barriers will be dismantled and taken out of the river no earlier than November 15, 2020, after conclusion of the bull trout and kokanee spawn season.

Appendix C

2022 Bull Trout Redd Monitoring Report



Bull Trout Redd Monitoring Report for the Wallowa Falls Hydroelectric Project

(FERC No. P-308)

December 27, 2022



East Fork Wallowa River
photo courtesy of Kendrick Moholt

Prepared by:
Jeremiah Doyle
PacifiCorp

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1.0 INTRODUCTION

The United States Fish and Wildlife Service (USFWS) issued a new Biological Opinion (BiOp) for the Wallowa Falls Hydroelectric Project (Project) on October 14, 2016. Monitoring elements within the new BiOp specifically pertaining to Endangered Species Act (ESA) listed bull trout (*Salvelinus confluentus*) were triggered when the Federal Energy Regulatory Commission (FERC) issued a new operating license for the Project on January 7, 2017.

The USFWS listed five reasonable and prudent measures (RPM) to be undertaken in order to minimize incidental take of bull trout by Project operations. Elements within this Plan pertain specifically to RPM 4 which seeks to “*minimize the risk of adverse effects to bull trout from emergency shut-down and ramping*”. Section 8.4 4(a) of the BiOp adds specific language and actions to be taken in order to achieve RPM 4.

Bull trout currently inhabit the East Fork Wallowa River (Study Area) at varying densities, depending on time of year. Past redd surveys of the Study Area have revealed bull trout actively constructing redds, while no bull trout redds have ever been observed within the neighboring West Fork.

This Report and the information contained therein fulfills reporting requirements per Section 8.4 4(a) of the USFWS issued BiOp as well as results pertinent to implementation of actions necessary to assess abundance and spatial distribution of bull trout redds within the East Fork Wallowa River.

2.0 STUDY AREA

The bypassed portion of the East Fork Wallowa River within and near the Project area is approximately 2,800 meters (m) long from the Project diversion dam to its confluence with the Wallowa River (Figure 1). Gradient in this reach is high, with the upper 1,600 m averaging 19 percent and the lower 1,200 m averaging 8.5 percent. Channel morphology within most of the upper reach is dominated mainly by steep bedrock, vertical waterfalls, and cascades over boulders; though the upper reaches are steep, the lower 800 m to the confluence with the Wallowa River has a shallower gradient, consisting of numerous riffles and pools. Over the course of its length, the bypassed East Fork Wallowa River drops approximately 365 m from the dam to the confluence with the Wallowa River. The upper and lower portions are divided by a 3.7 m vertical falls (Report cover photo), an impassible upstream migration fish barrier.

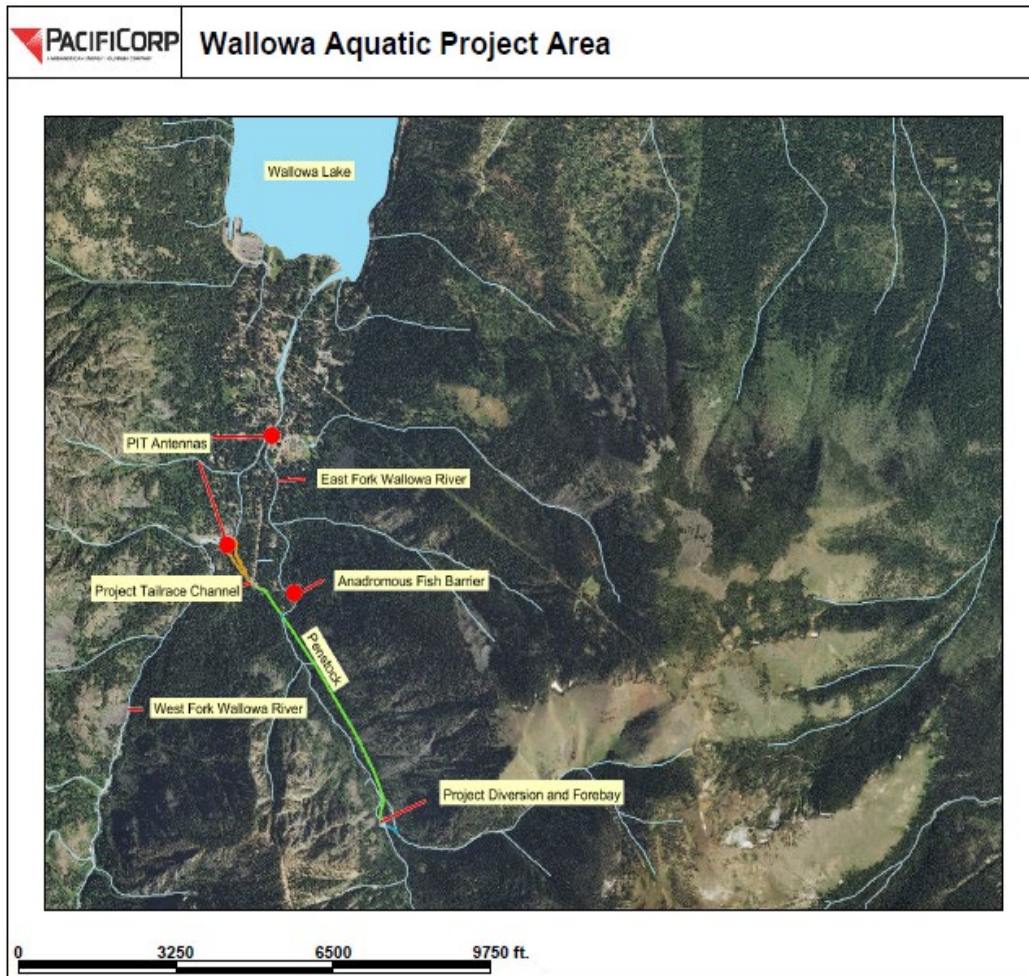


Figure 1. Wallowa Falls Hydroelectric Project.

3.0 METHODS

Section 8.4 4(a) of the BiOp states the following terms and conditions are necessary for the implementation of RPM 4, “Conduct bull trout redd monitoring in the East Fork Wallowa River (from the upstream falls to the confluence with the Wallowa River) on an annual basis for 10 years to monitor take. FERC/PacifiCorp shall meet with the Service at the end of the 10 year period to determine whether additional years of redd monitoring are necessary GPS and map redds and photo document redds during survey. Measure the size of a redd and its location. Document bull trout observed (<6 inches in length, < 12 inches in length, <14 inches in length, and > 14 inches in length, while conducting redd count and document if bull trout occupy the redd). Note if brook trout are spawning with bull trout. Document flows during annual redd counts and during a shutdown and ramping. Conduct this redd monitoring in mid-September and October. If an emergency shutdown and ramping occurs during the spawning season, the East Fork Wallowa River spawning area will be field visited for any new redds built near the water’s edge that could be dewatered due to shut down and ramping. Notify the Service of both positive and negative findings”.

Bull trout redd surveys of the lower portion of the East Fork Wallowa River began August 28, 2022, and continued weekly through October 27, 2022, for a total of nine redd surveys. During each survey the entire lower portion of the East Fork Wallowa River was walked by an experienced qualified biologist, from the confluence with the West Fork Wallowa River upstream 800 m to the migratory fish barrier, an approximately 7 meter vertical falls. To standardize inherent observer error, the same experienced surveyor was utilized for all nine surveys in 2022.

All encountered bull trout redds were demarcated with handheld Global Position Satellite (GPS) units, flagged for visual reference within the stream, measured, and photographed. During subsequent surveys, previously identified redds were revisited and assessed for visibility. Flagging was either marked Still Visible along with the survey date if redd could still be visually identified, or the flagging taken down if the redd was no longer visible. Time taken for redd to no longer remain visible within the stream was recorded to assess redd life. Though the Planning document called for only four redd surveys during the spawning period, this being the fifth year of study and redd life still being characterized, nine surveys were performed to gain an accurate understanding of visual redd persistence within this watershed. Average and minimum observed redd life will be utilized to adjust frequency of surveys moving forward. Flows during the survey period (Sep-Oct) remained relatively stable and measured between 9-20 cubic feet per second as measured at the United States Geological Survey gage.

All fish observed in the vicinity of identified redds were recorded to species, if possible, as well as estimated for fork length.

4.0 RESULTS

Seven bull trout redds were identified and marked by GPS during the nine redd surveys performed of the East Fork Wallowa River in 2022 (Figure 2). All seven of the bull trout redds were large and indicative of being constructed by large migratory-sized fish (Table 1). All redd observations in 2022 occurred between September 7 and September 30, with the peak of four counted on September 14. Five of the seven observed redds had bull trout either on, actively constructing or in very close proximity to, the redd. Pictures of all seven identified bull trout redds are included in Appendix A.

Table 1. East Fork Wallowa River bull trout redd data.

Date	Survey Location	Redd #	Redd Dimension (cm)	Live bull trout				Survey Conditions
				<6 in.	<12 in.	<14 in.	>14 in.	
8/28/2022	EFW, mouth to barrier	n/a						Sunny, clear. Water clarity excellent.
9/2/2022	EFW, mouth to barrier	n/a						Sunny, clear. Water clarity excellent.
9/7/2022	EFW, mouth to barrier	1	96 x 50	n/a	n/a	n/a	1	Sunny, clear. Water clarity excellent.
9/14/2022	EFW, mouth to barrier	2	75 x 55	n/a	n/a	n/a	n/a	Partial clouds. Water clarity excellent.
9/14/2022	EFW, mouth to barrier	3	75 x 35	n/a	1	n/a	1	Clear. Water clarity excellent.
9/14/2022	EFW, mouth to barrier	4	85 x 45	n/a	n/a	n/a	2	Clear. Water clarity excellent.
9/14/2022	EFW, mouth to barrier	5	60 x 40	n/a	n/a	n/a	2	Clear. Water clarity excellent.
9/23/2022	EFW, mouth to barrier	n/a						Clear. Water clarity excellent.
9/30/2022	EFW, mouth to barrier	6	72 x 40	n/a	n/a	n/a	n/a	Clear. Water clarity excellent.
9/30/2022	EFW, mouth to barrier	7	96 x 72	n/a	n/a	n/a	2	Clear. Water clarity excellent.
10/07/2022	EFW, mouth to barrier	n/a						Clear. Water clarity excellent.
10/14/2022	EFW, mouth to barrier	n/a						Clear. Water clarity excellent.
10/27/2022	EFW, mouth to barrier	n/a						Cloudy with rain. Water clarity marginal.



Figure 2. GPS marked locations (red dots, n=7) of bull trout redds within the East Fork Wallowa River

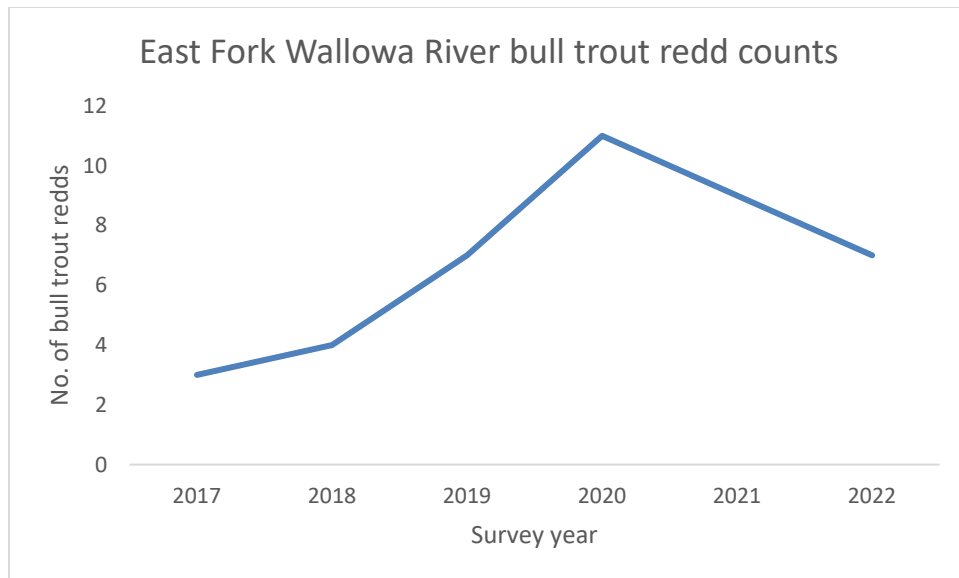


Figure 3. Bull trout redd counts by survey year (2017-2022).

Seven bull trout redds were in the upper portion of available habitat below the barrier. No brook trout were definitively observed during any 2022 East Fork Wallowa River redd surveys.

Flows during the survey period remained stable and never deviated below the prescribed minimum instream flow as measured at the United States Geological Survey gage site.

Given length of redd persistence within the East Fork Wallowa observed for the first five seasons of these surveys (average time of 28 days, 2017-2021), in 2023 it is anticipated bull trout redd surveys will occur on a 10-day rotation during the months of September and October.

5.0 CITATIONS

Oregon Department of Environmental Quality. 2016. 401 Water Quality Certification for the Wallowa Falls Hydroelectric Project.

United States Fish and Wildlife Service. 2016. Biological Opinion for the Wallowa Falls Hydroelectric Project.

Appendix A

2022 Bull Trout Redd Photo Documentation

Redd #1



Redd #2



Redd #3

Redd #4



Redd #5



Redd #6



Redd #7



Appendix D

2022 Noxious Weed Control Plan Annual Report

2022 Noxious Weed Control Plan Annual Report

Wallowa Falls Hydroelectric Project

FERC Project No. 308



Prepared by:



December 2022

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Appendix B Invasive Plant Inventory Form and Herbicide Application (2510) Forms

1.0 Introduction

The Wallowa Falls Hydroelectric Project (FERC Project No. 308) received a new operating license from the Federal Energy Regulatory Commission (Commission) on January 5, 2017 (FERC 2017). Article 415 of the FERC license required PacifiCorp to file a noxious weed control plan (NWCP) with FERC within 6 months from the date of the license issuance (July 5, 2017):

Article 415. Noxious Weed Control Plan. The revised Noxious Weed Control Plan required by Appendix B, condition 6, must be developed after consultation with the Oregon Department of Fish and Wildlife and U.S. Fish and Wildlife Service. The licensee must include with the plan documentation of consultation, copies of comments and recommendations on the completed plan after it has been prepared and provided to the agencies, and specific descriptions of how the agencies' comments are accommodated by the plan. The licensee must allow a minimum of 30 days for the agencies to comment and to make recommendations before filing the plan with the Commission. If the licensee does not adopt a recommendation, the filing must include the licensee's reasons, based on project-specific information.

The Commission reserves the right to require changes to the plan. Implementation of the plan must not begin until the licensee is notified by the Commission that the plan is approved. Upon Commission approval, the licensee must implement the plan, including any changes required by the Commission.

The United States Department of Agriculture (USDA), Forest Service Final Section 4(e) Conditions were filed on February 16, 2016, and included as Appendix B in FERC license (FERC 2017). The following conditions apply to the NWCP (PacifiCorp 2017):

Condition No. 6 – Noxious Weed Management Plan (NWMP) The Licensee shall, within six months following License issuance, revise the Noxious Weed Management Plan (NWMP), Appendix K, Volume III of the FLA [Final License Application] (February 2015), in consultation with the USDA Forest Service. The NWMP shall include measures A through D below and must meet USDA Forest Service standards, guidelines, methods, and monitoring protocols for actions undertaken on National Forest Service (NFS) lands. The NWMP shall be filed with the Commission for approval. After Commission approval, the Licensee shall immediately implement the NWMP.

- A. The Licensee shall implement applicable noxious weed control measures found in invasive plant management direction for the Pacific Northwest Region and/or the Wallowa-Whitman National Forest Land and Resource Management Plan, as amended for the period of the License. Future changes or modifications to the management direction will require the Licensee to coordinate with the USDA Forest Service at the Annual Resource Coordination Meeting required in Condition 5 to ensure the Licensee's implementation activities comply with those changes or modifications.

- B. The Licensee shall survey and treat noxious weeds on NFS lands within the FERC Project Boundary for three (3) consecutive years between June 1 and July 31 following construction or maintenance activities described in the FLA. If for three consecutive years, no noxious weeds are detected during the annual surveys, then survey intervals shall shift to a biennial schedule until a noxious weed infestation is detected. Control methods that will effectively control all Class A and other target weeds shall be implemented the same year as detection as allowed by U.S. Forest Service Pacific Northwest Region Invasive Plant Program, Preventing and Managing Invasive Plants (April 2005a) and Record of Decision (ROD) (October 2005b).
- C. The exact timing between June 1 and July 31 are recommended to implement control methods for optimal effectiveness in association with the guidelines provided by U.S. Forest Service Pacific Northwest Region Invasive Plant Program, Preventing and Managing Invasive Plants (April 2005a) and Record of Decision (ROD) (October 2005b). Manual control methods shall include measures including but not limited to reseeding, mulching and supplemental irrigation to ensure establishment of non-noxious vegetation in treated areas.
- D. The Licensee shall ensure that: a) ground cover in treated areas equals or exceeds 80 percent of that in an undisturbed control area with similar vegetation and is adjacent to the Project area and b) species composition in disturbed areas equals or exceeds 75 percent non-weedy species. If the standards above are not feasible or achievable, the Licensee shall consult and coordinate with the USDA Forest Service to develop suitable alternatives.
- E. The Licensee shall include a status report in its Annual Report, required by Condition No. 5 – Resource Coordination, describing activities related to weed control, assessment of weed areas, and identification of future efforts to control noxious weed spread and colonization within the Project boundary.

PacifiCorp submitted the Noxious Weed Control Plan (NWCP) to the Commission on June 1, 2017, pursuant to Article 415 and the Forest Service Final Section 4E Conditions included as Appendix B of the FERC license. A FERC order approving NWCP was issued by the Commission on July 25, 2017. PacifiCorp implemented the NWCP in 2017 prior to receiving the Commission approval to ensure that noxious weed monitoring and control methods were completed during the growing season and would optimize effectiveness.

This report complies with the FERC License Appendix B USDA, Forest Service Final Section 4(e) Condition No. 5- Resource Coordination requiring PacifiCorp to provide an Annual Report to Wallowa Whitman National Forest (WWNF) on the status of the NWCP activities for that year (FERC 2017). The status report should be completed by December 1 each year to allow for at least a 30-day review prior to the Annual Resource Coordination meeting. This status report will only apply to the Project Boundary as described in Section 2.0 and shown in Appendix A and includes the following information:

- The current year Invasive Plant Inventory Forms
- A description of the control methods, operation and maintenance, and success of the control methods conducted that year and the accompanying treatment forms [Herbicide Application (2510), Insect Release (2550), and/or Mechanical/Physical Treatment (2530)]
- Future anticipated soil disturbing activities, noxious weed prevention methods to be conducted, and identification of future efforts to control noxious weed spread and colonization for the following year within the Project Boundary
- Future expected efforts and a schedule for monitoring
- Compliance with the current Wallowa Whitman National Forest, State and Local regulations for weed management activities
- Results of revegetation success for all ground disturbance activities

2.0 Project location

The Wallowa Falls Hydroelectric Project is located on the East Fork Wallowa River near the town of Joseph, Oregon in Wallowa County. The project powerhouse discharges into the West Fork Wallowa River upstream of Wallowa Lake (Figure 1).

The Project Boundary is an estimated 26 acres and encloses project operations, such as Royal Purple Creek Diversion Dam, the pipeline and open channel conveying water from the Royal Purple Creek Diversion Dam to the East Fork Dam and impoundment, penstock, powerhouse, transmission line, and non-project substation (FERC 2017). Portions of the access road, tailrace, and Pacific Park Campground are also included within the Project Boundary (FERC 2017). Approximately half of the lands within the Project Boundary are owned by PacifiCorp and the other half are on federal lands managed by WWNF. Appendix A shows the Project Boundary and the associated features.

Areas within the Project Boundary may be more susceptible to noxious weeds due to exposed soils and/or are adjacent to frequent human activity. Therefore, the Project Boundary is differentiated into three noxious weed priority areas to prioritize monitoring, prevention, and control methods accordingly. Noxious weed priority areas are defined as follows and are shown on Appendix A.

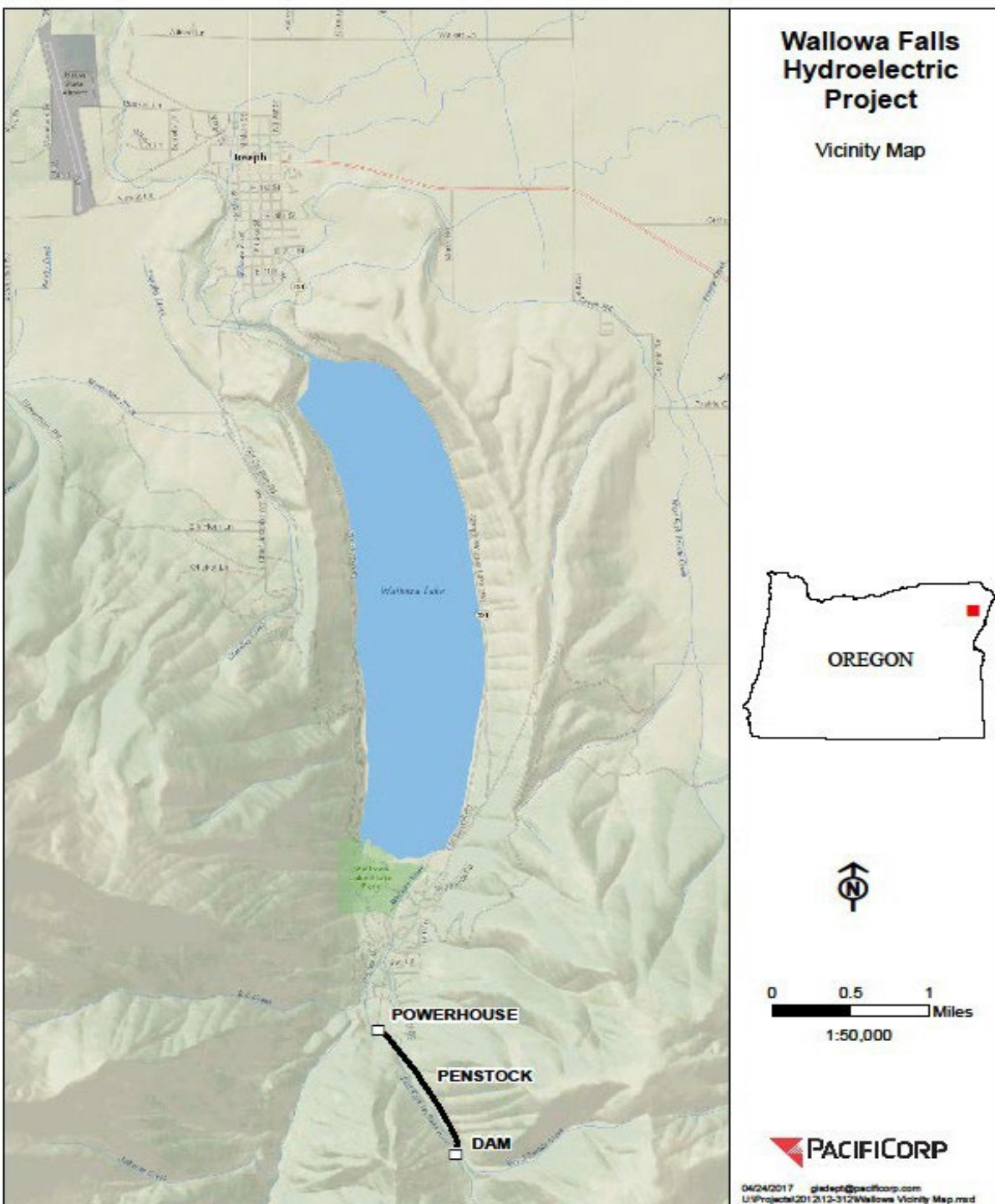
High Priority: areas with frequent or continued soil disturbance, frequent or constant exposure to weed seed vectors, or is known to have existing noxious weeds. These areas include the campground, forebay area, and portions of the WWNF trail within the Project Boundary.

Medium Priority: areas with prior or frequent soil disturbance but low exposure to weed seed vectors. Examples of this would include the access road and penstock.

Low Priority: areas that have intact soils and a low exposure to weed seed vectors. Examples of this would include talus slopes and forested areas away from high use areas.

These areas may be modified as needed to adjust for changes in the Project Boundary or public use (e.g., new trails etc.). In 2019 the new tailrace location was identified as a High Priority Noxious Weed area due to the 2019 construction and expected exposure to weed seed vectors.

Figure 1: Wallowa Falls Hydroelectric Project Vicinity Map



3.0 Regulation and Compliance

A comprehensive review of current and applicable WWNF, State and local regulations was completed. The laws are as follows and PacifiCorp complied with these regulations and guidelines for all noxious weed monitoring and management in 2022:

3.1 USFS and WWNF regulations guidelines

The following USFS documents were used as guidelines and reference for all noxious weed monitoring and control methods implemented in 2022:

- Land and Resource Management Plan Wallowa-Whitman National Forest, as amended (USFS 1990).
- Pacific Northwest Region Invasive Plant Program Preventing and Managing Invasive Plants Final Environmental Impact Statement (USFS 2005a).
- Pacific Northwest Region Invasive Plant Program Preventing and Managing Invasive Plants Record of Decision. (USFS 2005b).
- Wallowa-Whitman National Forest Invasive Plants Treatment Project Final Environmental Impact Statement. (USFS 2010a).
- Wallowa-Whitman National Forest Invasive Plant Treatment Project Record of Decision. (USFS March 2010b).

3.2 Oregon Revised Statues

The following Oregon Revised Statues (ORS) are chapter 569 Weed Control that provide state and county authority to manage noxious weeds and are applicable to NWCP:

2015 ORS 569.175 applicable definitions:

- (1) "Noxious weed" means a terrestrial, aquatic or marine plant designated by the State Weed Board under ORS 569.615 as among those representing the greatest public menace and as a top priority for action by weed control programs.
- (2) "Person" means a person as defined in ORS 174.100 (Definitions), the federal government or any of its agencies, the State of Oregon or any of its agencies, or any city, county, district or municipal corporation of this state

2015 ORS 569.185 State Department of Agriculture authority:

- (13) Request any person owning or controlling land within this state to control, prevent the spread of or, when feasible, eradicate noxious weeds, and to supervise such activities.

2015 ORS 569.350 Necessity of eradication of weeds:

Noxious weeds have become so thoroughly established and are spreading so rapidly on state, county and federally owned lands, as well as on property in individual ownership and in transition to county ownership through tax delinquency, that they hereby are declared a menace to the public welfare. While it is recognized that complete eradication may not be practicable, it hereby is established that steps leading to eradication and control are

necessary and that responsibility rests not only on the individual landowner and operator but also on the county, state and federal government, and that the county, state and federal government should cooperate with individual owners in the control and eradication of noxious weed pests.

3.3 Noxious Weed Monitoring List

State of Oregon and Wallowa County maintain a list of target Noxious Weeds that are separated into the following three categories for prioritizing management (Oregon Department of Agriculture 2020):

A listed Weed: A weed of known economic importance which occurs in the state in small enough infestations to make eradication or containment possible; or is not known to occur, but its presence in neighboring states make future occurrence in Oregon seem imminent.

Recommended action: Infestations are subject to eradication or intensive control when and where found.

B listed Weed: A weed of economic importance, which is regionally abundant, but which may have limited distribution in some counties.

Recommended action: Limited to intensive control at the state, county or regional level as determined on a site specific, case-by-case basis. Where implementation of a fully integrated statewide management plan is not feasible, biological control (when available) shall be the primary control method.

T Designated Weed: A designated group of weed species that are selected and will be the focus for prevention and control by the Noxious Weed Control Program. Action against these weeds will receive priority. T designated noxious weeds are determined by the Oregon State Weed Board and directs Oregon Department of Agriculture to develop and implement a statewide management plan. T designated noxious weeds are species selected from either the A or B list.

The following table is a list of species included in the 2022 NWCP monitoring:

Table 1: 2022 Oregon State and Wallowa County Listed Noxious Weeds

Common Name ^{2,3}	Scientific Name ^{1,2}	Oregon State Category ²	Wallowa County Category ³
Absinthe Wormwood*	<i>Artemisia absinthium</i>		B
African Rue	<i>Peganum harmala</i>	A (T)	
Annual Bugloss*	<i>Anchusa officialis</i>		B
Armenian blackberry (Himalayan blackberry) *	<i>Rubus armeniacus</i>	B	B
Atlantic Ivy	<i>Hedera hibernica</i>	B	

Table 1: 2022 Listed Oregon and Wallowa County Listed Noxious Weeds (continued)

Common Name ^{2,3}	Scientific Name^{1,2}	Oregon State Category²	Wallowa County Category³
Bachelor Button *	<i>Centaurea cyanus</i>		B
Barbed goatgrass	<i>Aegilops triuncialis</i>	A (T)	
Biddy-biddy	<i>Acaena novae-zelandiae</i>	B	
Bigseed dodder	<i>Cuscuta indecora</i>	B	
Bohemian Knotweed	<i>Polygonum behemicum</i>		A
Buffalobur	<i>Solunum rostratum</i>	B	
Bull thistle **	<i>Cirsium vulgare</i>	B	
Bur Buttercup *	<i>Ceratocephala testiculata</i>		B
Butterfly bush	<i>Buddleja davidii</i>	B	
Camelthorn	<i>Alhagi pseudalhag</i>	A	
Canada thistle **	<i>Cirsium arvense</i>	B	B
Cape Ivy	<i>Delairea odorata</i>	A (T)	
Chicory *	<i>Cichorium intybus</i>		B
Coltsfoot	<i>Tussilago farfara</i>	A	
Common Bugloss *	<i>Anchusa officinalis</i>	B(T)	A(T)
Common Burdock **	<i>Arctium minus</i>		B
Common cordgrass	<i>Spartina anglica</i>	A	
Common crupina *	<i>Crupina vulgaris</i>	B	B
Common frogbit	<i>Hydrocharis morsus-range</i>	A	
Common reed	<i>Phragmites australis</i>	B	
Common Tansy	<i>Tanacetum vulgare</i>		A
Common Teasel	<i>Dipsacus fullonum</i>		B
Creeping yellowcress	<i>Rorippa sylvestris</i>	B	
Cut-leaf Teasel	<i>Dipsacus laciniatus</i>	B	
Dalmatian Toadflax *	<i>Linaria dalmatica</i>	B (T)	B
Delta arrowhead	<i>Sagittaria platyphyla</i>	A (T)	
Dense flowered cord grass	<i>Spartina densiflora</i>	A (T)	
Diffuse Knapweed *	<i>Centaurea diffusa</i>	B	B
Dyer's Woad *	<i>Isatis tinctoria</i>	B	T
English hawthorn	<i>Crataegus monogyna</i>	B	
English Ivy	<i>Hedera helix</i>	B	
Eurasian watermilfoil	<i>Myriophyllum spicatum</i>	B	

Table 1: 2022 Listed Oregon and Wallowa County Listed Noxious Weeds (continued)

Common Name ^{2,3}	Scientific Name^{1,2}	Oregon State Category²	Wallowa County Category³
European water chestnut	<i>Trapa natans</i>	A	
False Brome	<i>Brachypodium sylvaticum</i>	B	
False Hoary Alyssum *	<i>Berteroa incana</i>	A(T)	
Field Bindweed*	<i>Convolvulus arvensis</i>	B	B
Five-angled Dodder	<i>Cuscuta pentagona</i>	B	
Floating Primrose Willow	<i>Ludwigia peploides</i>	B (T)	
Flowering Rush	<i>Butomus umbellatus</i>	A (T)	
French Broom	<i>Genista monspessulana</i>	B	
Garden yellow loosestrife	<i>Lysimachia vulgaris</i>	A (T)	
Garlic Mustard	<i>Alliaria petiolata</i>	B (T)	A(T)
Giant hogweed	<i>Heracleum mantegazzianum</i>	A (T)	
Giant Knotweed	<i>Polygonum sachalinense</i>	B	A
Giant reed	<i>Arundo donax</i>	B	
Goatsrue	<i>Galega officinalis</i>	A (T)	
Gorse	<i>Ulex europaeus</i>	B (T)	
Hairy whitetop *	<i>Lepidium pubescens</i>	B	A
Halogeton	<i>Halogeton glomeratus</i>	B	
Herb Robert	<i>Geranium robertianum</i>	B	
Himalayan knotweed	<i>Polygonum polystachum</i>	B	
Hoary Alyssum	<i>Berteroa incana</i>	A (T)	A(T)
Hoary cress whitetop*	<i>Lepidium draba</i>	B	
Houndstongue**	<i>Cynoglossum officinale</i>	B	B
Hydrilla	<i>Hydrilla verticillata</i>	A	
Iberian star-thistle	<i>Centaurea iberica</i>	A (T)	A
Indigo bush	<i>Amorpha fruticosa</i>	B	
Italian Thistle	<i>Carduus pycnocephalus</i>	B	A(T)
Japanese dodder	<i>Cuscuta japonica</i>	A	
Japanese knotweed*	<i>Polygonum cuspidatum</i>	B	T
Johnsongrass	<i>Sorghum halepense</i>	B	
Jointed goatgrass*	<i>Aegilops cylindrica</i>	B	B (T)

Table 1: 2022 Listed Oregon and Wallowa County Listed Noxious Weeds (continued)

Common Name ^{2,3}	Scientific Name^{1,2}	Oregon State Category²	Wallowa County Category³
Jubata grass	<i>Cortaderia jubata</i>	B	
King devil hawkweed	<i>Pilosella piloselloides</i>	A	
Kochia*	<i>Kochia scoparia</i>	B	B
Kudzu	<i>Pueraria lobata</i>	A(T)	
Large-flower Primrose Willow	<i>Ludwigia grandiflora</i>	B (T)	
Leafy Spurge*	<i>Euphorbia esula</i>	B(T)	A (T)
Lens podded whitetop*	<i>Cardaria chalapensis</i>	B	
Lesser celandine	<i>Ranunculus ficaria</i>	B	
Long-Spine sandbur	<i>Cenchrus longispinus</i>		B
Matgrass	<i>Nardus stricta</i>	A (T)	
Meadow Hawkweed*	<i>Hieracium pratense</i>	B (T)	T
Meadow Knapweed*	<i>Centaurea pratensis</i>	B	A
Mediterranean Sage	<i>Salvia aethiopis</i>	B	A(T)
Medusahead Rye*	<i>Taeniatherum canput-medusae</i>	B	B(T)
Milk thistle	<i>Silybum marianum</i>	B	
Mouse-ear hawkweed	<i>Pilosella pilosella</i>	A (T)	
Musk thistle	<i>Carduus nutans</i>	B	A(T)
Myrtle Spurge	<i>Euphorbia myrsinites</i>	B	A(T)
Oblong spurge	<i>Euphorbia oblongata</i>	A (T)	
Old man's beard	<i>Clematis vitalba</i>	B	
Orange Hawkweed*	<i>Pilosella aurantiacum</i>	A (T)	A(T)
Oregano	<i>Origanum vulgare</i>		A(T)
Ovate goatgrass	<i>Aegilops ovata</i>	A	
Oxeye Daisy*	<i>Leucanthemum vulgare</i>		B
Parrot's feather	<i>Myriophyllum aquaticum</i>	B	
Paterson's curse	<i>Echium plantagineum</i>	A (T)	
Perennial peavine	<i>Lathyrus latifolius</i>	B	
Perennial Pepperweed*	<i>Lepidium latifolium</i>	B (T)	A(T)
Pheasanteye (Blooddrop) *	<i>Adonis aestivalis</i>	B (T)	
Plumeless Thistle*	<i>Carduus acanthoides</i>	A (T)	A
Poison Hemlock*	<i>Conium maculatum</i>	B	B
Policeman's Helmet	<i>Impatiens glandulifera</i>	B	

Table 1: 2022 Listed Oregon and Wallowa County Listed Noxious Weeds (continued)

Common Name ^{2,3}	Scientific Name^{1,2}	Oregon State Category²	Wallowa County Category³
Portuguese broom	<i>Cytisus striatus</i>	B(T)	
Puncturevine*	<i>Tribulus terrestris</i>	B	A
Purple Loosestrife*	<i>Lythrum salicaria</i>	B	A
Purple nutsedge	<i>Cyperus rotundus</i>	A	
Purple Star-thistle	<i>Centaurea calcitrapa</i>	A (T)	T
Ragweed	<i>Ambrosia artemisifolia</i>	B	
Ravennagrass	<i>Saccharum ravennae</i>	A (T)	A
Reed Canarygrass (Ribbon grass)	<i>Phalaris arundinaceae</i> var. <i>Picta</i>	B (T)	B
Rose campion	<i>Lychnis coronaria</i>		A
Rush Skeletonweed*	<i>Chondrilla juncea</i>	B(T)	B(T)
Russian Knapweed*	<i>Acroptilon repens</i>	B	A(T)
Salt meadow cordgrass	<i>Spartina patens</i>	A (T)	
Saltcedar*	<i>Tamarix ramoissima</i>	B (T)	
Scotch Broom**	<i>Cytisus scoparius</i>	B	A(T)
Scotch Thistle*	<i>Onopordium acanthium</i>	B	B(T)
Shiny leaf geranium	<i>Geranium lucidum</i>	B	
Silverleaf nightshade	<i>Solanum elaeagnifolium</i>	A	
Slender flowered thistle	<i>Carduus tenuiflorus</i>	B	
Small broomrape	<i>Orobranche minor</i>	B	
Smooth Cordgrass	<i>Spartina alterniflora</i>	A (T)	
Smooth distaff thistle	<i>Carthamus baeticus</i>	A	
Smoothseed alfalfa (Dodder)	<i>Cuscuta approximata</i>	B	
South American waterweed	<i>Egeria densa</i>	B	
Spanish Broom	<i>Spartium juneceum</i>	B	
Spanish Heath	<i>Erica lusitanica</i>	B	
Spiny cocklebur	<i>Xanthium spinosum</i>	B	
Spotted Cats Ear	<i>Hypochoeris maculata</i>		T
Spotted Knapweed**	<i>Centaurea maculosa</i>	B (T)	A(T)
Spurge laurel	<i>Daphne Laureola</i>	B	
Squarrose knapweed	<i>Centaurea virgata</i>	A (T)	
St. Johnswort*	<i>Hypericum perforatum</i>	B	
Sulfur Cinquefoil*	<i>Potentilla recta</i>	B	B (T)
Swainsonpea	<i>Sphaerophysa salsula</i>	B	

Table 1: 2022 Listed Oregon and Wallowa County Listed Noxious Weeds (continued)

Common Name ^{2,3}	Scientific Name ^{1,2}	Oregon State Category ²	Wallowa County Category ³
Sweetbriar Rose*	<i>Rosa rubiginosa</i>		B
Syrian bean-caper	<i>Zygophyllum fabago</i>	A	
Tall Buttercup*	<i>Ranunculus acris</i>		B
Tansy Ragwort*	<i>Senecio jacobaea</i>	B (T)	A(T)
Tree of Heaven *	<i>Ailanthus altissima</i>	B	
Tuarian thistle	<i>Onopordum tauricum</i>	A(T)	
Turkish Thistle	<i>Cardus cineris</i>	A(T)	
Velvetleaf	<i>Abutilon theophrasti</i>	B	
Ventenata (North Africa grass)*	<i>Ventenata dubia</i>	B	B
Water soldier	<i>Stratiotes aloides</i>	A	
Waterprimrose	<i>Ludwigia hexapetala</i>	B (T)	
Wetted Thistle*	<i>Cardus crispis</i>	A (T)	A(T)
West Indian spongeplant	<i>Limnolobos laevigatum</i>	A	
White bryonia (white bryony)	<i>Bryonia alba</i>	A	A
White Campion	<i>Silene latifolia</i>		B
Woolly distaff thistle	<i>Carthamus lanatus</i>	A (T)	
Yellow archangel	<i>Lamium galeobdolon</i>	B	
Yellow flag iris*	<i>Iris pseudacorus</i>	B	A(T)
Yellow floating heart	<i>Nymphoides peltata</i>	A (T)	
Yellow hawkweed*	<i>Pilosella floribundum</i>	A (T)	
Yellow nutsedge	<i>Cyperus esculentus</i>	B	
Yellow starthistle*	<i>Centaurea solstitialis</i>	B	A
Yellow toadflax*	<i>Linaria vulgaris</i>	B	B
Yellowtuft	<i>Alyssum coriscan</i>	A(T)	

*Noxious weeds are known to exist within Wallowa County ^{1, 2}

**Noxious weeds are known to exist within the Project Boundary (Bio-Resources 2022)

¹ Natural Resources Conservation Service 2018 ² Oregon Department of Agriculture 2020

³ Wallowa County 2022

4.0 2022 Monitoring and Management

The following is description of noxious weed monitoring, control and other management strategies that occurred in 2022 within the Project Boundary.

4.1 Prevention

Activities that disturb soils through the removal of native vegetation result in exposed ground that promotes the establishment of noxious weeds. Therefore, noxious weeds will be controlled prior to conducting any soil disturbing activity and the area will be revegetated to prevent noxious weed establishment. No ground disturbing activities occurred within the Project Boundary in 2022.

4.2 Noxious Weed Monitoring

PacifiCorp contracted with local contractor, Kendrick Moholt (Bio-Resources, Inc.) to implement the NWCP monitoring and oversee control methods. The noxious weed monitoring surveys were completed by Kendrick on July 13, 2022, and included all high and medium priority noxious weed areas. A record of each noxious weed infestation has been documented on Invasive Plant Inventory Forms are provided in Appendix B. The table below provides a list of the noxious weeds' location and status.

One Scotch thistle (*Onopordium acanthium*) plant was found near the velocity barrier at the end of the tailrace. No meadow hawkweed plants were located in 2022. If either of these species is found to increase in the future, chemical treatment is recommended.

Table 2: Noxious Weeds Located in 2022 within the Project Boundary.

Common Name	Scientific Name	Oregon State Category	Wallowa County Category	Location
Scotch thistle	<i>Onopordium acanthium</i>	B	B (T)	Campground
Bull thistle	<i>Cirsium vulgare</i>	B		Trail
Canada thistle	<i>Cirsium arvense</i>			Trail
Common Burdock	<i>Arctium minus</i>		B	Trail
Houndstongue	<i>Cynoglossum officinale</i>	B	B	Trail
Oxeye daisy	<i>Leucanthemum vulgare</i>		B	Trail
Spotted knapweed	<i>Centaurea maculosa</i>	B (T)	A (T)	Road

4.3 Control Methods

On July 28 and 30, 2022, a Bio-Resources, Inc. botanist (Mr. Moholt) performed a manual removal control operation targeting weeds within the Project Area. These techniques consisted of hand pulling individual plants, digging plants with a shovel, and the use of a string trimmer in the campground area. Manual control techniques were exclusively used on both PacifiCorp property and property managed by the US Forest Service. No chemical treatment was conducted in 2022.

4.4 Revegetation Success

All areas of prior ground disturbance within Project Boundary will be evaluated during the annual noxious weed monitoring to determine if the following criteria have been met:

- a) ground cover in treated areas equals or exceeds 80 percent of that in an undisturbed control area with similar vegetation and is adjacent to the area of ground disturbance and
- b) species composition in disturbed areas equals or exceeds 75 percent non-weedy species.

These areas will be monitored until the above criteria is met for 3 consecutive years. If the criteria cannot be met and is not feasible or achievable, then PacifiCorp will consult and coordinate with the US Forest Service at the Annual Resource Coordination Meeting. The 2019 construction at the forebay and tailrace realignment are monitored and have met this criterion in 2022.

5.0 2023 Monitoring and Management

The construction of the tailrace reroute and royal purple pipe extension began in 2019 and was completed in 2020. The royal purple pipe extension is currently within a high priority portion of the current Noxious Weed Monitoring Area. The portion of the new tailrace reroute has been included in the high priority area in the Noxious Weed Monitoring Area (Appendix A).

The planned 2023 noxious weed monitoring will include all high and medium priority areas within the Project Boundary (Appendix A) and noxious weed control will occur as needed. In 2022, the royal purple pipe was repaired following an eroding slope. Soil stabilization is being evaluated for the area and may require additional soil disturbance. As a result, this area will be a high priority for noxious weed monitoring and control in 2023. The USFS made the following recommendations that will be incorporated into the 2023 noxious weed monitoring and management:

- Photo points of noxious weed treatment sites will be established and taken at each Noxious Weed Monitoring survey to document the changes over time.
- Implement manual control, where possible, to minimize the use of chemicals.

We also recommend continuing post-construction weed monitoring and control efforts in the late summer/early fall through 2024. Particular attention should be paid to any meadow hawkweed that may germinate. Though never seen along the access road in past surveys, Scotch thistle (*Onopordum acanthium*) has been observed recently invading the valley below the Project boundary. If either meadow hawkweed or Scotch thistle are found, they should be aggressively treated with a chemical control. Other, less aggressive species may be more appropriately treated with mechanical methods.

6.0 References

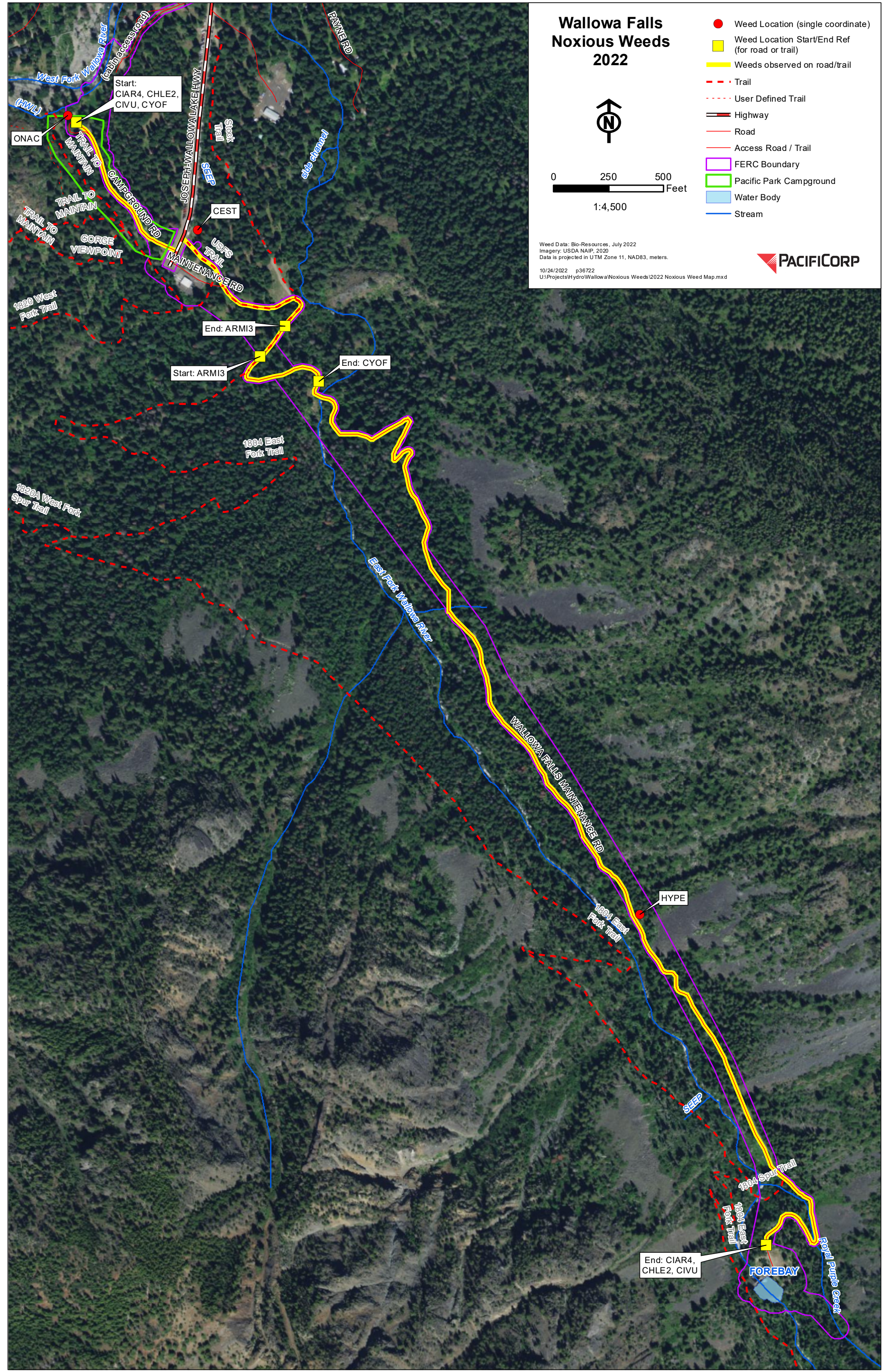
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Appendix A

Noxious Weed Monitoring Area and 2022 Wallowa Falls Noxious Weeds Maps



Wallowa Falls Noxious Weeds 2022

- Weed Location (single coordinate)
- Weed Location Start/End Ref (for road or trail)
- Weeds observed on road/trail
- - - Trail
- - - User Defined Trail
- == Highway
- Road
- Access Road / Trail
- FERC Boundary
- Pacific Park Campground
- Water Body
- Stream



0 250 500 Feet
1:4,500

Weed Data: Bio-Resources, July 2022
Imagery: USDA NAIP, 2020
Data is projected in UTM Zone 11, NAD83, meters.
10/24/2022 p36722
U:\Projects\Hydro\Wallowa\Noxious Weeds\2022 Noxious Weed Map.mxd



Appendix B
Invasive Plant Inventory Form and
Herbicide Application (2510) Forms

Invasive Plant Inventory Form

General Site Information

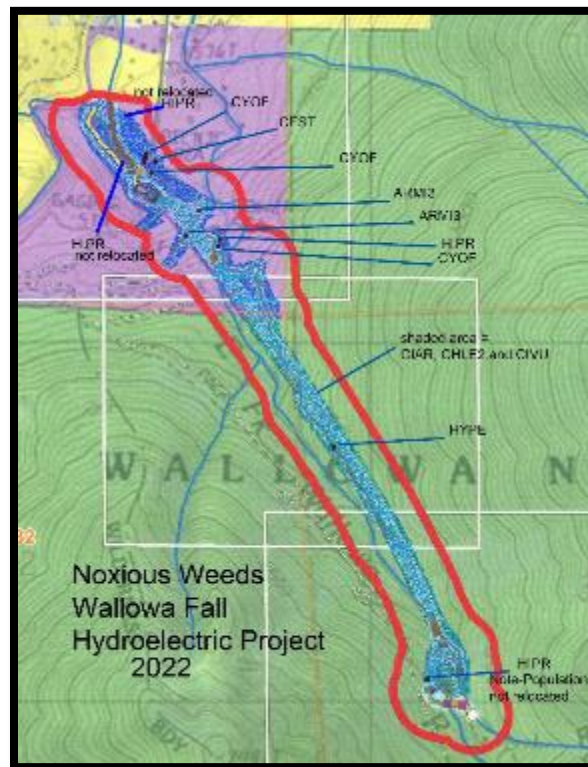
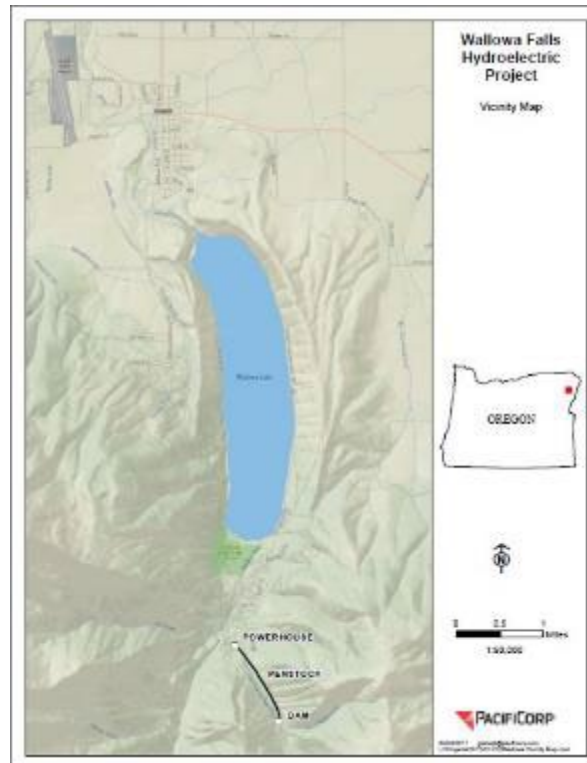
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Photo Point (GPS):		Ownership/District: USFS, WWNF, Eagle Cap and PacifiCorp	
Photo Name:		Examiner: Kendrick Moholt, Bio-Resources, Inc.	
Botanist Initial:	Elevation: 4700'-5800'	GPS Coordinates: 0483259 E 5012652N to 0484159E 5011062N	Datum: UTM (NAD 27) Zone 11
Wildlife Biologist:			
EDRR: __Y__N	GPS File Name:	Other Observations:	
Access: Road__ Trail <u>X</u> River__ Other campground			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>33</u> NW¼ of NW¼, SW¼ of NW¼, NW¼ of SW¼, SE¼ of SW¼			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>29</u> SW ¼			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>32</u> NE¼ of NE¼			

Site Data Information

Target Species Code: CIVU		Common Name: Bull Thistle	
Scientific Name: <i>Cirsium vulgare</i>		Phenology: R__ B__ FL <u>X</u> S	
Distribution: C Lumped__ Linear__ SE Scattered even__ SP Scattered Patchy <u>X</u> Continuous__			
Total Acres: 26	Percent Infested: <1%	Infested Acres: ~0.10	
% Cover or Count (weeds): ~25		Understory Cover % (all): 40-90%	
Potential to Spread: High__ Med <u>x</u> Low__		Distance to Water: >30m	
Water Type: Perennial__ Ephemeral__		System: Lake__ River__ Spring__ Stream	
Soil Types: sandy loam		Slope % aspect: 2-20%, Aspect variable	
Other Species on Site:			

Comments

Map of Site





Bull Thistle
Cirsium vulgare

Invasive Plant Inventory Form

General Site Information

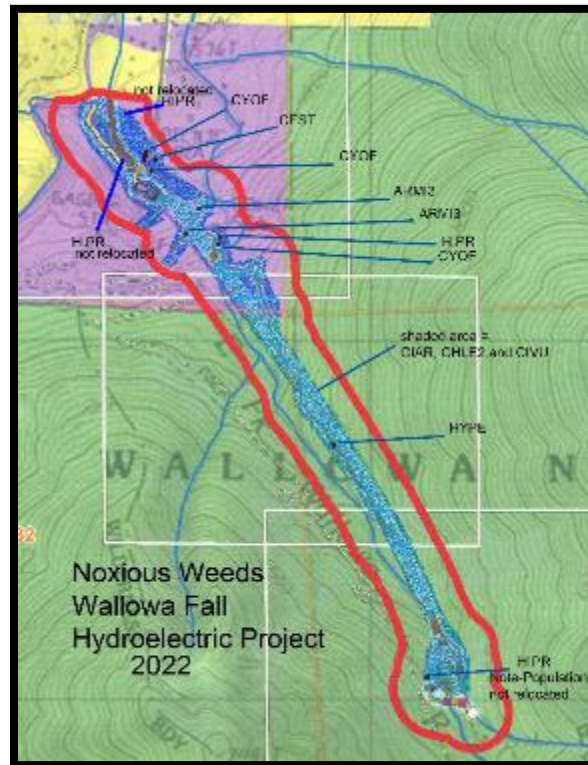
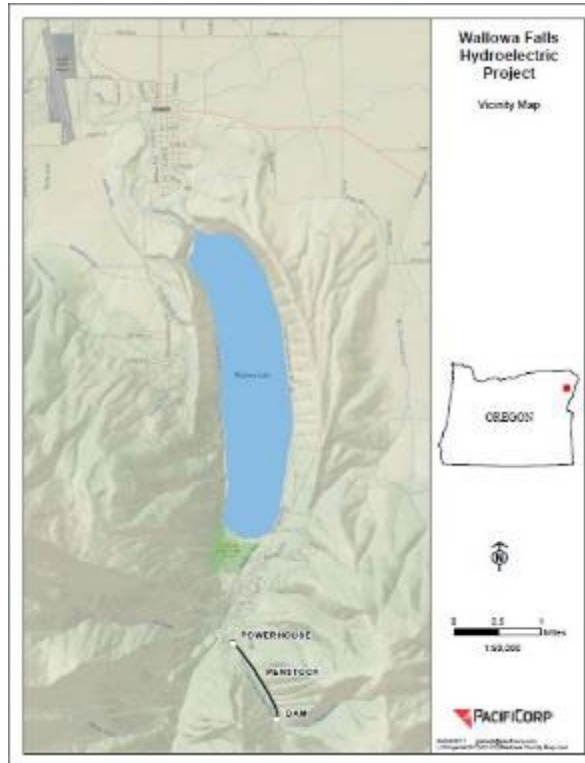
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Photo Point (GPS):		Ownership/District: USFS, WWNF, Eagle Cap and PacifiCorp	
Photo Name:		Examiner: Kendrick Moholt, Bio-Resources, Inc.	
Botanist Initial:	Elevation: 4700'-5800'	GPS Coordinates: 0483259 E 5012652N to 0484159E 5011062N	Datum: UTM (NAD 27) Zone 11
Wildlife Biologist:			
EDRR: __Y__N	GPS File Name:	Other Observations:	
Access: Road__ Trail <u>X</u> River__ Other campground			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>33</u> NW ¹ / ₄ of NW ¹ / ₄ , SW ¹ / ₄ of NW ¹ / ₄ , NW ¹ / ₄ of SW ¹ / ₄ , SE ¹ / ₄ of SW ¹ / ₄			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>29</u> SW ¹ / ₄			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>32</u> NE ¹ / ₄ of NE ¹ / ₄			

Site Data Information

Target Species Code: CIAV	Common Name: Canada Thistle		
Scientific Name: <i>Cirsium arvense</i>		Phenology: R__ B__ FL <u>X</u> S	
Distribution: C Lumped__ Linear__ SE Scattered even__ SP Scattered Patchy <u>X</u> Continuous__			
Total Acres: 26	Percent Infested: <1%	Infested Acres: ~0.3	
% Cover or Count (weeds): ~1000		Understory Cover % (all): 40-90%	
Potential to Spread: High__ Med <u>x</u> Low__		Distance to Water: >30m	
Water Type: Perennial__ Ephemeral__		System: Lake__ River__ Spring__ Stream	
Soil Types: sandy loam		Slope % aspect: 2-20%, Aspect variable	
Other Species on Site:			

Comments

Map of Site





Canada Thistle
Cirsium arvense

Invasive Plant Inventory Form

General Site Information

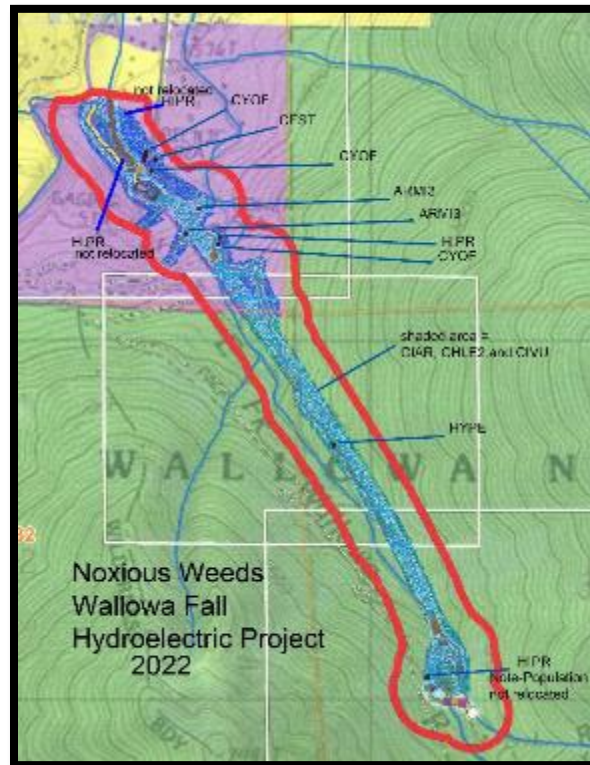
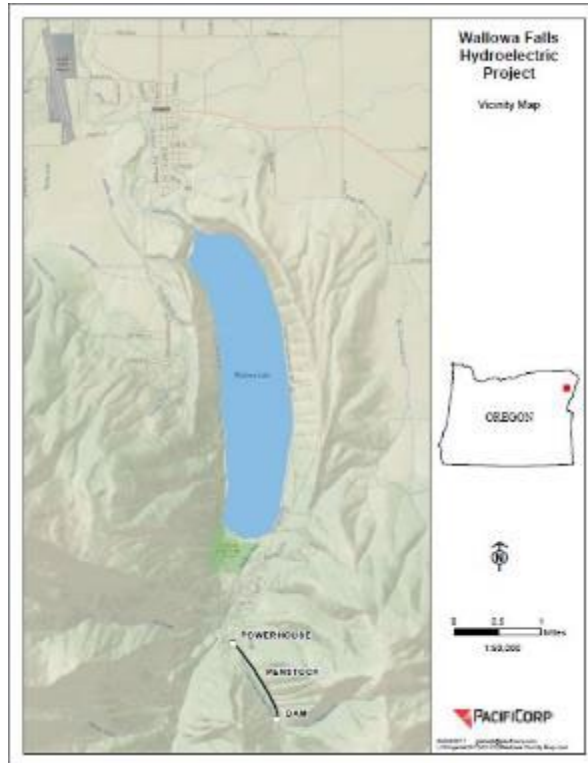
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Wildlife Biologist:			
EDRR: __Y__N	GPS File Name:	Other Observations:	
Access: Road__ Trail <u>X</u> River__ Other Campground			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>29</u> ¼ sec: <u>SE</u> of ¼ sec: <u>SE</u>			

Site Data Information

Target Species Code: ARMI3	Common Name: Common Burdock		
Scientific Name: <i>Arctium minus</i>		Phenology: R__ B__ FL <u>X</u> S	
Distribution: CLumped__ Linear__ SE Scattered even__ SP Scattered Patchy <u>X</u> Continuous__			
Total Acres: 26	Percent Infested: <1%	Infested Acres: ~0.1	
% Cover or Count (weeds): ~5		Understory Cover % (all): 60-90%	
Potential to Spread: High__ Med <u>x</u> Low__		Distance to Water: >30m	
Water Type: Perennial__ Ephemeral__		System: Lake__ River__ Spring__ Stream	
Soil Types: sandy loam		Slope % aspect: 2-10%, Aspect variable	
Other Species on Site:			

Comments

Map of Site





Common Burdock

Arctium minus

Invasive Plant Inventory Form

General Site Information

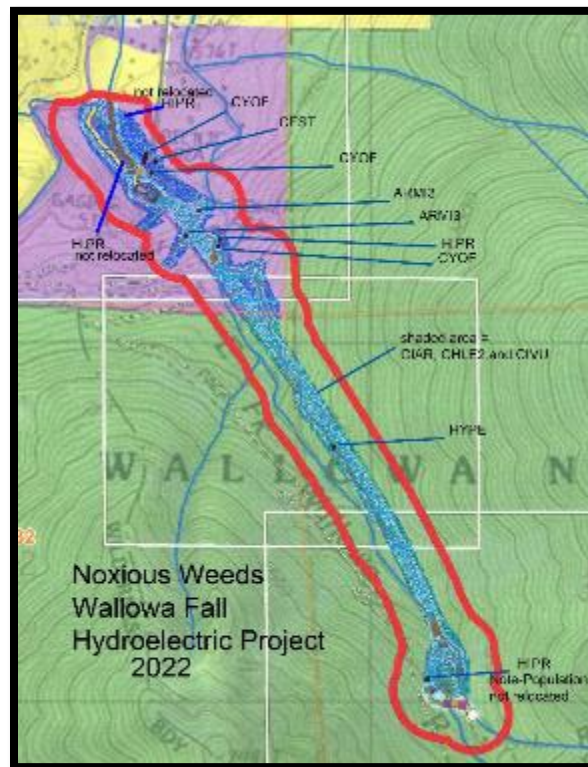
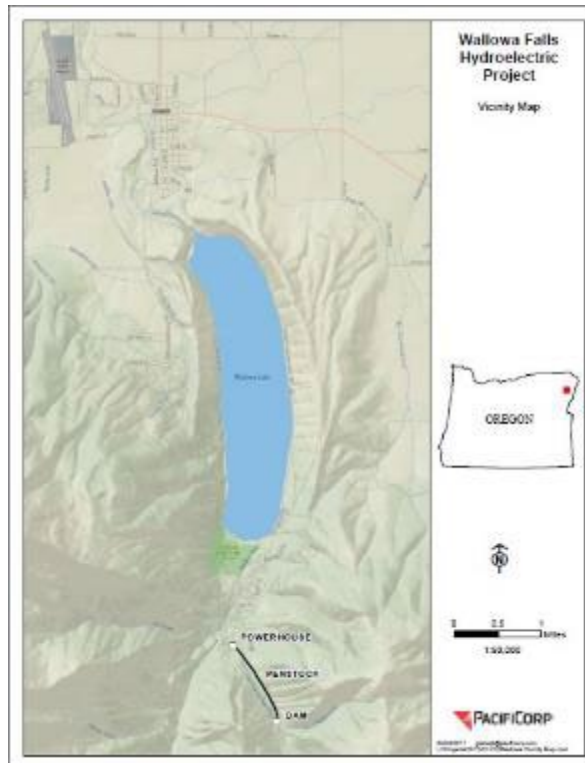
Site Name: Wallowa Falls Hydroelectric Project		Date: 13 July 2022	
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Photo Name:		Examiner: Kendrick Moholt, Bio-Resources, Inc.	
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Wildlife Biologist:			
EDRR: __Y__N	GPS File Name:	Other Observations:	
Access: Road__ Trail <u>X</u> River__ Other_____#			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>29</u> ¼ sec: <u>NW</u> of ¼ sec: <u>SE</u>			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>29</u> ¼ sec: <u>SE</u> of ¼ sec: <u>SE</u>			

Site Data Information

Target Species Code: CYOF	Common Name: Houndstongue		
Scientific Name: <i>Cynoglossum officinale</i>		Phenology: R__ B__ FL <u>X</u> S	
Distribution: CLumped__ Linear__ SEScattered even____ SPScattered Patchy <u>X</u> Continuous_____			
Total Acres: 26	Percent Infested: <1%	Infested Acres: ~0.15	
% Cover or Count (weeds): ~60		Understory Cover % (all): 40-90%	
Potential to Spread: High <u>x</u> Med__ Low____		Distance to Water: >30m	
Water Type: Perennial__ Ephemeral____		System: Lake__ River__ Spring__ Stream	
Soil Types: sandy loam		Slope % aspect: 2-10%, Aspect variable	
Other Species on Site:			

Comments

Map of Site





Houndstongue
Cynoglossum officinale

Invasive Plant Inventory Form

General Site Information

No meadow hawkweed *Hieracium caespitosum* (Synonym: *Hieracium pratense*) were located during the initial survey nor during control efforts in 2022.

Invasive Plant Inventory Form

General Site Information

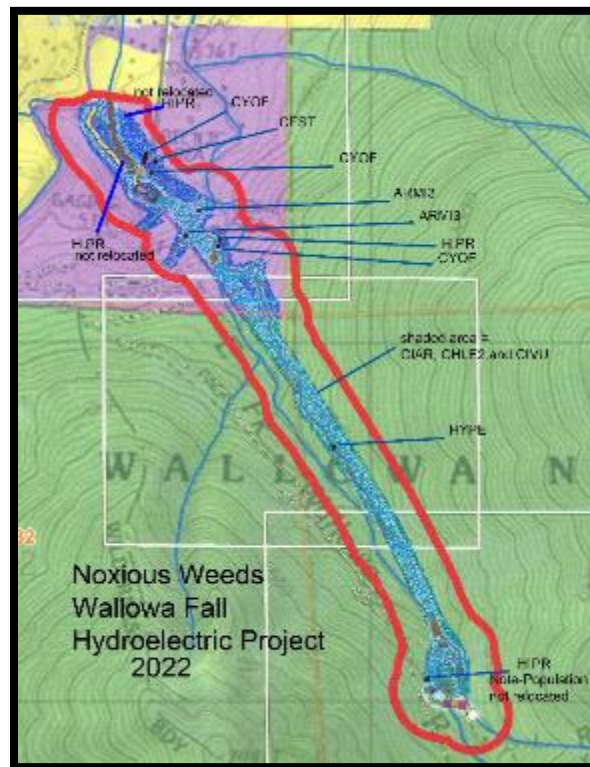
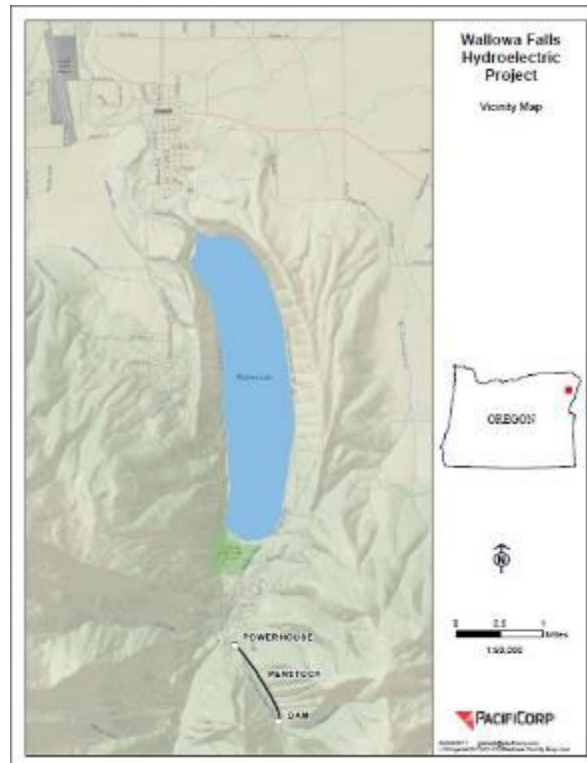
Site Name: Wallowa Falls Hydroelectric Project		Date: 13 July 2022	
Photo Point (GPS):		Ownership/District: USFS, WWNF, Eagle Cap and PacifiCorp	
Photo Name:		Examiner: Kendrick Moholt, Bio-Resources, Inc.	
Botanist Initial:	Elevation: 4700'-5800'	GPS Coordinates: 0483259 E 5012652N to 0484159E 5011062N	Datum: UTM (NAD 27) Zone 11
Wildlife Biologist:			
EDRR: __Y__N	GPS File Name:	Other Observations:	
Access: Road__ Trail <u>X</u> River__ Other campground			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>33</u> NW ¹ / ₄ of NW ¹ / ₄ , SW ¹ / ₄ of NW ¹ / ₄ , NW ¹ / ₄ of SW ¹ / ₄ , SE ¹ / ₄ of SW ¹ / ₄			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>29</u> SW ¹ / ₄			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>32</u> NE ¹ / ₄ of NE ¹ / ₄			

Site Data Information

Target Species Code: CHLE2		Common Name: Oxeye Daisy	
Scientific Name: <i>Leucanthemum vulgare</i> (Synonym- <i>Chrysanthemum leucanthemum</i>)		Phenology: R__ B__ FL <u>X</u> S	
Distribution: CLumped__ Linear__ SE Scattered even__ SP Scattered Patchy <u>X</u> Continuous__			
Total Acres: 26	Percent Infested: <1%	Infested Acres: ~1.0	
% Cover or Count (weeds): ~1000		Understory Cover % (all): 40-90%	
Potential to Spread: High__ Med <u>x</u> Low__		Distance to Water: >30m	
Water Type: Perennial__ Ephemeral__		System: Lake__ River__ Spring__ Stream	
Soil Types: sandy loam		Slope % aspect: 2-20%, Aspect variable	
Other Species on Site:			

Comments

Map of Site





Oxeye Daisy

Leucanthemum vulgare

Invasive Plant Inventory Form

General Site Information

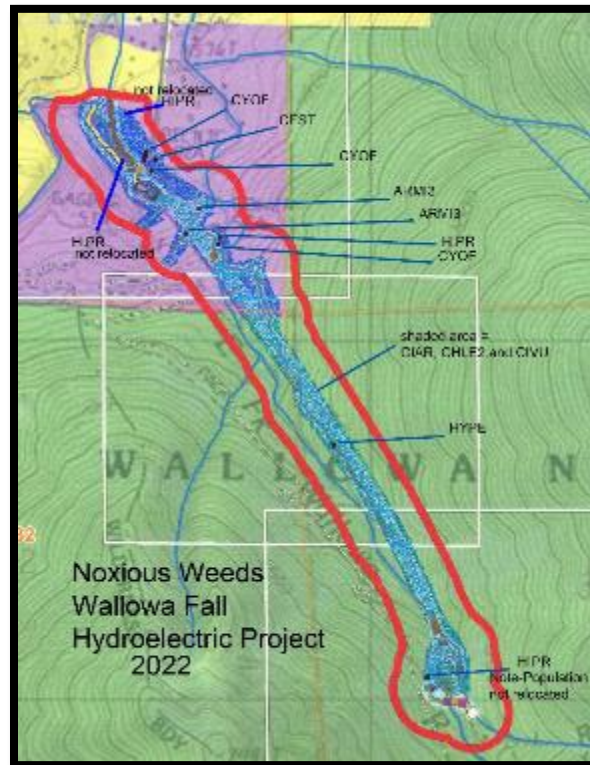
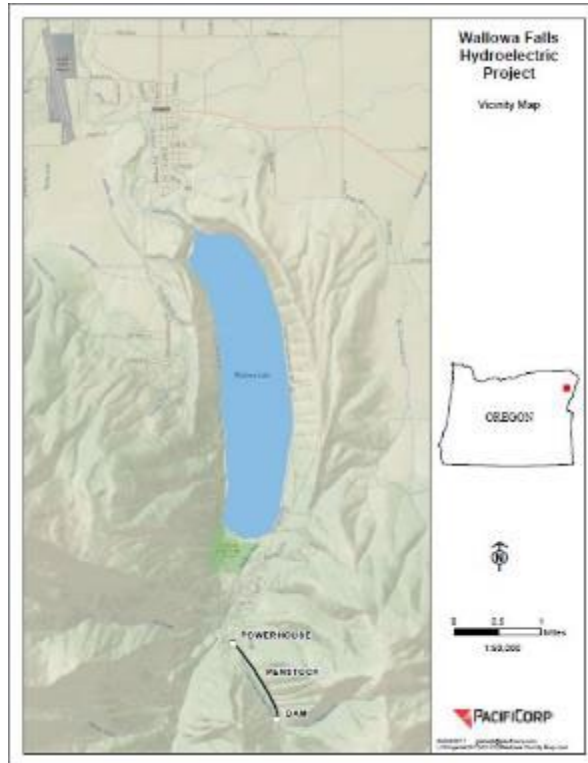
Site Name: Wallowa Falls Hydroelectric Project		Date: 13 July 2022	
Photo Point (GPS):		Ownership: PacifiCorp	
Photo Name:		Examiner: Kendrick Moholt, Bio-Resources, Inc.	
Botanist Initial:	Elevation: 4700'- 5000'	GPS Coordinates: 0483409E 5012480N	Datum: UTM (NAD 27) Zone 11
Wildlife Biologist:			
EDRR: __Y__N	GPS File Name:	Other Observations:	
Access: Road <u>X</u> Trail <u> </u> River <u> </u> Other Campground			
Township: 3S Range: 45E Section: 29 ¼ sec: NW of ¼ sec: SE			

Site Data Information

Target Species Code: CEST		Common Name: Spotted Knapweed	
Scientific Name: <i>Centaurea stoebe</i> Synonym (<i>Centaurea maculosa</i>)		Phenology: R__ B__ FL <u>X</u> S	
Distribution: CLumped__ Linear__ SE Scattered even__ SP Scattered Patchy <u>X</u> Continuous__			
Total Acres: 26	Percent Infested: <1%	Infested Acres: ~0.25	
% Cover or Count (weeds): dozens		Understory Cover % (all): 40-90%	
Potential to Spread: High <u>x</u> Med__ Low__		Distance to Water: >30m	
Water Type: Perennial__ Ephemeral__		System: Lake__ River__ Spring__ Stream	
Soil Types: sandy loam		Slope % aspect: 2-10%, Aspect variable	
Other Species on Site:			

Comments

Map of Site





Spotted Knapweed (rosette)
Centaurea stoebe

Invasive Plant Inventory Form

General Site Information

Site Name: Wallowa Falls Hydroelectric Project		Date: 13 July 2022	
Photo Point (GPS):		Ownership: PacifiCorp	
Photo Name:		Examiner: Kendrick Moholt, Bio-Resources, Inc.	
Botanist Initial:	Elevation: 4700'- 5000'	GPS Coordinates: 0483122E 5012854N	Datum: UTM (NAD 83) Zone 11
Wildlife Biologist:			
EDRR: __Y__N	GPS File Name:	Other Observations:	
Access: Road__ Trail__ River__ Other: <u>Campground</u>			
Township: <u>3S</u> Range: <u>45E</u> Section: <u>29</u> ¼ sec: <u>NW</u> of ¼ sec: <u>SE</u>			

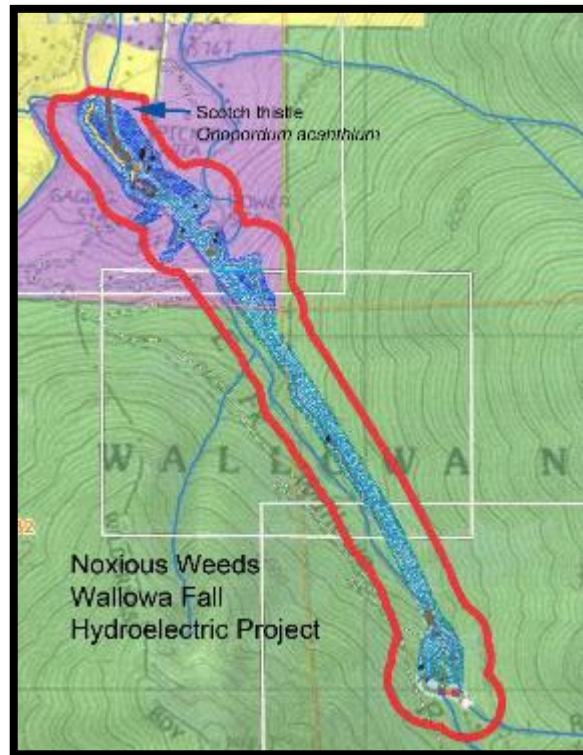
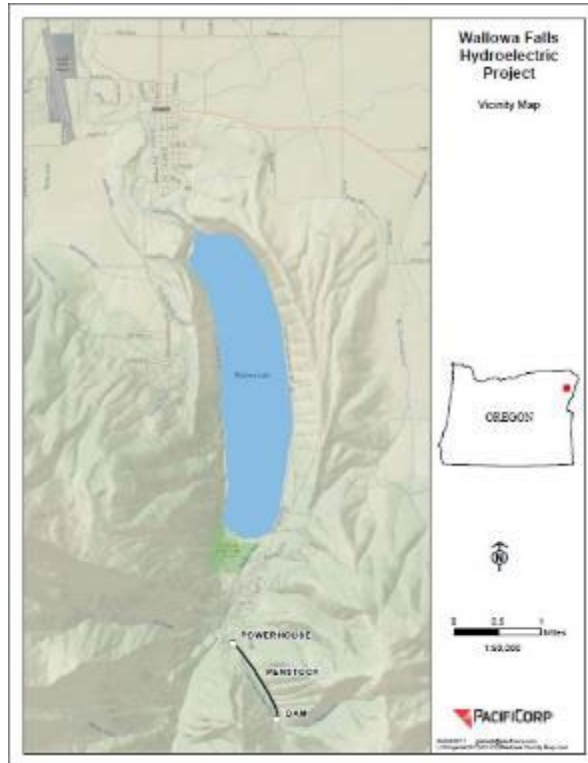
Site Data Information

Target Species Code: CEST	Common Name: Scotch Thistle		
Scientific Name: <i>Onopordum acanthium</i>		Phenology: R__ B__ FL <u>X</u> S	
Distribution: CLumped__ Linear__ SEScattered even__ SPScattered Patchy <u>X</u> Continuous__			
Total Acres: 26	Percent Infested: <1%	Infested Acres: ~0.01	
% Cover or Count (weeds): One plant		Understory Cover % (all): 40-90%	
Potential to Spread: High <u>x</u> Med__ Low__		Distance to Water: >30m	
Water Type: Perennial__ Ephemeral__		System: Lake__ River__ Spring__ Stream	
Soil Types: sandy loam		Slope % aspect: 1%, Aspect variable	
Other Species on Site:			

Comments

One blooming plant was found and removed.

Map of Site





Scotch Thistle (rosette)

Onopordum acanthium

Note: THIS SMALL WEED POPULATION WAS NOT SEEN FOR TWO YEARS BUT HAS BEEN RELOCATED

Invasive Plant Inventory Form

General Site Information

Site Name: Wallowa Falls Hydroelectric Project		Date: 13 July 2022	
Photo Point (GPS):		Ownership/District: USFS, WWNF, Eagle Cap	
Photo Name:		Examiner: Kendrick Moholt, Bio-Resources, Inc.	
Botanist Initial:	Elevation: 5500'	GPS Coordinates: 0484018E 5011521N	Datum: UTM (NAD 27) Zone 11
Wildlife Biologist:			
EDRR: __Y__N	GPS File Name:	Other Observations:	
Access: Road__ Trail <u>X</u> River__ Other_____#			
Township: 3 <u>S</u> Range: 45 <u>E</u> Section: 3 <u>3</u> $\frac{1}{4}$ sec: <u>NW</u>			

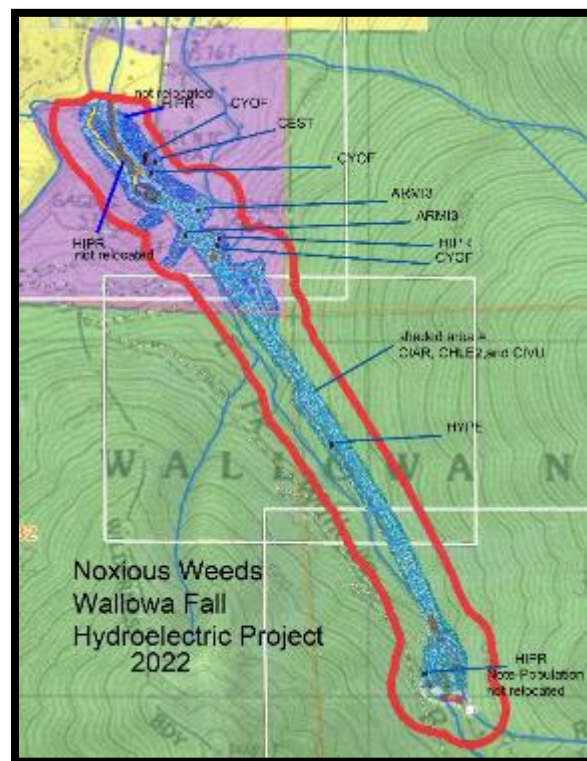
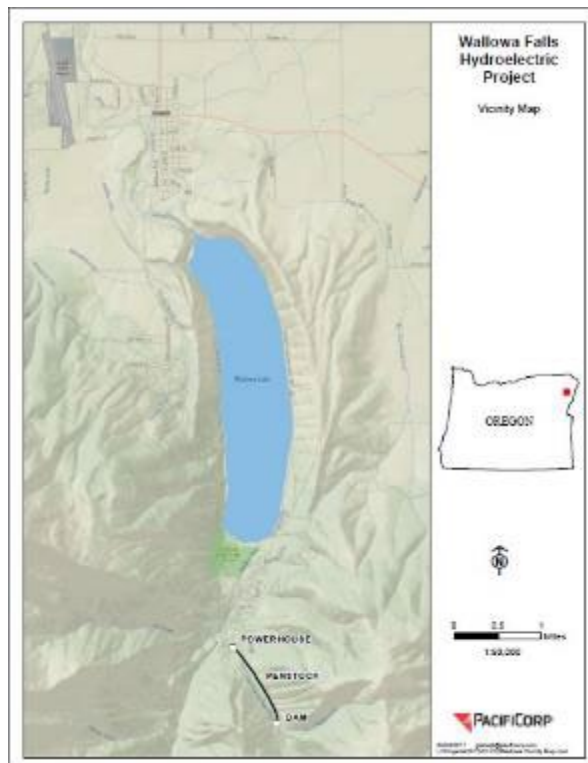
Site Data Information

Target Species Code: HIPE	Common Name: St. John's Wort		
Scientific Name: <i>Hypericum perforatum</i>		Phenology: R__ B__ FL <u>X</u> S	
Distribution: C Lumped__ Linear__ SE Scattered even____ S P Scattered Patchy <u>X</u> Continuous_____			
Total Acres: 26	Percent Infested: <1%	Infested Acres: ~0.1	
% Cover or Count (weeds): ~50		Understory Cover % (all): 90%	
Potential to Spread: High__ Med__ Low <u>X</u>		Distance to Water: >30m	
Water Type: Perennial__ Ephemeral____		System: Lake__ River__ Spring__ Stream	
Soil Types: sandy loam		Slope % aspect: 2%, 230°	
Other Species on Site:			

Comments

Approximately 1 mile from trailhead on Wallowa Falls Maintenance Road (NE of the FS1804 trail switchback on the Sec. 32/33 border). \

Map of Site



Appendix E

2022 License Implementation Photos



Figure 1: Recoated Powerhouse Roof



Figure 2: Recoated Powerhouse Roof

Appendix F

Agency Comments

AGENCY	COMMENT	UTILITY RESPONSE
US Fish and Wildlife Service	<i>Page 5 – The OCMP reports unplanned outages (unit trips) that occurred during the reporting period of October 1, 2021 through September 30, 2022. Therefore, the statement “There were no ramping events during the 2022 bull trout spawning period” appears inaccurate. The bull trout spawning period is September-October, so there were events that occurred within the 2022 spawning period.</i>	Page 5 of the report has been corrected to reflect that two unit trips occurred during the fall 2021 bull trout spawning period which is within the 2022 reporting period.
US Fish and Wildlife Service	<i>Bull trout Report - Page 5 and Page 8. There is an inconsistency in reporting of total bull trout redd numbers in 2022. Page 5 reports seven bull trout redds and page 8 reports nine bull trout redds.</i>	Page 8 of the bull trout spawning report has been revised to indicate seven bull redds were recorded in 2022.
Oregon Department of Environmental Quality	<i>DEQ notes that annual flushing of forebay sediments were performed by PacifiCorp in accordance with the Turbidity Monitoring Plan for Forebay Flushing and Condition 5 of the section 401 water quality certification (March 2016) for the Project. PacifiCorp notes that flushing was performed within the prescribed flushing schedule and while inflow was above minimum required discharge. As provided by Certification Condition 5(d), DEQ deems the Project in compliance with the Oregon turbidity water quality standard if flushing activities are performed in compliance with the operational conditions set forth in the Certification.</i>	Comment noted.

AGENCY	COMMENT	UTILITY RESPONSE
Oregon Department of Fish and Wildlife	<i>ODFW's review of the draft 2022 Wallowa Falls OCMP Annual Report has produced no comments.</i>	

Attachment C

**Site-Specific Plan and
Description of Work**

**Two Erosion Repair Projects
2023-2024**

**Wallowa Falls Hydroelectric Project
Federal Energy Regulatory Commission
Project No. 308**

Wallowa-Whitman National Forest

PacifiCorp Action 2023-1

**Royal Purple Creek Diversion Pipe Erosion Stabilization
Site Specific Plan
Proposed for 2023-2024**

**Wallowa Falls Hydroelectric Project
(FERC Project No. 308)**

Wallowa-Whitman National Forest

1.0 Introduction

PacifiCorp owns and operates the Wallowa Falls Hydroelectric Project (Project) under a license issued by the Federal Energy Regulatory Commission (FERC) in 2017. The Project is in the Wallowa River watershed upstream of Wallowa Lake, near Joseph, Oregon (Figure 1). Under the FERC license, PacifiCorp proposes to undertake the Royal Purple Creek Diversion Pipe Erosion Stabilization (RPES) project. The work will require ground disturbing actions on federal lands administered by the United States Department of Agriculture - Forest Service, Wallowa-Whitman National Forest (USDA-FS). Construction of this project is needed for the ongoing operation and maintenance of the Wallowa Falls Hydroelectric Project and protection of natural resources.

PacifiCorp notified the FERC – Portland Regional Engineer of the planned RPES project in an email dated April 4, 2023. In an email dated April 13, 2023, from Elisabeth Jacquot-Matt, Division of Dam Safety and Inspections – Portland Regional Office, PacifiCorp was advised that the project may proceed once all of the required permits were received. A copy of the correspondence is provided in Appendix A.

Through their section 4(e) Federal Power Act authority, the USDA-FS conditioned the FERC license with a requirement that a Site-Specific Plan be prepared for habitat and ground-disturbing activities required by the FERC license on National Forest System (NFS) lands. The FERC license stipulates that Site-Specific Plans shall include:

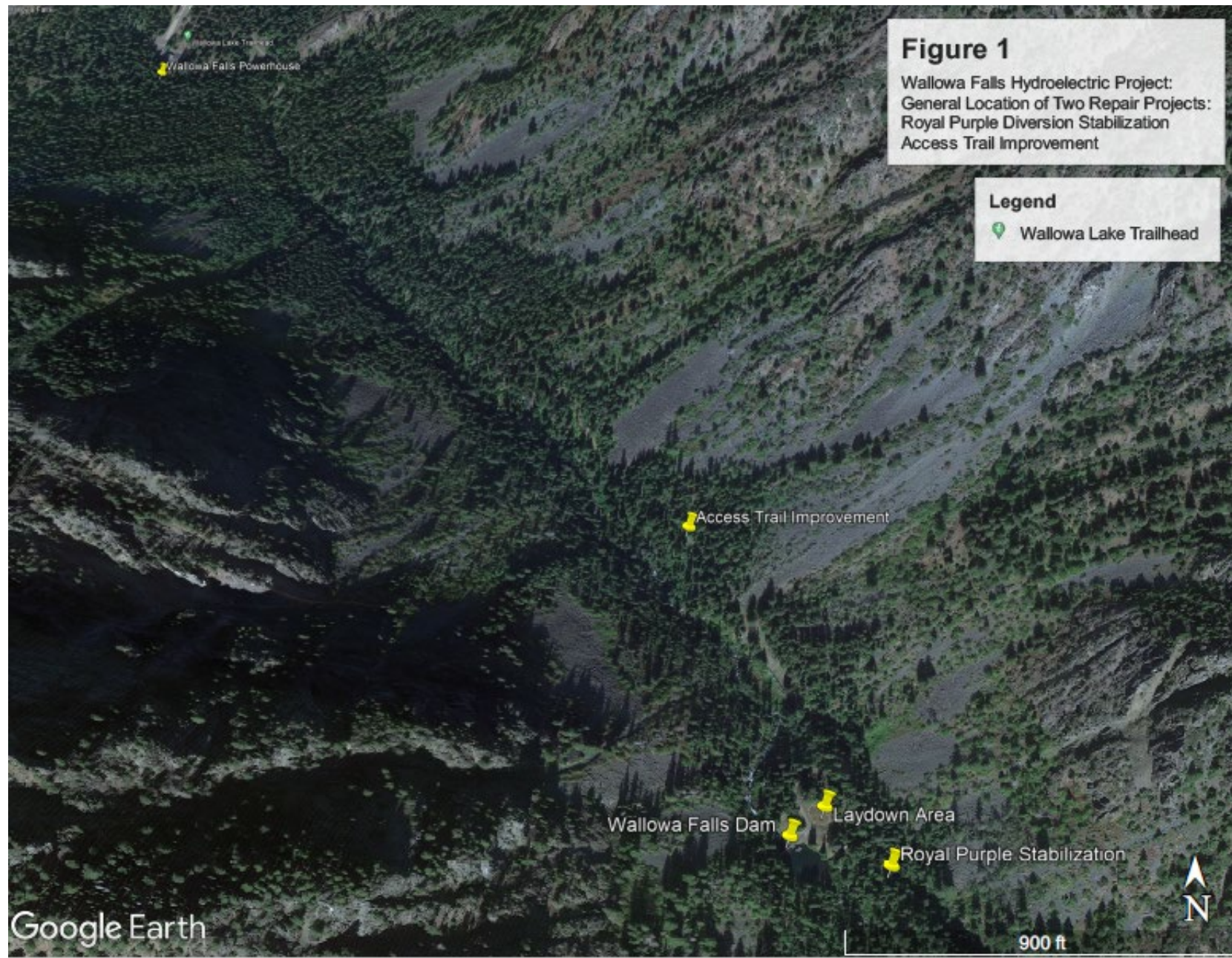
1. A map depicting the location of the proposed activity, the total acres impacted, and GPS coordinates.
2. A description of the USDA Forest Service land management area designation for the location of the proposed activity, the source where the description was obtained, and applicable standards and guidelines.
3. Where required by regulatory procedures, a description of alternative locations, implementation designs and mitigation measures considered including erosion control and effectiveness monitoring designed to meet applicable standards and guidelines.
4. Draft biological evaluations or assessments including survey data as required by regulations applicable to habitat or ground-disturbing activities on NFS lands in existence at the time the plan is prepared. An environmental analysis of the proposed action consistent with the USDA-FS policy and regulations for implementation of the National Environmental Policy Act in existence at the time the plan is prepared for a Commission licensed project on NFS lands. Environmental analysis completed by the Commission or others may be relied upon as appropriate on a project specific basis as agreed to by USDA-FS. The Licensee shall contact FERC and the USDA-FS on any proposed actions that may require environmental analysis. The Licensee shall consult with the USDA-FS on any proposed actions that may trigger additional environmental analysis not already covered by FERC NEPA documents.
5. A Spill Prevention and Control and Hazardous Materials Plan for hazardous materials storage, spill prevention and cleanup on NFS lands, as needed, will be provided to USDA-FS for review and approval before work commences.

The purpose of this document is to provide the Site-Specific Plan elements stipulated in the FERC license.

2.0 Area of Impact

The RPES area of impact is located approximately 11 miles south of the City of Joseph, Wallowa County, Oregon (Figure 1) approximately 210 feet east of the East Fork diversion dam (Figure 2). The coordinates

are 45.2540111111 N, -117.20161944444445 W. The total project footprint is not expected to exceed 400 square feet (20 ft. x 20 ft.) at the laydown area and 9 square feet (3 ft. x 3 ft.) at the construction site. All ground disturbance will be fully contained within the Project boundary. The designated laydown area identified in Figure 2 will be used to stockpile materials (gravel/fill, gabion material), tools and equipment needed for the work.



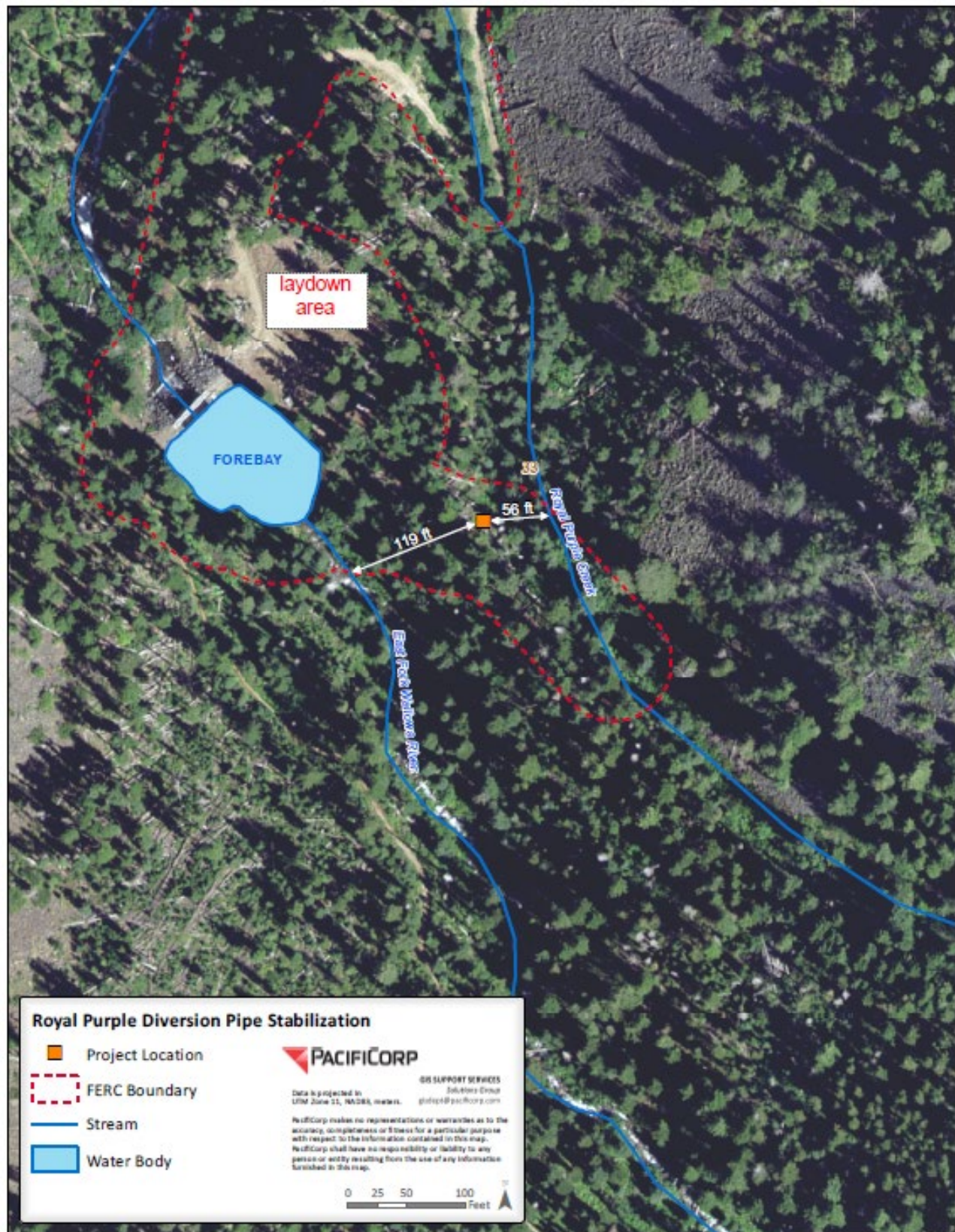


Figure 2

3.0 USDA-FS Land Management Area Designation, Standards, and Guidelines

The USDA-FS land management area designation for the RPES area of impact is Riparian Management Area (RMA). For fish bearing streams, the RMA encompasses a 300-foot slope on either side of the stream or the 100-year floodplain, whichever is greater (USDA-FS 2018). For non-fish bearing streams, the RMA encompasses a 150-foot slope on either side of the stream or the 100-year floodplain, whichever is greater (USDA-FS 2018). The entire project area (staging and work zone) for the primary construction activities of the RPES is within either 300 feet of the fish bearing East Fork Wallowa River or 150 feet of the non-fish bearing Royal Purple Creek. The Wallowa Falls Hydroelectric Project facilities are allowed on NFS lands through special use authorization. The applicable general standards and guidelines specific to special uses (including hydropower) for RMAs are listed below (source: Wallowa-Whitman Forest Land Management Plan, USFS 2018).

3.1 General Riparian Management Standards and Guidelines

Standard RMA-1S. Riparian management areas include portions of watersheds where aquatic and riparian-dependent resources receive primary management emphasis. When riparian management area desired conditions are functioning properly, projects shall protect or maintain those conditions. When riparian management area desired conditions are not yet achieved or riparian management areas have impaired function or are functioning-at-risk and to the degree that project activities would contribute to those conditions, projects or permitted activities shall restore or not retard attainment of desired conditions. Short-term adverse effects from project activities may occur when they support long-term recovery of riparian management area desired conditions.

Standard RMA-2S. Herbicides, insecticides, pesticides and other toxicants, and other chemicals shall be applied only to maintain, protect, or enhance aquatic and riparian resources or to restore native plant communities in a manner that does not harm aquatic or riparian resources.

Standard RMA-3S. Trees felled for safety shall be retained onsite unless in excess of what is needed to achieve aquatic and riparian desired conditions. If the desired quantity and size distribution of large wood has been met on site, the wood can be transported to other aquatic and riparian restoration projects.

Guideline RMA-4G. Water drafting sites should be located and managed to minimize adverse effects on stream channel stability, sedimentation, and instream flows needed to maintain riparian resources, channel conditions, and fish habitat. To prevent the spread of invasive species, water should not be discharged into other waterbodies.

Standard RMA-5S. Pumps shall be screened at drafting sites to prevent entrainment of fish and shall have one-way valves to prevent back-flow into streams.

Guideline RMA-6G. Fish habitat and water quality should be protected when withdrawing water for administrative purposes.

Standard RMA-7S. Refueling shall occur with appropriate containment equipment and a spill response plan in place. Wherever possible, storage of petroleum products and refueling will occur outside of riparian management areas. The use of containment devices, absorbent pads, and a developed spill plan will help reduce the risk of fuel and petroleum products from getting into streams and other waterways if

an accident were to occur. If refueling or storage of petroleum products is necessary within riparian management areas, these operations will be conducted no closer than 100 feet from waterways.

3.2 Lands and Special Uses, including Hydropower in Riparian Management Areas Standards and guidelines

Standard LH-1S. Authorizations for all new and existing special uses, including, but not limited to water diversion or transmission facilities (for example, pipelines and ditches), energy transmission lines, roads, hydroelectric, and other surface water development proposals, shall result in the reestablishment, restoration, or mitigation of habitat conditions and ecological processes identified as being essential for the maintenance or improvement of habitat conditions for fish, water and other riparian dependent species and resources. These processes include in-stream flow regimes, physical and biological connectivity, water quality, and integrity and complexity of riparian and aquatic habitat.

Standard LH-2S. New support facilities shall be located outside of riparian management areas. Support facilities include any facilities or improvements (for example, workshops, housing, switchyards, staging areas, and transmission lines) not directly integral to the production of hydroelectric power or necessary for the implementation of prescribed protection, mitigation or enhancement measures.

Guideline LH-3G. If existing support facilities are located within the riparian management areas, they should be operated and maintained to restore or enhance aquatic and riparian dependent resources. At time of permit re-issuance, consider removing support facilities, where practical.

Guideline LH-4G. Land exchanges should avoid the disposition of occupied habitat of threatened, endangered, candidate, proposed, or sensitive species.

4.0 Project Implementation

4.1 General Design

Water is diverted at the Project's 2-foot-high, 9-foot-long concrete Royal Purple Creek diversion dam on Royal Purple Creek into a 260-foot-long, 8-inch-diameter to 6-inch-diameter, partially-buried pipeline which discharges to the East Fork Wallowa River just upstream of the project's East Fork Dam and impoundment.

The RPES project design will utilize USDA-FS standard (STD)_935-30-01 for construction of a gabion basket retaining wall section (2 feet high x 2 feet wide x 2 feet long), secured with hand driven anchors, and backfilled with imported weed-free fill to stabilize the eroded section. PacifiCorp is open to using native fill if USDA-FS prefers and a suitable source can be identified. This location is only accessible via footrail. See Photograph 1 below. No in-water work is required for the project. Construction is planned for summer of 2024 after snow clears from the site and soils are sufficiently dry to minimize soil disturbance during construction. Engineering drawings are provided in Appendix B, Sheets 1 and 3.

4.2 Means, Methods, Public Safety, and Resource Protection Measures

The Royal Purple diversion will be shutoff and the pipe drained to minimize the risk of water leakage if the pipe is ruptured during the work. All materials including fill will be transported to the laydown area identified in Figure 2 by small offroad or tracked vehicle. Materials will be transported from the laydown area to the site by a walk-behind mini-tracked-dumper. Excavation and placement of the gabion material will be done with hand tools\hand work. Depth of excavation is approximately 1 foot.

During the 2023 growing season (prior to construction), PacifiCorp proposes to conduct a botanical survey to determine whether any special-status plants occur within 200 feet of the laydown area and the RPES footprint. A report will be prepared and provided to the USDA-FS. If any special status plant species are identified, PacifiCorp will consult with the appropriate agencies regarding treatment measures.

Following the guidance in the FERC approved Noxious Weed Control Plan (PacifiCorp 2017), the laydown area and area disturbed by construction of the RPES will be a high priority for noxious weed monitoring and control during and immediately following construction in 2024. Disturbed soils will be reseeded with a native seed mix approved by USDA-FS.

Cultural resource surveys were conducted in the impact area for the FERC license application. No historic properties were identified in the FERC Project boundary as a result of the survey. Pursuant to *Article 401(a) Unanticipated Discovery Protocol, Forest Service Condition 8 and Article 419, Cultural Resources Monitoring* of the license, PacifiCorp will follow the procedures identified in the FERC approved *Wallowa Falls Protocols for the Unanticipated Discovery of Historic Properties, Treatment of Human Remains, Response to Vandalism, Emergency Response, and the Archaeological Monitoring for the Tailrace Realignment Project (PacifiCorp 2017)*, during construction.

PacifiCorp requests the Project access trail from the junction with the 1804 trail to the forebay be closed to public use during hours of mobilization, excavation and other active work to prevent travelers from being endangered by the equipment and entering the work area. The construction area will be cordoned off with safety barriers during excavation. Work areas will be closed up prior to crews leaving location (i.e. end of work day).

4.3 Effectiveness Monitoring

Due to the very small area of disturbance, effectiveness monitoring for the RPES will include taking post construction photos of the work area. A brief construction report, with photos, will be included in the 2024 Annual Report and Rolling 3 Year Project Management Activities for Calendar Years 2024 – 2025 submitted to the USDA-FS.

PacifiCorp currently monitors the Wallowa Falls Dam on a monthly basis to meet FERC requirements for dam safety. During the monthly monitoring visit to the dam a condition survey of the gabion structure will be performed. Access to the dam and forebay area during the winter months (December through March) can be difficult. For this reason, surveys of the gabion structure will be performed when access to the dam is feasible during the winter months. In addition to monthly monitoring performed by PacifiCorp, the gabion structure will be included in a stability evaluation of the access road and surrounding facilities that is currently performed by a qualified geotechnical engineer or engineering geologist on a five-year interval.

PacifiCorp proposes continuing post-construction weed monitoring and control efforts in the late summer/early fall of 2024 through 2025. Particular attention should be paid to any meadow hawkweed that may germinate. Though never seen along the access road, forebay and Royal Purple diversion in past surveys, Scotch thistle (*Onopordum acanthium*) has been observed recently invading the valley below the Project boundary. If either meadow hawkweed or Scotch thistle are found, they will be aggressively treated with a chemical control. Other, less aggressive species may be more appropriately treated with mechanical methods. Photos will also be taken the following summer after construction to document whether the re-seeding of the staging area and disturbed construction area is providing at least the same vegetative coverage as pre-project conditions. Monitoring results and treatment actions will be identified in the Noxious Weed Control Plan Annual Reports for 2024 and 2025.

4.4 Consistency with USDA-FS Standards and Guidelines

The consistency of the Royal Purple diversion discharge pipe extension with the USDA-FS land management area designation standards and guidelines (listed in section 3.0) is summarized below.

Standard RMA-1S. The short-term effects of installing the RPES are very small. The purpose of the RPES is to minimize erosion and stabilize the slope supporting the Royal Purple diversion pipe. Therefore, the RPES supports long-term management area desired conditions.

Standard RMA-2S. The use of herbicides, insecticides, pesticides and other toxicants, and other chemicals is not proposed to complete the RPES. Any chemical treatments for noxious weeds will follow the procedures and guidelines identified in the Noxious Weed Control Plan.

Standard RMA-3S. No trees are proposed for removal to complete the work.

Guideline RMA-4G. The purpose of the RPES is to minimize erosion and stabilize the slope supporting the Royal Purple diversion pipe above Royal Purple Creek. Thus, the project complies with this guideline.

Standard RMA-5S. Dewatering is not proposed to complete this project.

Guideline RMA-6G. This guideline does not apply to the RPES.

Standard RMA-7S. During construction, refueling and spill response standards will be met and are included in the Spill Prevention and Control, and Hazardous Materials Plan (see section 6).

Standard LH-1S. The purpose of the RPES is to minimize erosion and stabilize the slope supporting the Royal Purple diversion pipe thereby protecting Royal Purple Creek. Therefore, the RPES supports long-term management area desired conditions.

Standard LH-2S. This standard does not apply to the Royal Purple discharge pipe extension.

Guideline LH-3G. This guideline does not apply to the Royal Purple discharge pipe extension.

Guideline LH-4G. This guideline does not apply to the Royal Purple discharge pipe extension.



Photograph 1: Royal Purple Diversion Pipe Affected Area

4.5 Erosion and Sediment Control / SWPP

PacifiCorp and its contractors shall be responsible for maintaining runoff and sediment control measures throughout the duration of the project to prevent construction materials and sediment from entering the East Fork Wallowa River and Royal Purple Creek. A silt fence will be staked at the down-hill side of the construction extent to prevent sediment transport. No cementitious material shall enter waters of the state. Such measures shall be removed by PacifiCorp and its contractors prior to demobilization.

5.0 BIOLOGICAL ASSESSMENT AND ENVIRONMENTAL ANALYSIS

The proposed action to repair the Royal Purple diversion pipe is within the FERC Project boundary and is within the project footprint evaluated by the FERC's Environmental Assessment (FERC 2016) and the US Fish and Wildlife Service's Biological Opinion (USFWS 2016). The project facilities and environmental conditions have remained the same at the site since these analyses were completed in 2016, and the biological and environmental analyses remain accurate. Therefore, additional analysis is not warranted.

6.0 SPILL PREVENTION AND CONTROL AND HAZARDOUS MATERIALS PLAN

A Spill Prevention and Control, and Hazardous Materials Plan for hazardous materials storage, spill prevention and cleanup is provided in Appendix C. The plan was prepared following the U.S. Environmental Protection Agencies template for construction stormwater management to meet national pollution discharge elimination system requirements (section 5 of the template related to pollution prevention). The plan also incorporates the USDA-FS standard RMA-7S.

7.0 REFERENCES

FERC (Federal Energy Regulatory Commission). 2016. Final environmental assessment for hydropower license, Wallowa Falls Hydroelectric Project, FERC Project No. 308-007, Oregon, dated May 2016. Federal Energy Regulatory Commission, Office of Energy Projects, Division of Hydropower Licensing, Washington D.C.

FERC (Federal Energy Regulatory Commission). 2017. Order issuing subsequent license to PacifiCorp for the Wallowa Falls Hydroelectric Project (Project No. 308-007) issued January 5, 2017.

PacifiCorp. 2017a. Wallowa Falls Protocols for the Unanticipated Discovery of Historic Properties, Treatment of Human Remains, Response to Vandalism, Emergency Response, and the Archaeological Monitoring for the Tailrace Realignment Project. Wallowa Falls Hydroelectric Project, FERC Project No. P-308. Portland, Oregon.

PacifiCorp. 2017b. Noxious Weed Control Plan. Wallowa Falls Hydroelectric Project, FERC Project No. P-308. Portland, Oregon.

USDA-FS (US Department of Agriculture – Forest Service). 2018. Wallowa-Whitman National Forest Land Management Plan. Pacific Northwest Region. On the web:
https://www.fs.usda.gov/Internet/FSE_DOCUMENTS/fseprd584609.pdf

USFWS (United States Fish and Wildlife Service). 2016. Biological opinion for the Wallowa Falls Hydroelectric Project (P-308-007), Grande Ronde subbasin, Wallowa County, Oregon. U.S Fish and Wildlife Service, La Grande Oregon.

Appendix A
FERC Correspondence

Howison, Russ (PacifiCorp)

From: Howison, Russ (PacifiCorp)
Sent: Wednesday, April 19, 2023 1:23 PM
To: Howison, Russ (PacifiCorp)
Subject: 4-4-2023: Notice of Ground Disturbance - Wallowa Falls Access Road Rehab

From: Elisabeth Jacquot-Matt <Elisabeth.Jacquot-Matt@ferc.gov>
Sent: Thursday, April 13, 2023 6:07 AM
To: Martins, Peter (PacifiCorp) <Peter.Martins@pacificorp.com>
Cc: Douglas Johnson <Douglas.Johnson@ferc.gov>; Katie Clarkson <Katie.Clarkson@ferc.gov>; Eric Kennedy <Eric.Kennedy@ferc.gov>; Kocaj, Zachary (PacifiCorp) <zachary.kocaj@pacificorp.com>
Subject: [INTERNET] RE: 4-4-2023: Notice of Ground Disturbance - Wallowa Falls Access Road Rehab

THIS MESSAGE IS FROM AN EXTERNAL SENDER.

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Peter,

FERC has no comments. I talked to Doug and he said you may proceed once you get any required permits.

Thank you!

-Elisabeth

Elisabeth Jacquot-Matt
Federal Energy Regulatory Commission
Division of Dam Safety and Inspections – Portland Regional Office
1201 NE Lloyd Blvd, Suite 750
Portland, OR 97232
Phone: (503) 552-2712
Fax: (503) 552-2799
elisabeth.jacquot-matt@ferc.gov

From: Martins, Peter (PacifiCorp) <Peter.Martins@pacificorp.com>
Sent: Tuesday, April 4, 2023 3:50 PM
To: Douglas Johnson <Douglas.Johnson@ferc.gov>
Cc: Katie Clarkson <Katie.Clarkson@ferc.gov>; Eric Kennedy <Eric.Kennedy@ferc.gov>; Elisabeth Jacquot-Matt <Elisabeth.Jacquot-Matt@ferc.gov>; Kocaj, Zachary (PacifiCorp) <zachary.kocaj@pacificorp.com>
Subject: 4-4-2023: Notice of Ground Disturbance - Wallowa Falls Access Road Rehab

Doug,

This e-mail provides written Notice of Ground Disturbance for ground and habitat-disturbing activities associated with rehabilitation of eroded areas; one access road segment and one segment of the Royal Purple Pipeline Trail, to stabilize the areas for continued access to the Wallowa Falls Project. In review of your December 13, 2022 e-mail we have identified three data requests and we have provided our responses to each below:

- A location map of where the work is taking place
 - *PacifiCorp Response: A location map has been provided in the attached WFL Access Road Rehab Location Map.pdf and the specific work locations are labeled as Access Road Rehab, Royal Purple Rehab.*
 - *Access Road Rehab: Work zone is >1800 feet downstream from Wallowa Falls Dam.*
 - *Royal Purple Rehab: Work zone is >300 feet upstream from Wallowa Falls Dam.*
- A plan or sketch showing the proposed construction work
 - *PacifiCorp Response:*
 - *Access Road Rehab Location:*
 - *See Sheet 2 in the attached document labeled as WFL Access Road Rehabilitation.pdf*
 - *Royal Purple Rehab Location:*
 - *See Sheet 1 and Sheet 3 in the attached document labeled as WFL Access Road Rehabilitation.pdf*
- Documentation from the USFS and others that permits have been obtained/ cultural reviews have been done
 - *PacifiCorp Response:*
 - *USFS Approval: Notice to Proceed from the Forest Service is required. Work will not proceed until Notice to Proceed from the Forest Service is received.*
 - *Cultural Review: Cultural review is included in the FS Notice To Proceed process. Any cultural mitigation requirements attached with the Forest Service Notice to Proceed will be addressed prior to initiation of the work.*
 - *Other permits: We have not identified any other permit necessary for the work.*

Please let us know if you need anything further from PacifiCorp to make the determination if formal submittal of the work to FERC D2SI for a dam safety review is required. PacifiCorp does not have any dam safety concerns associated with the performance of the work.

Thank you,

Peter Martins, PE

Director of Civil Engineering and Dam Safety

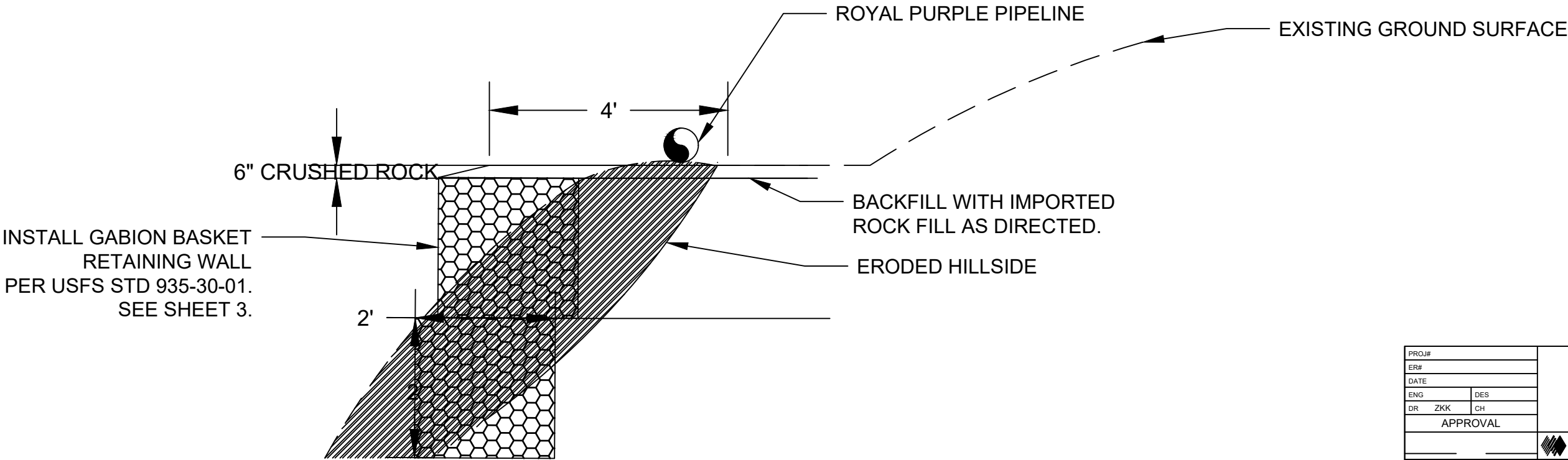
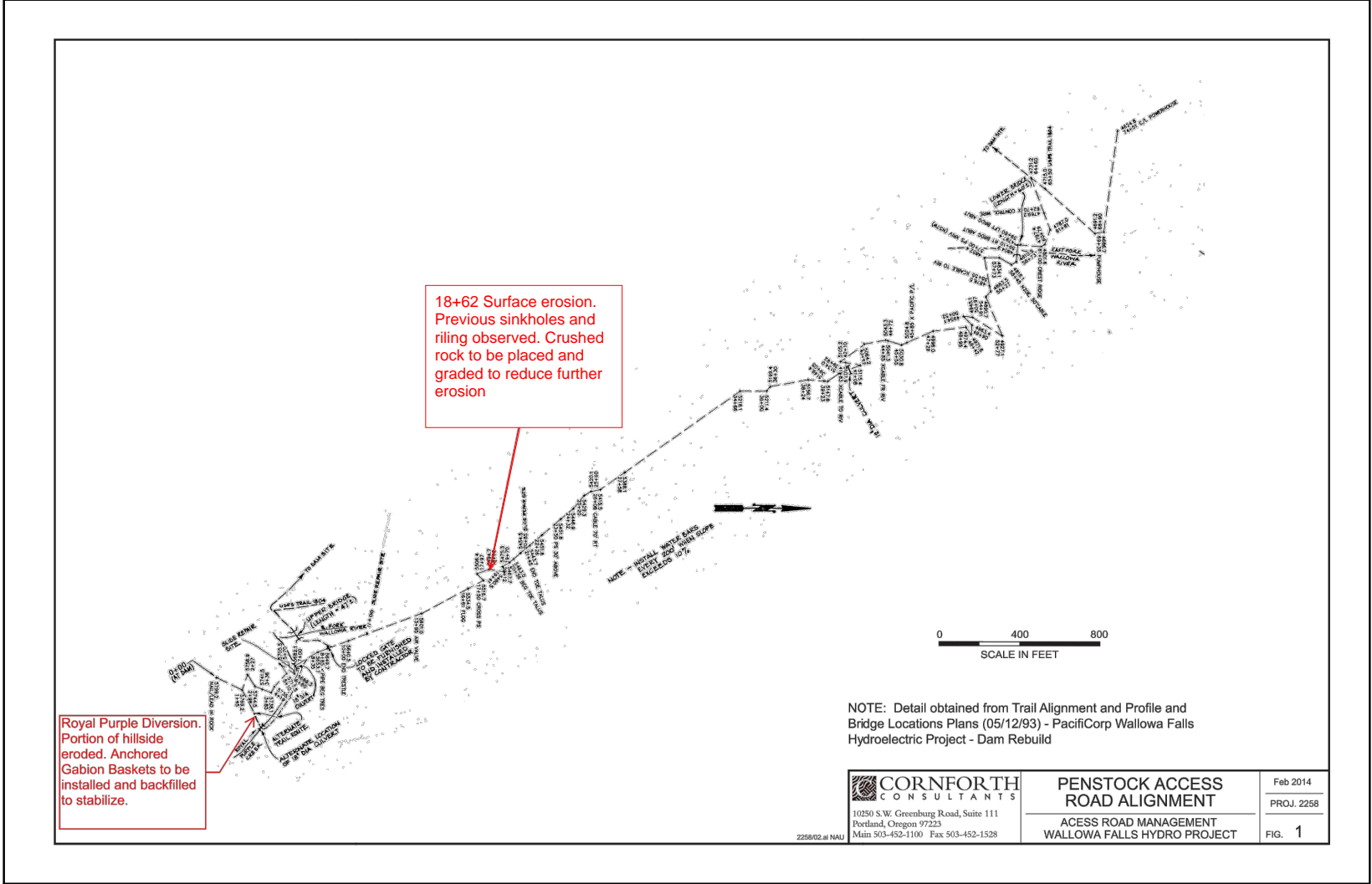
Acting Dam Safety Manager




503 813 6639 Office
 971 804 3244 Cell
 503 813 6659 Fax

Appendix B

Engineering Drawings

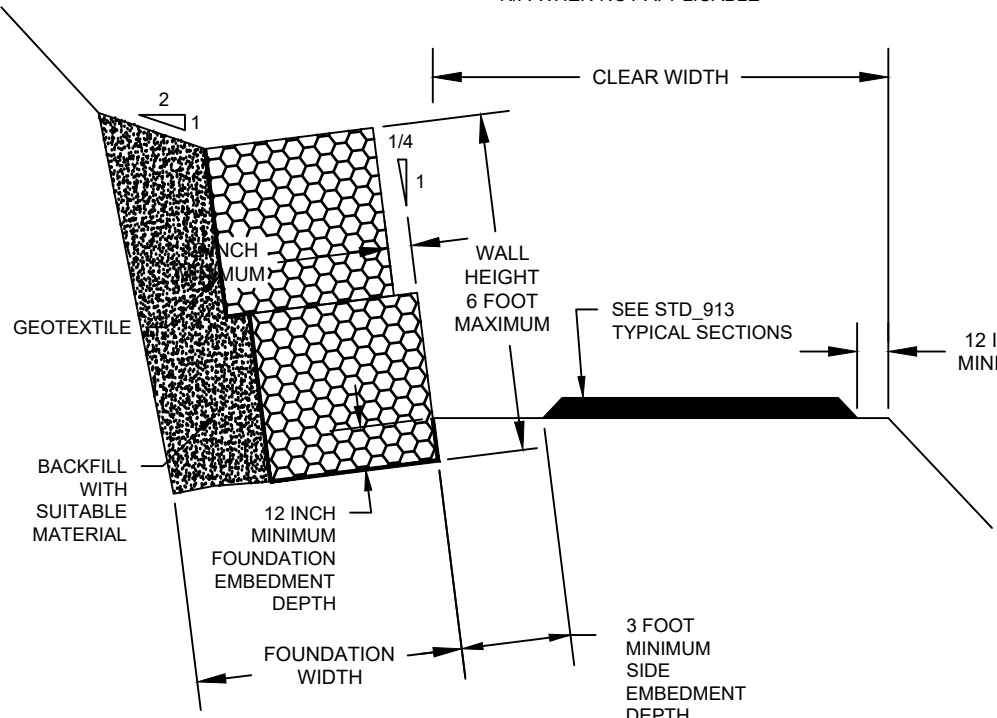


PROJ#		WALLOWA FALLS PROJECT ROYAL PURPLE PIPELINE EROSION STABILIZATION			
ER#					
DATE					
ENG	DES				
DR	ZKK				
APPROVAL			<div> PACIFICORP</div> <div>HYDRO</div>		
SCALE:		SHEET	1	WFL-ER-01	REV. A

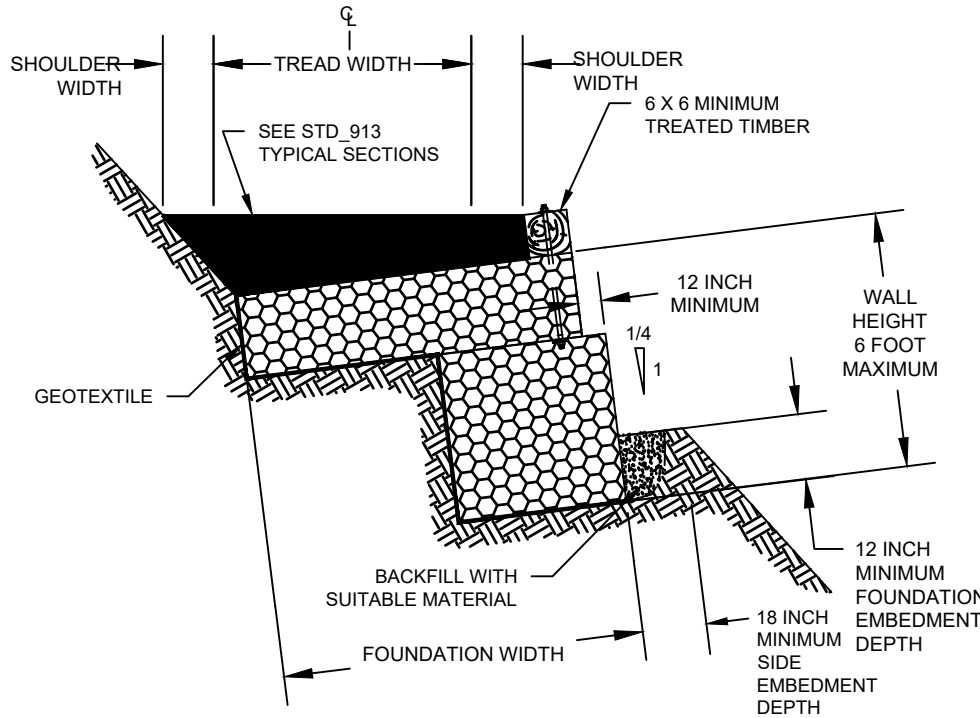
GABION BASKET RETAINING WALL

TYPICAL ID	SECTION TYPE	GEOTEXTILE TYPE	FOUNDATION			BASKET				COMMENTS
			HEIGHT	WIDTH	EMBEDMENT DEPTH	NUMBER OF ROWS	SIZE	SIDE EMBEDMENT DEPTH	IN-FILL MATERIAL TYPE	
	X	G X	X	X	X	X	X x X	X	FMX	X

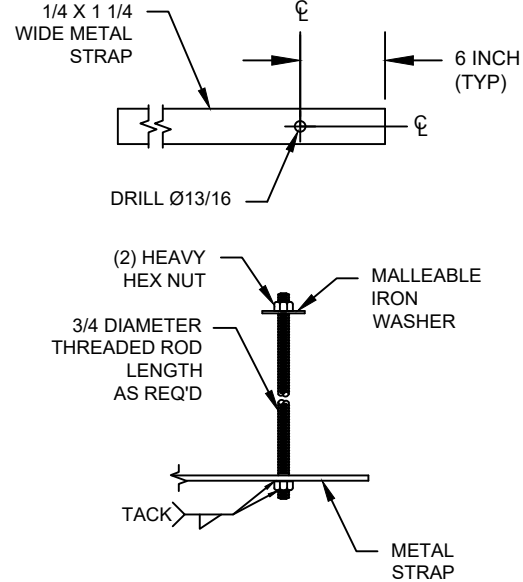
N/A WHEN NOT APPLICABLE



A UPHILL RETAINING WALL SECTION



B UNDERTREAD RETAINING WALL SECTION



ANCHOR BOLT AND STRAP DETAIL

GEOTEXTILE TYPE

GEOTEXTILE TYPE	GEOTEXTILE MATERIAL	COMMENTS
G1	NON-WOVEN	X
G2	WOVEN	
G3	GEOGRID	
G4	X	

NOTES:

- GABION BASKETS SHALL BE ASSEMBLED ACCORDING TO MANUFACTURERS INSTRUCTIONS.
- COMPACT BACKFILL AND FOUNDATION IN 6 INCH LIFTS UNTIL NO VISUAL DISPLACEMENT.
- REMOVE AND DISPOSE OF DUFF AND TOP ORGANIC LAYERS DOWN TO MINERAL SOIL.
- CLEAR WIDTH IS GREATER OR EQUAL TO THE TREAD AND SHOULDER WIDTHS DEFINED IN SECTION 911.

TYPE	MATERIAL	ROCK SIZE	GRADATION %	COMMENTS
FM1	AGGREGATE	1 INCH MINUS	X	X
FM2	COARSE AGGREGATE	3 INCH MINUS	X	
FM3	ROCK	3 TO 6 INCH	X	
FM4	ROCK	4 TO 8 INCH	X	
FM5	HEAVY ROCK	8 INCH PLUS	X	
FM6	X	X	X	

IN-FILL MATERIAL TYPE



U.S. DEPARTMENT OF AGRICULTURE
FOREST SERVICE
STANDARD TRAIL PLAN

PROJECT NAME & LOCATION

XXPROJECT NAMEXX
XXX NATIONAL FOREST
XXX RANGER DISTRICT

DRAWING NAME

GABION BASKET RETAINING WALL

SECTION

935 - RETAINING WALLS

TYPICAL ID

BRW

REVISION DATE

XX/XX/XX

NO SCALE

DRAWING NO.

STD_935-30-01


SHEET

X

OF

X

WALLOWA FALLS PROJECT
GABION BASKET RETAINING WALL
USFS DETAIL

HYDRO

CAD No: WFL-ER-01.DWG

DATE

SCALE:

SHEET 3

WFL-ER-03

REV. A

Appendix C

Spill Prevention and Control and Hazardous Materials Plan

*EPA Construction Stormwater Pollution
Prevention Plan Template – Section 5
(Pollution Prevention Standards)*

SECTION 5: POLLUTION PREVENTION STANDARDS

5.1 Potential Sources of Pollution

Instructions (see CGP Part 7.2.3.g):

- Identify and describe all pollutant-generating activities at your site (e.g., paving operations; concrete, paint, and stucco washout and waste disposal; solid waste storage and disposal).
- For each pollutant-generating activity, include an inventory of pollutants or pollutant constituents associated with that activity (e.g., sediment, fertilizers, and/or pesticides, paints, solvents, fuels), which could be exposed to rainfall or snowmelt, and could be discharged from your construction site. You must take into account where potential spills and leaks could occur that contribute pollutants to stormwater discharges, and any known hazardous or toxic substances, such as PCBs and asbestos, that will be disturbed or removed during construction.

Construction Site Pollutants

Pollutant-Generating Activity	Pollutants or Pollutant Constituents (that could be discharged if exposed to stormwater)	Location on Site (or reference SWPPP site map where this is shown)
Heavy equipment operation	Petroleum, oil, lubricants	Entire site

5.2 Spill Prevention and Response

Instructions (see CGP Parts 2.3.6 and 7.2.6.vii):

- Describe procedures you will use to prevent and respond to leaks, spills, and other releases. You must implement the following at a minimum:
 - ✓ Procedures for expeditiously stopping, containing, and cleaning up spills, leaks, and other releases. Identify the name or title of the employee(s) responsible for detection and response of spills or leaks; and
 - ✓ Procedures for notification of appropriate facility personnel, emergency response agencies, and regulatory agencies where a leak, spill, or other release containing a hazardous substance or oil in an amount equal to or in excess of a reportable quantity consistent with Part 2.3.6 and established under either 40 CFR Part 110, 40 CFR Part 117, or 40 CFR Part 302, occurs during a 24-hour period. Contact information must be in locations that are readily accessible and available.
- Some projects/site may be required to develop a Spill Prevention Control and Countermeasure (SPCC) plan under a separate regulatory program (40 CFR 112). If you are required to develop an SPCC plan, or you already have one, you should include references to the relevant requirements from your plan.

- The contractor will ensure that the following materials for emergency erosion control are on site: (1) a supply of sediment control materials (e.g., silt fence, straw bales), and (2) oil absorbing floating booms and spill containment kits at the work site.
- Workers will be trained in spill prevention and proper disposal procedures.

- Covered storage will be provided for waste materials and supplies.
- Spill containment kits will be stored at each work site and the construction crews will be trained in proper use.
- If a spill of chemical pollutants such as fuel or hydraulic fluid should occur, the contractor will attempt to contain the spilled material. The following procedures will be followed:
 - (a) Notify the project inspector immediately.

Add inspector contact info when available.
 - (b) For spillage on land, construct earthen berms or use other suitable barricade material of sufficient size to contain the spill and keep it from spreading.
 - (c) For spillage on water, attempt to isolate and contain the spilled material. Commercial booms or other suitable materials shall be kept on site during construction to contain fuel and oil spills on water.
- If a fluid leak does occur, the project inspector shall be notified immediately, and all work ceased at that specific location until the leak has been rectified.
- If a spill of fuel or hydraulic fluid occurs, the contractor will immediately attempt to contain the spilled material and notify the appropriate regulatory agency following the spill response plan and all applicable local, state, federal regulations.
- If inspection shows that the erosion controls are ineffective, work crews will be mobilized immediately to make repairs, install replacements, or install additional controls as necessary.

5.3 Fueling and Maintenance of Equipment or Vehicles

Instructions (see CGP Parts 2.3.1 and 7.2.6):

- Describe equipment/vehicle fueling and maintenance practices that will be implemented to eliminate the discharge of spilled or leaked chemicals (e.g., providing secondary containment (*examples: spill berms, decks, spill containment pallets*) and cover where appropriate, and/or having spill kits readily available.)

Specific Pollution Prevention Practices

Fueling and Vehicle Maintenance Measures

- Prior to mobilizing to the project site, all equipment will be washed to minimize the introduction of foreign materials and fluids to the project site. All equipment will be free of oil, hydraulic fluid, and diesel fuel leaks.
- Vehicle staging, cleaning, maintenance, refueling, and fuel storage will take place in a designated area at least 100 feet from waterways per USFS standard RMA-7S.
- All vehicles operated within 100 feet of the river will be inspected daily for fluid leaks before leaving the vehicle staging area. Any detected leaks must be repaired in the vehicle staging area before the vehicle resumes operation.
- All equipment operated in the river will be cleaned before beginning operations below the ordinary high water line to remove all external oil, grease and dirt.
- All other types of power equipment within 100 feet of the water will be inspected daily for fluid leaks and repaired. The contractor must prepare daily inspection reports.
- If a fluid leak does occur, the project inspector will be notified immediately, and all work ceased at that specific location until the leak has been rectified. At all times during construction, fluid spill containment equipment will be present on-site and ready for

	<p>deployment should an accidental spill occur. The project inspector reserves the right to refuse equipment that does not meet criteria.</p> <ul style="list-style-type: none"> Stationary power equipment (e.g., generators) operated within 100 feet of the waterway will be diapered to prevent leaks. All fuel and lubricants will be stored in containers and areas that conform to applicable local, state and federal regulations.
Installation	These measures will be implemented within the established staging area.
Maintenance Requirements	<ul style="list-style-type: none"> If a spill of fuel or hydraulic fluid occurs, the contractor will immediately attempt to contain the spilled material and notify the appropriate regulatory agency following the spill response plan and all applicable local, state, federal regulations. Petroleum contaminated soils resulting from contractor fueling, greasing, and cleaning, or due to fluid leaks will be removed and disposed of following all applicable local, state, and federal regulations.
Design Specifications	BMPs selected by the contractor will follow the Oregon Department of Environmental Quality's Construction Stormwater Best Management Practices Manual (DEQ 2013).

5.4 Washing of Equipment and Vehicles

<p>Instructions (see CGP Parts 2.3.2 and 7.2.6):</p> <ul style="list-style-type: none"> Describe equipment/vehicle washing practices that will be used to minimize the discharge of pollutants from equipment and vehicle washing, wheel wash water, and other types of wash waters (e.g., locating activities away from waters of the U.S. and stormwater inlets or conveyances and directing wash waters to a sediment basin or sediment trap, using filtration devices, such as filter bags or sand filters, or using other similarly effective controls). Describe how you will prevent the discharge of soaps, detergents, or solvents by providing either (1) cover (examples: <i>plastic sheeting or temporary roofs</i>) to prevent these detergents from coming into contact with rainwater, or (2) a similarly effective means designed to prevent the discharge of pollutants from these areas.

Specific Pollution Prevention Practices

Equipment Washing	
	<ul style="list-style-type: none"> Prior to mobilizing to the project sites, all equipment will be washed to minimize the introduction of foreign materials and fluids. All equipment will be free of oil, hydraulic fluid, and diesel fuel leaks. Vehicle staging, cleaning, maintenance, refueling, and fuel storage must take place in a designated area at least 100 feet or more from any stream. All equipment operated instream must be cleaned before beginning operations below the bankfull elevation to remove all external oil, grease and dirt. Prior to mobilizing to the project site, all equipment will be washed to minimize the introduction of foreign materials and fluids to the project site. All equipment will be free of oil, hydraulic fluid, and diesel fuel leaks.
Installation	As necessary on a daily basis.
Maintenance Requirements	<ul style="list-style-type: none"> Inspect and maintain on a daily basis
Design Specifications	BMPs selected by the contractor will follow the Oregon Department of Environmental Quality's Construction Stormwater Best Management Practices Manual (DEQ 2013).

5.5 Storage, Handling, and Disposal of Building Products, Materials, and Wastes

Instructions (see CGP Parts 2.3.3 and 7.2.6):

- For any of the types of building products, materials, and wastes below in Sections 5.5.1-5.5.6 below that you expect to use or store at your site, provide the information on how you will comply with the corresponding CGP provision and the specific practices that you will be employ.

5.5.1 Building Products

(Note: Examples include asphalt sealants, copper flashing, roofing materials, adhesives, concrete admixtures, and gravel and mulch stockpiles.)

General

- Building products will be stored at the identified staging area.

5.5.2 Pesticides, Herbicides, Insecticides, Fertilizers, and Landscape Materials

General

- Not applicable.

5.5.3 Diesel Fuel, Oil, Hydraulic Fluids, Other Petroleum Products, and Other Chemicals

General

Oil and fuel products will be stored in such a manner as to prevent discharge from the storage area, which will be located in the staging area.

Specific Pollution Prevention Practices

Vehicle Staging and Maintenance	
<ul style="list-style-type: none"> Description: Vehicle staging, cleaning, maintenance, refueling, and fuel storage will take place in a designated area at least 100 feet from any waterway. All fuel and lubricants will be stored in containers and areas that conform to applicable local, state and federal regulations. Stationary power equipment (e.g., generators) operated within 100 feet of any stream, water body or wetland will be diapered to prevent leaks. 	
Installation	These measures will be implemented in the established staging area.
Maintenance Requirements	If a fluid leak does occur, the project inspector will be notified immediately, and all work ceased at that specific location until the leak has been rectified. At all times during construction, fluid spill containment equipment will be present on-site and ready for deployment should an accidental spill occur. The project inspector reserves the right to refuse equipment that does not meet criteria.
Design Specifications	NA

5.5.4 Hazardous or Toxic Waste**General**

Disposal of containers or surplus products will be handled in accordance with local, state and federal regulations and taken to an approved landfill site.

Specific Pollution Prevention Practices

Hazardous Waste Management	
<ul style="list-style-type: none"> Description: Hazardous or toxic waste will be stored and disposed of separately from other construction materials/debris. State of Oregon requirements will be followed. 	
Installation	Apply standard as needed.
Maintenance Requirements	Should a spill occur, it will immediately be cleaned up using approaches that do not require site wash down. Emergency spill kits will be kept within close proximity to areas where hazardous materials are stored or used.
Design Specifications	NA

5.5.5 Construction and Domestic Waste**General**

- Disposal receptacles will be placed in proximity to active work sites and emptied as needed. Construction debris will be emptied as needed at an approved landfill site.

5.5.6 Sanitary Waste**Specific Pollution Prevention Practices**

Portable Toilets	
Portable toilets will be placed in proximity to each work area. Each will be positioned at least 100 feet from any waterway	
Installation	Upon initial mobilization to each site.
Maintenance Requirements	Inspect and maintain daily.

Design Specifications	NA
------------------------------	----

5.6 Washing of Applicators and Containers used for Paint, Concrete or Other Materials

Instructions (see CGP Parts 2.3.4 and 7.2.6):

- Describe how you will comply with the CGP Part 2.3.4 requirement for washing applications and containers.

General

- All washout of concrete trucks, containers or applicators will be completed in designated concrete washout areas. No excess concrete will be dumped at the site.

Specific Pollution Prevention Practices

Concrete Washout	
	<ul style="list-style-type: none"> ▪ Drip pans and ground cloths will be used beneath extraction points from concrete mixing equipment. ▪ Portable prefabricated concrete washout containers (e.g. buckets, tubs, Eco pans) will be used onsite. All cleaning of concrete mixers, troughs, pumps and containers will be done in a predesignated washout container, which will be removed for proper offsite disposal at the end of the project. ▪ Small concrete handling equipment (hand tools, shovels, rakes, trowels, etc.) may be washed in a formed area awaiting concrete pour or in a washout container.
Installation	Washout containers will be placed a minimum of 50 feet from any watercourse, wetland or sensitive area.
Inspection Maintenance Requirements	<ul style="list-style-type: none"> ▪ Inspect concrete washout containers daily and check for capacity (maintain minimum freeboard of 12 inches) and leaks. ▪ Washout containers should be taken offsite for disposal or emptied once they are 75% full. ▪ Full containers can be disposed of offsite or concrete can be allowed to harden, the concrete can be broken up, removed and disposed of per applicable solid waste regulations.
Design Specifications	NA

5.7 Fertilizers

Instructions (CGP Parts 2.3.5 and 7.2.6.ix):

Describe how you will comply with the CGP Part 2.3.5 requirement for the application of fertilizers.

General

- Not applicable

5.8 Other Pollution Prevention Practices

Instructions:

Describe any additional pollution prevention practices that do not fit into the above categories.

General

- None