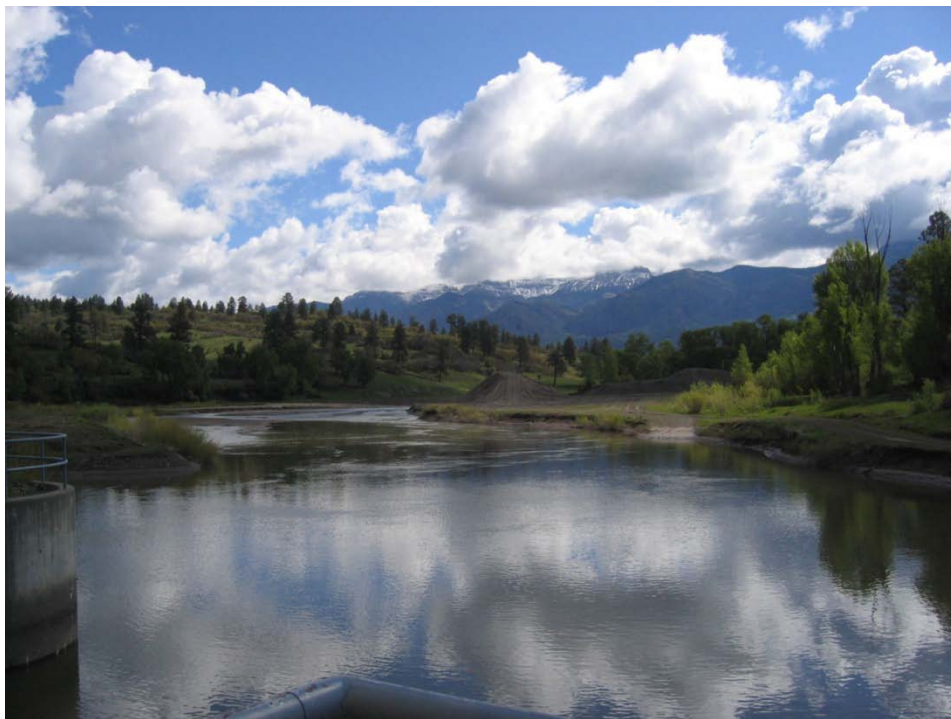


# RECLAMATION

*Managing Water in the West*

**Environmental Assessment and  
Finding of No Significant Impact for  
Integrated Pest Management on the  
San Juan-Chama Project;  
Colorado and New Mexico**



U. S. Department of the Interior  
Bureau of Reclamation  
Albuquerque Area Office  
Environment Division  
Albuquerque, New Mexico  
April 2012

## MISSION STATEMENTS

The mission of the Department of the Interior is to protect and provide access to our Nation's natural and cultural heritage and honor our trust responsibilities to Indian Tribes and our commitments to island communities.

The mission of the Bureau of Reclamation is to manage, develop, and protect water and related resources in an environmentally and economically sound manner in the interest of the American public.

Information contained in this document regarding commercial products or firms may not be used for advertising or promotional purposes and is not an endorsement of any product or firm by the Bureau of Reclamation. The information contained in this document was developed for the Bureau of Reclamation; no warranty as to the accuracy, usefulness, or completeness is expressed or implied.

**U.S. Department of the Interior**  
**BUREAU OF RECLAMATION**  
**Albuquerque, New Mexico**

**Albuquerque Area Office**

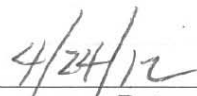
***Finding of No Significant Impact***

Environmental Assessment for  
Integrated Pest Management of  
Invasive Plants on the  
San Juan-Chama Project;  
Colorado and New Mexico

  
\_\_\_\_\_  
Manager, Environment Division

  
\_\_\_\_\_  
Date

  
\_\_\_\_\_  
Area Manager, Albuquerque Area Office

  
\_\_\_\_\_  
Date

AAO-11-009  
FONSI Number

## **Background**

A proposal to authorize the Bureau of Reclamation, including cooperators and contractors, to use manual, mechanical, and herbicidal methods to control undesirable native and exotic plants at facilities and on lands held in title by the United States (Reclamation) on the San Juan-Chama (SJC) Project, Colorado and New Mexico, was analyzed in an Environmental Assessment (EA).

The EA describes two alternatives: Alternative A, No Action; and Alternative B, Proposed action to manage invasive plants using manual, mechanical, and herbicidal methods as part of an Integrated Pest Management (IPM) Strategy. Under Alternative A, No Action Alternative, invasive plants on Reclamation facilities and lands would not be managed and the consequences would be accepted. Under Alternative B, Agency employees, cooperators, and contractors propose to use manual, mechanical, herbicidal, or a combination of these methods to control invasive plants.

Herbicides are proposed for use to control exotic and native invasive plant species that (1) threaten native plant communities on wetlands, (2) threaten the structural integrity of structures, or (3) have the potential to spread from SJC Project sites to adjacent lands. This analysis will address the management of vegetation with herbicides at Blanco and Oso Diversion Dam sites, Oso Diversion Dam wetlands, Willow Creek Conveyance Channel, Heron Reservoir, Heron Dam, and SJC office and equipment storage facilities located in Chama, NM.

## **Summary of the Proposed Action**

The proposed actions are to authorize Reclamation employees, cooperators, and contractors to implement IPM methods to control undesirable plant pests. Manual methods would be considered for use in managing small infestations (less than 1/10 acre) when such methods are determined to be effective and not overly expensive to implement. Mechanical methods, such as grading and mowing, would occur on sites accessible to heavy equipment. Mowing of saltcedar, followed by an herbicide application, could be done around the shore of Heron Lake. Grading could be done on a limited basis along roadways or at SJC Project sites to control invasive plants like Russian thistle and kochia. For management of vegetation that cannot be effectively controlled by manual and mechanical means, herbicides considered for use would include: Aminopyralid, clopyralid, glyphosate, imazapyr, methsulfuron methyl, oryzalin, triclopyr, and 2,4-D.

Principles of adaptive management and managerial flexibility will be used during these projects. Pesticide treatments would allow decision makers to take advantage of new information that becomes available after a decision has been made. It is possible that a new product, approved and labeled by the U.S. Environmental Protection Agency (EPA), could become available during implementation. If implementation monitoring shows that the herbicides analyzed in the EA are not effective in meeting the purpose and need and a new or improved product is available, the new product could be considered for use without further analysis. This would be the case only if the new or improved product fits within the

same effects analysis disclosure for the herbicides covered in this EA. An analysis would be done the Reclamation's Environment Division, ALB-150, to determine the similarities of effects and if the decision should be amended to include new herbicide product.

Alternative A was not selected. Reclamation could not achieve its mandate to safely operate SJC Project facilities and structures, protect native plant communities on SJC Project lands, and prevent the spread of invasive plant species from Reclamation managed sites to adjacent lands.

Alternative B, the proposed use of manual, mechanical, and herbicidal methods, was selected when such methods would be effective in managing invasive plant species. This alternative would include the implementation of preventive methods to inhibit the dispersal of pests, especially the transport of seeds of invasive plants on equipment (see Appendix C). However, it must be realized that manual and mechanical methods have not proven to be effective for several species that have the capacity to sprout, especially perennial species with deep root systems. In addition, the expense of controlling some species of undesirable plants was considered to be excessive under this alternative. Also, this alternative was selected because it provides Reclamation managers with the full range of proven methods, including the use of herbicides, to achieve effective and efficient IPM. Mitigation measures and Best Management Practices (also included in the IPM plan) would be followed during implementation to mitigate the risk of adverse impacts to (1) humans; (2) non-target vegetation; (3) non-target terrestrial and aquatic animals, including threatened, endangered, and sensitive animals; and (4) water quality. Since the proposed action would not affect any threatened or endangered species, a Biological Assessment is not needed.

The potential environmental effects and risks associated with the proposed use of herbicides for humans and the environment were considered.

## **Environmental Impacts Related to the Resources of Concern**

Based on the EA, it was determined that the proposed use of manual and mechanical, and herbicidal methods is not a major federal action that will significantly affect the quality of the human environment; therefore, an Environmental Impact Statement will not be prepared. The determination is based on the following:

- **Human Health**

The *risk to humans* associated with manual and mechanical methods and the toxic effects of herbicides would be negligible.

The disclosure of effects of the IPM methods, including the use of herbicides on the quality of the human environment, nearly always generates some level of controversy. The concerns by the public over pesticide use will be considered, but the level of response is not expected to be substantial and the effects may not be *highly controversial*.

The possible effects of the methods described in the EA are not *highly uncertain* nor do they involve *unique or unknown risks*. The environmental effects are typical for this type of program using herbicides to control undesirable weeds. The analysis of possible effects is based on the best available information, science, and the judgment of pest management and land management specialists with Reclamation. The predicted environmental consequences are based on published information and each herbicide, expected patterns of use, risk assessments developed for the U.S. Forest Service for herbicides, which were incorporated by reference, and a summary of potential risks to humans and non-target species (Chapter 4).

- **Non-target Vegetation**

None of the methods and pesticides proposed for use will have any significant effect (direct, indirect, or cumulative) on non-target vegetation. This action is limited to control of invasive plants on SJC Project lands and at facilities.

- **Non-target Terrestrial and Aquatic Animals**

The proposed actions with proposed mitigation measures, which were identified in an approved IPM Plan, are not expected to have *any effect on any endangered, threatened, or proposed species; or designated or proposed critical habitat areas*; or nonessential experimental populations. Likewise, other animal species and aquatic animals are not expected to be affected by the proposed actions.

- **Water Quality**

There would be no direct, indirect, or cumulative impacts to water quality from the proposed use of IPM methods, including the use of herbicides.

- **Cultural and Archaeological Resources, and Sacred Sites**

Reclamation conducted a check in the Archaeological Records Management Section (ARMS) and found some recorded sites within the proposed project area around Heron Lake. Prior to any work around Heron Lake, the Albuquerque Area Office's Archeologist would ascertain if cultural resources would be impacted. Consultation under Section 106 would be done as appropriate. Because IPM is an ongoing program, Reclamation's biologists and archeologist will review the program routinely. If an unknown or inadvertent discovery is made, the activity would stop until the archeologist has a chance to evaluate the findings and determine if coverage under Section 106 is needed.

Most of the work proposed under this IPM plan would take place in heavily disturbed land areas. Hand cutting and removal of invasive plant species would have minimal ground disturbance. The areas along dam(s) or conveyance structures would involve herbicide applications, mowing, and/or removal of dead

plant materials with no impacts to the cultural resources.

There are no known sacred sites or traditional cultural properties in the project areas mentioned above. A tribal consultation letter was sent to numerous tribes; a sample copy of the letter, along with list of interested parties receiving a copy, may be found in Appendix D of the EA.

- **Indian Trust Assets**

There are no known Native American Indian Trust lands or assets in the vicinity of the proposed project areas.

- **Environmental Justice**

Implementing the preferred plan would result in no adverse effects to minority or low-income populations.

- **Irreversible and Irretrievable Commitment of Resources**

No irreversible or irretrievable commitment of resources is expected by adopting Alternative B, Proposed Actions (IPM), including the use of herbicides. Even under the worst-case scenario, the effects of the proposed use of herbicides would be negligible. Prior to doing any heavy mechanical treatments, especially removal of large trees and/or shrubs, the Albuquerque Area Office's Archaeologist would determine if coverage under Section 106 process is warranted. If Section 106 compliance is required, consultation with the State Historic Preservation Office would occur as appropriate.

- **Cumulative Impacts**

No cumulative impacts would occur to people, non-target vegetation, terrestrial wildlife, non-target animals, and water quality from the proposed action, Alternative B.

<b>Measurement Parameters</b>	<b>Alternative A - No Action (No Use of IPM Methods)</b>
<b>Addresses the purpose and need?</b>	No. Management of invasive weeds and Reclamation's mission and policies could not be achieved by selecting this alternative. Failure to manage invasive plants, especially deep-rooted species, would not protect SJC Project structures and facilities. Unchecked, invasive weed infestations would displace native plant communities in wetlands and impact wildlife habitat. Also, exotic plant and invasive plant species in and around facilities and other sites on Reclamation lands would continue to expand and would subsequently spread onto nearby state, private, and federal lands.

<b>Measurement Parameters</b>	<b>Alternative B – Preferred Alternative (Use of Manual, Mechanical and Herbicidal Methods)</b>
<b>Addresses the purpose and need?</b>	Yes. The alternative allows for the selection manual, mechanical, and herbicidal methods to control invasive weed infestations. Small infestations of some species of invasive plants, one-tenth (1/10) acre or less, could be controlled by manual methods. In equipment storage yards and on facilities, hand grubbing of plants, like kochia, could be effectively and economically managed by hand-grubbing or pulling of individual plants. Mowers could be used to cut saltcedar trees followed by a cut surface application of an herbicide to achieve root kill. On roads and similar sites, undesirable annual plant species could be effectively managed by grading the upper few inches of soil. The application of selective herbicides in wetlands would remove invasive weeds and protect native plant communities and wildlife habitat.



<b>Measurement Parameters</b>	<b>Alternative A - No Action (No Use of IPM Methods)</b>
<b>Consistent with statutes, regulations, and other plans?</b>	No. This alternative would not be responsive to Reclamation policy to protect structures and facilities to provide for the protection of public safety and property. Also, the mission of the Bureau of Reclamation is to manage, develop, and protect water and related resources in an environmentally and economically sound manner in the interest of the American public would not be met.

<b>Measurement Parameters</b>	<b>Alternatives B (Use of Manual, Mechanical, and Herbicide Methods)</b>
<b>Consistent with statutes, regulations, and other plans?</b>	Yes. This alternative would be responsive to Reclamation’s mission and policy to protect dams, structures, and facilities to provide for the protection of public safety and property. Also, the mission of the Bureau of Reclamation is to manage, develop, and protect water and related resources in an environmentally and economically sound manner in the interest of the American public would not be met. This alternative also would meet Reclamation’s policy to protect the health and safety of employees.

## **Environmental Commitments**

The application of pesticides is tightly controlled by state and federal agencies. Reclamation is required to follow all state and federal laws and regulations applicable to the application of pesticides. The mitigation measures listed in Chapter 5, Best Management Practices in Appendix A, the Pesticide Safety and Spill Plan in Appendix B, and Prevention by Heavy Equipment Hygiene (Appendix C) would be followed, including supervision of program

operations.

## **Coordination**

In October, 2011, the Draft EA and IPM plan were posted on Reclamation's website at: <http://www.usbr.gov/uc/albuq/envdocs/index.html>. Reclamation issued a scoping letter to interested federal and state agencies as well as a consultation invitation to interested tribes on January 13, 2012. A Public Notice was also published in the Durango Herald on March 13, 2012, and The Pagosa Springs SUN on March 15, 2012. No comments were received on the proposed action.

## **Conclusion**

In accordance with the National Environmental Policy Act of 1969 (NEPA), as amended, and based on the analysis in the EA, the Bureau of Reclamation has determined that implementing the preferred plan presented in the EA for IPM would not result in a significant impact on the human environment and does not require preparation of an environmental impact statement.

## **ACRONYMS AND ABBREVIATIONS**

<b>ADI -</b>	<b>Allowable Daily Intake</b>
<b>BMPs-</b>	<b>Best Management Practices</b>
<b>CFR -</b>	<b>Code of Federal Regulation</b>
<b>DOI -</b>	<b>U.S. Department of the Interior</b>
<b>EA -</b>	<b>Environmental Assessment</b>
<b>EPA -</b>	<b>U.S. Environmental Protection Agency</b>
<b>ESA -</b>	<b>Endangered Species Act</b>
<b>FIFRA-</b>	<b>Federal Insecticide, Fungicide, and Rodenticide Act</b>
<b>IPM -</b>	<b>Integrated Pest Management</b>
<b>ITAs -</b>	<b>Indian Trust Assets</b>
<b>LC50 -</b>	<b>Lethal Concentration that will kill 50 percent of test animals, which is used to provide a relative measure of toxicity of a chemical</b>
<b>LD50</b>	<b>Lethal Dose that will kill 50 percent of test animals, which is used to provide a relative measure of toxicity of a chemical</b>
<b>NEPA -</b>	<b>National Environmental Policy Act</b>
<b>NOEL-</b>	<b>No Observed Effect Levels</b>
<b>O&amp;M -</b>	<b>Operations and Maintenance</b>
<b>PPE -</b>	<b>Personal Protective Equipment</b>
<b>RfD -</b>	<b>Reference Dose</b>
<b>T&amp;E -</b>	<b>Threatened and Endangered</b>
<b>USDA-</b>	<b>United States Department of Agriculture</b>

# TABLE OF CONTENTS

CHAPTER 1	PURPOSE AND NEED .....	1
	Introduction .....	1
	Proposed Action .....	4
	Need for the Action .....	5
	Purpose for the Action.....	6
	Relevant Statutes, Regulations, and other Plans .....	7
	Issues, Public Scoping.....	7
	Issues beyond the Scope of this Document .....	8
	Incorporation by Reference .....	8
Chapter 2	ALTERNATIVES .....	9
	Introduction .....	9
	Description of the Alternatives.....	9
	Alternative A: No Action .....	9
	Alternative B: Integrated Pest Management using a Combination of Mechanical, Manual, and Herbicidal Methods .....	9
	Alternatives Considered but Eliminated from Further Study.....	16
Chapter 3	AFFECTED ENVIRONMENTS .....	23
	Introduction .....	23
	Description of Relevant Affected Issues and Resources .....	24
	Issue 1: Effect of the Alternative upon Human Health (Public and Workers) .....	24
	Issue 2: Effect of the Alternative on Non-target Vegetation .....	28
	Issue 3: Effects of the Alternative on Non-target Terrestrial and Aquatic Animals .....	28
	Issue 4: Effects of the Alternative on Water Quality .....	31
	Cultural and Archaeological Resources, and Sacred Sites.....	31
	Indian Trust Assets (ITAs).....	32
	Environmental Justice .....	32
	Irreversible and Irretrievable Commitment of Resources of the Proposed Actions.....	32
	Cumulative Impacts.....	33
Chapter 4	ENVIRONMENTAL CONSEQUENCES .....	33
	Predicted Effects on Each Relevant Issue and Resource .....	33
	Issue 1: Effects of the Alternatives upon Human Health (public and workers) .....	33
	Issue 2: Effects of the Alternatives on Non-target Vegetation .....	36

Issue 3: Effects of the Alternatives on Non-target Terrestrial and Aquatic Animals .....	39
Issue 4: Effects of the Alternatives on Water Quality .....	41
Cultural and Archaeological Resources, and Sacred Sites .....	45
Indian Trust Assets .....	45
Environmental Justice .....	45
Irreversible and Irretrievable Commitment of Resources .....	45
Cumulative Impacts.....	46
CHAPTER 5 ENVIRONMENTAL COMMITMENTS .....	47
CHAPTER 6 CONSULTATION AND COORDINATION.....	48
CHAPTER 7 LIST OF PREPARERS.....	48
CHAPTER 8 REFERENCES.....	49
APPENDIX A: BEST MANAGEMENT PRACTICES.....	50
APPENDIX B: HERBICIDE SAFETY AND SPILL PLAN.....	51
APPENDIX C: PREVENTION BY HEAVY EQUIPMENT HYGIENE .....	54
APPENDIX D: Agency and Public Correspondence .....	57

## **LIST OF TABLES**

- Table 1. Comparison of alternatives to meet the purpose and need
- Table 2. Herbicide trade name list
- Table 3. Persistence (average half life) in soil for herbicides proposed for use (Vencill 2002)
- Table 4. Categories of acute pesticide toxicity and the associated signal word (Miller 1997)
- Table 5. Relative acute toxicity and toxicity category of herbicides and common household compounds (Vencill 2002)
- Table 6. Potential for surface runoff and leaching for proposed herbicides (Vencill 2002)

## **CHAPTER 1      PURPOSE AND NEED**

### ***Introduction***

The United States Department of the Interior (DOI), Bureau of Reclamation, Albuquerque Area Office, proposes to control and conduct long-term management of invasive plants with manual mechanical, and herbicidal methods on lands and facilities held in title by the United States (Reclamation).

The San Juan-Chama (SJC) Project consists of a system of diversion structures and tunnels for movement of water from the San Juan River Basin to the Rio Grande Basin. Project was authorized by Congress in 1962 to supply water from the Navajo, Little Navajo, and Blanco Rivers, tributaries of the San Juan River, which are all part of the Colorado River system. The SJC Project includes three diversion dams (Blanco, Little Oso, and Oso) in Colorado and includes 27 miles of concrete-lined tunnels, one of which passes under the Continental Divide. In New Mexico, the Project includes Heron Dam and the Pojoaque Unit, which includes Nambe Falls Dam. The primary purpose of the SJC Project is to furnish a water supply to the middle Rio Grande Valley for municipal, domestic, and industrial uses. The Project is also authorized to provide supplemental irrigation water and incidental recreation and fish and wildlife benefits.

The purpose of this plan is to outline the objectives, management alternatives, short- and long-term Integrated Pest Management (IPM) strategies, control techniques, mitigations and best management practices (BMPs), and monitoring and follow-up actions to control undesirable native plant species and invasive weeds on the following SJC Project facilities: (1) Blanco and Oso Diversion Dam sites, (2) Oso Diversion Dam wetlands, (3) Willow Creek Conveyance Channel, (4) Heron Reservoir, (5) Heron Dam, and (6) SJC Project office and equipment storage facility located in Chama, NM.

Management of undesirable vegetation, which includes both native and exotic species, is necessary for the following reasons:

- To allow for proper surveillance and inspection of the structures and adjacent areas for seepage, cracking, sinkholes, settlement, deflection, and other signs of distress.
- To allow adequate access for normal emergency Operation and Maintenance (O&M) activities.
- To prevent damage to structures due to root growth, such as shortened seepage paths through embankments; voids in embankment from decaying

Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project

roots from dead or damaged trees; expansion of crack or joints of concrete walls; and plugging of perforated or open-jointed pipes.

- Keep plants from overgrowing and obscuring equipment, structures, and facilities
- Prevent the buildup and spread of exotic species from federal property to adjacent land of mixed ownership.
- Remove invasive plant species from wetland sites to protect native plant communities.
- Maintain or enhance the visual quality of structures and facilities that are adjacent to recreational sites
- Enhance desirable plant communities to provide favorable habitat for fish and wildlife

The following IPM standards were established based on the assumptions that they are obtainable and measurable.

- **Annual Control Standard.** Annual treatment must show a strong potential for success, i.e., 80 percent or higher control of selected plant species.
- **Long-term Standard.** After two years of annual treatments, only one to four percent of the original number of targeted plants will remain or invade treatment areas, which will require minimal follow-up maintenance control.
- **Efficiency:** The standard will be to select control methods that provide the maximum level of control at the least cost.
- **Environmental Acceptability:** The standard will be to prevent or mitigate any adverse environmental effects associated with implementation of IPM methods. Prior to any on-the-ground management, an environmental analysis must be completed and approved.
- **Distribution and Mapping of Weed Infestations:** The standard is to determine the location of weed infestations and record the distribution on maps.
- **Cooperation:** The standard is to obtain approval of cooperative agreements by all involved parties prior to implementing control treatments.

- **Mitigations and Best Management Practices (BMPs):** The standard is to ensure that control activities, especially those involving the use of pesticides, are done in a quality manner in compliance with policy and law (Federal Insecticide, Fungicide, and Rodenticide Act). Applicators will be trained to ensure that they understand established mitigations and BMPs.
- **Monitoring and Records:** The standard is to maintain adequate records to assess the effectiveness of treatments. Project records will include the following elements:
  - Date of application
  - Target pest(s)
  - Control technique(s) used
  - Common name of herbicide(s) used
  - Description of formulation or tank mix
  - Application method (aerial, backpack, etc.)
  - Quantity (ounces/pounds) of herbicide used
  - Weather conditions (highest temperature, average wind speed, precipitation, etc.)
  - Estimate of acreage treated
  - Estimate of annual treatment success
- **Oversight:** The standard is to ensure that annual oversight of the IPM program is completed to assess if the management objectives were met; treatments complied with standards, mitigations, and BMPs; and actions were in compliance with policy and law.

Environmental concerns for the SJC Project follow:

- **Wetlands:** The wetlands at the Oso Diversion site are being invaded by Canada thistle, and the infestation is expected to increase and replace desired native plant communities. In 2011, Russian knapweed and perennial pepperweed infestations were not observed in the wetlands, but these species have the potential to cause further damage to the wetlands.
- **Rio Grande Silvery Minnow:** Reclamation leases water from the SJC Project contractors and provides it to the Middle Rio Grande Conservancy District (MRGCD) for irrigation. MRGCD then operates its irrigation and drainage system to allow native Rio Grande water to remain in the river undiverted for habitat needs for the Rio Grande silvery minnow (*Hybognathus amarus*).



## ***Proposed Action***

Management actions can be optimized by adopting a systematic approach such as Integrated Pest Management (IPM). Successful managers choose a variety of vegetation management options including prevention, containment, and control of species that have proven to be effective, economical, and environmentally acceptable. However, it must be realized when attempting to manage invasive weed that sustained control efforts, including follow-up treatments with herbicides, will be necessary to prevent reinvasion. Follow-up maintenance treatments would require less effort each year they are implemented. By implementing a well planned strategic IPM approach, following two (2) or possibly three (3) years of treatment, additional maintenance treatments would be reduced and done less frequently. The standard for managing noxious weeds would be to reduce the extent and density, and eventually eliminate infestations after the seed bank in the soil is exhausted. Nevertheless, invasive weeds will continue to spread onto Reclamation lands, and annual control measures will likely be needed, although at a lower rate than initial efforts.

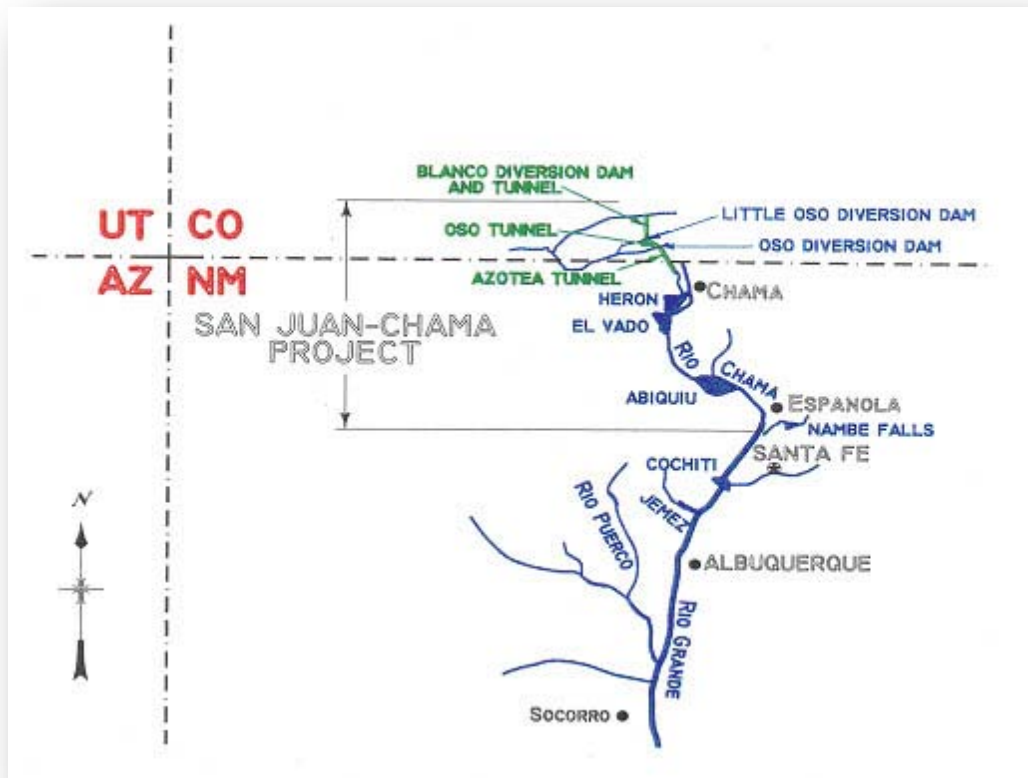


Figure 1. San Juan-Chama Project location map.

## ***Need for the Action***

- **Oso Diversion Dam Site (approximately 80 acres):** In August 2011, it is estimated that less than 30 acres were infested with invasive weeds at the Oso Diversion Dam site.
  - **Wetlands:** At least once per year, inspect sites for the presence of weed infestations. Treat all detected weed infestations with herbicide to protect native plant communities. Canada thistle and bull thistle are the primary weed species that should be controlled.
  - **Terrestrial Sites:** At least once per year, inspect all terrestrial sites for the presence of weed infestations, and conduct control operations with herbicides. Control operations will prevent weed spread to adjacent areas. Again, Canada thistle and bull thistle are the primary weed species that must be controlled. Once weed populations have been controlled, it would be beneficial to plant grasses on treatment sites to prevent reinvasion of problem weeds.
- **Willow Creek:** Thinleaf alder trees and shrubs and clumps of willow are growing in the riprap along the channelized portions of the creek, and the root system of these woody plants will reduce the structural integrity of the riprap along the channels.
- **Heron Lake:** Scattered stands of saltcedars have infested the shoreline of Heron Lake, and the infestations will continue to expand and spread onto adjacent areas. In 2011, saltcedar was observed in scattered patches and individual plants, primarily on the reservoir's shoreline (east side from Heron Dam north to the Brushy Point campground).
- **Blanco Diversion Dam Site:** Small infestations of Canada thistle, bull thistle, and oxeye daisy at the site would increase in density, and the infestations would spread onto adjacent lands. In 2011, it was estimated that there was less than an acre of weed infestations.
- **Chama Office Complex:** Kochia, Russian thistle, grass species, and other plants annually infest the office complex site creating a safety hazard for operation of equipment. The plants also impair the visual quality of the complex.
- **Heron Dam Outer Slope:** There are a few scattered shrubs occurring on the outer slope of the dam, but these shrubs do not pose a problem at present.

However, gray rabbitbrush and big sagebrush have the capacity to infest this site and impair Operation and Maintenance (O&M) operations.

### ***Purpose for the Action***

- **Oso Diversion Dam Site (approximately 80 acres):** Containment and control of invasive weeds on this site is considered the most important priority for the SJC Project. In 2011, less than 30 acres of the 80 acre site had scattered weed infestations.
  - **Wetlands:** The purpose would be to control invasive weeds infesting the site to protect native plant communities and enhance habitat for wildlife.
  - **Terrestrial Sites:** The purpose would be to contain and control invasive weeds to allow grasses and other desirable plants to occupy the site to prevent re-invasion by targeted weed species. Another purpose would be to prevent the expansion of weed infestations on Reclamation lands to spread to adjacent lands of mixed ownership,
- **Willow Creek:** The purpose would be to control scattered trees and shrubs on the inner slopes along about nine (9) miles of the channelized portions of Willow Creek. Large thinleaf alders could be pulled using heavy equipment, but no more than 500 trees should be removed per year to prevent an unacceptable discharge of silt into the creek from disturbance of soil by root removal. Alders less than two (2) inches in diameter ground level and willows could be controlled by the application of herbicides. Scattered one-seed juniper trees could be controlled by cutting stems as close to the ground level as possible with a chainsaw.
- **Heron Lake:** The purpose would be to remove scattered saltcedar trees and shrubs around the edge of the lake. Trees over two (2) inches in diameter at ground level could be cut with a chainsaw or use of a mower, and the cut surfaces immediately treated with a herbicide. Smaller saltcedar plants that have smooth bark above the ground level could be controlled by an oil basal application of an herbicide. The location and acreage of the saltcedar infestation needs to be determined prior to conducting control operations. However, infestations appear to be relatively small, it is estimated that less than 50 acres were infested in August 2011.
- **Blanco Diversion Dam Site (approximately 50 acres):** The purpose would be to control patches of bull thistle, Canada thistle, and oxeye daisy at this site to prevent the infestations from expanding. The infestations are small, and

there are only a few scattered individual plants or clumps of plants on the site. The total area infested by the three species is possibly about one (1) acres in size.

- **Office Complex:** The purpose would be to remove various plant species the pose a safety threat for operation of heavy equipment and improve the visual quality of the complex.
- **Heron Dam Outer Slope:** The purpose would be to remove the scattered shrubs occurring on the outer slope of the dam. Species like gray rabbitbrush and big sagebrush could impair Operation and Maintenance operations or have the capacity to threaten the integrity of any structure

### ***Relevant Statutes, Regulations, and other Plans***

Pertinent Laws and Regulations include:

- Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)
- National Environmental Policy Act (NEPA)
- Endangered Species Act (ESA)
- Clean Water Act
- Any other pertinent state, local, or county regulations

### ***Issues, Public Scoping***

The Interdisciplinary Team developed the following issues that are a concern to Reclamation.

- **Issue 1.** Potential effects of the alternative upon human health (public and workers)
- **Issue 2.** Potential effects of the alternative on non-target vegetation, including threatened, endangered, and sensitive plants
- **Issue 3.** Potential effects of the alternative on non-target terrestrial and aquatic animals, including threatened, endangered, and sensitive animals

- **Issue 4.** Potential effects of the alternative on water quality

A copy of the draft EA was posted on Reclamation's Upper Colorado Region's web site for public review from October, 2011, through March, 2012. The Final EA and IPM plan will be posted on Reclamation's website at:

<http://www.usbr.gov/uc/albuq/envdocs/index.html>

### ***Issues beyond the Scope of this Document***

Biological methods to control undesirable plants will not be addressed in this EA.

### ***Incorporation by Reference***

Regulations to implement the National Environmental Policy Act (NEPA) provide for the reduction of bulk and redundancy (40 CFR 1502.21) through incorporation by reference when the effect will reduce the size of the document without impeding agency and public review of the action. With the exception of the 1992 risk assessment (item 1), the other risk assessments can be found at the following website:

<http://www.fs.fed.us/foresthealth/pesticide/safetydata/risk/html>. A copy of the 1992 risk assessment will be available for review at the Bureau of Reclamation Albuquerque Area Office.

The following documents are incorporated by reference to ensure that the most recent information is reflected in this EA.

1. Risk Assessment for Herbicide Use in Forest Service Regions 1, 2, 3, 4, and 10 and on Bonneville Power Administration Sites (September 1992).
2. 2,4-D — WordPerfect Worksheets for Human Health and Ecological Risk Assessments. USDA Forest Service. November 24, 2001.
3. Selected Commercial Formulations of Glyphosate — Accord, Rodeo, Roundup, and Roundup Pro, Risk Assessment, Final Report. USDA Forest Service. April 25, 1999.
4. Effects of Surfactants on the Toxicity of Glyphosate, with specific Reference to Rodeo. USDA Forest Service. February 6, 1997.
5. Imazapyr — WordPerfect Worksheets for Human Health and Ecological Risk Assessments. USDA Forest Service. November 30, 2001.
6. Metsulfuron methyl — WordPerfect Worksheets for Human Health and Ecological Risk Assessments. USDA Forest Service. December 4, 2001.
7. Triclopyr Acid (Garlon 3A) — WordPerfect Worksheets for Human Health and Ecological Risk Assessments. USDA Forest Service. November 23, 2001.
8. Triclopyr-Bee (Garlon 4) — WordPerfect Worksheets for Human Health and Ecological Risk Assessments. USDA Forest Service. November 23, 2001

9. Final Environmental Statement: Pecos River Basin Water Salvage Project, Bureau of Reclamation, February 26, 1979.
10. San Juan-Chama Project Integrated Pest Management Plan, April, 2012.

## Chapter 2 ALTERNATIVES

### ***Introduction***

The alternatives are the heart of this environmental assessment, and this chapter describes the activities of both the No Action and the Proposed Alternative (IPM). These alternatives will be evaluated against the issues identified in Chapter 1, and those that will be later developed during public scoping, with respect to the affected environment described in Chapter 3, to provide a clear basis to choice among the options available for the decision maker and the public. This chapter displays the two (2) alternatives developed in response to issues identified by an Interdisciplinary Team. Also, all practical alternatives were evaluated in the development of the IPM plans for the SJC Project. Additional alternatives were identified during the analysis process, but they were eliminated because they were outside the scope of the proposed action, irrelevant to the decision to be made, or conjectural and not supported by scientific or factual evidence.

### ***Description of the Alternatives***

#### ***Alternative A: No Action***

The intent of this alternative would be to eliminate any use of IPM methods to control undesirable and invasive plant species on Reclamation lands and facilities managed by the SJC Project. All of the adverse safety, health, and environmental effects of plant pests would have to be accepted. Under this alternative, Reclamation would not be able to meet its mission and management objectives. The alternative will serve as a basis of comparison for the proposed IPM alternatives.

#### ***Alternative B: Integrated Pest Management using a Combination of Mechanical, Manual, and Herbicidal Methods***

Different methods and strategies would be needed to address specific invasive plant problems. The following methods and strategies could be used under this alternative:

- **Manual Removal of Undesirable Plants:** Manual vegetation control can involve the use of weed eaters, chain saws, small power mowers, as well as tools like hoes, shovels, and pruning shears. Manual control can be effective for shallow-rooted plants, but this approach may not be effective for controlling deep-rooted species like Russian knapweed. An advantage of manual control is that it can be performed selectively to remove target weeds,

while preserving desirable plants. Disadvantages are that manual methods are labor-intensive and extremely expensive (Brown et al. 1999). The strategy for this method would be to annually remove individual plants or small patches of plants. If treatment is done before the plants set seed, some lasting control can be expected. However, it is unrealistic to expect that species like kochia would be eliminated from Reclamation properties by manual removal. Annual management can be achieved, but it would not be possible during the timeframe of this analysis to achieve any meaningful control invasive weeds using manual methods.

- **Mechanical Removal of Undesirable Terrestrial Plants:** Periodic removal of the aerial (above ground) portions of saltcedar, coyote willow, and other trees and shrubs by large mowers would suppress their growth and keep them from reaching their potential size. However, the root systems of the perennial species would not be removed and the plants would resprout. Some species, such as saltcedar, have the ability to grow up to six (6) feet or more in one growing season. Some plants could exceed twelve (12) in height if they were mowed every third year. Therefore, the roots of such species could damage structures from continual root growth. The use of rotary and flail mowers can provide another tool to assist managers in maintaining vegetation height for visibility, fire protection, and appearance. A disadvantage of mowing is that it can scatter and transport of seeds and plant parts of invasive species to surrounding sites, holding areas, maintenance yards, and along roadways, thus, potentially increasing the spread of these undesirable plants (refer to Appendix C for methods that would be used to prevent the spread of seeds and plant parts of exotic and invasive plant species). The strategy would be to annually remove the aerial portions of annual plants, grasses, or other species by mowing or removal by grading the soil with heavy equipment. Temporary management of such plants could be achieved, but it is highly unlikely that any lasting control could be achieved. The best timing to conduct such mechanical treatments would be when the plants are relatively small before they set seed.
  
- **Control with Herbicides**
  - **Use of Herbicides to Manage Bull thistle.** Bull thistle establishment is favored in open areas and sites with disturbed soils. Therefore, management actions that favor the establishment of desirable vegetation, especially perennial grasses, will prevent bull thistle invasion. On sites with extensive stands of this weed, the application of an herbicide is usually the most economical method of control. Clopyralid, 2,4-D, or a combination of these two herbicides (Curtail®) will provide excellent control of the rosette or seedling stages in either the Spring or Fall. Prior to flowering, bull thistles can be controlled with aminopyralid, 2,4-D, or dicamba. Glyphosate will control this

plant, but this herbicide is non-selective and will kill grasses. Therefore, glyphosate would only be recommended for use as a last resort.

- **Canada thistle.** Canada thistle infestations can spread by sexual reproduction (seeds) and asexual spread by creeping, horizontal roots. Therefore, manual methods like-pulling or grubbing will not control established stands because it is almost impossible to remove the entire root system. The same herbicides that will control bull thistle will provide acceptable control of Canada thistle, including aminopyralid, clopyralid, 2,4-D. Also, dicamba, and metsulfuron will control Canada thistle. Since Curtail® will also control bull thistle; it would be the most practical material to use.



Figure 2. Canada thistle and bull thistle infestation at Oso Diversion Dam Site.

- **Thinleaf alder and willows.** The following herbicides will provide effective control of woody shrubs and trees: 2,4-D, glyphosate, imazapyr, methsulfuron, and triclopyr. Glyphosate and imazapyr are non-selective herbicides that will kill most plants. Triclopyr, metsulfuron, and 2,4-D are selective herbicides that will control



woody plants, but they will have little or no effect on grasses. Since herbicides are registered by site, it will be necessary to select a product that has an aquatic label if there is a possibility of getting spray in water, which includes Rodeo® (glyphosate), Habitat® (imazapyr), and Renovate 3® (triclopyr). Elsewhere, the other herbicides could be an option. Since triclopyr will control saltcedar, in addition to willow and thinleaf alder, there is an advantage to use the same methods to control them.

- **Saltcedar.** The treatment strategy is to remove all trees and shrubs around the edge of Heron Lake. Saltcedar is highly invasive and infestations could expand in size and density. Annual removal of woody species will protect the shoreline of Heron Lake and reduce seed production, which will help to reduce treatment costs in future years. Revegetation of treatment sites will not be needed since the objective is to remove the plants and create bare ground on the edge of the lake. It will be necessary to achieve root-kill of these trees because they have the ability to sprout if the aerial portions are cut or burned. Therefore, herbicides will need to be used, singly or in conjunction with mechanical methods, to achieve root-kill of these tree and shrub species. Mechanical mowing of these trees or shrubs along the lake's edge is a viable option to remove larger plants or clumps of shrubs if it is done in conjunction with immediate application of an amine formulation of triclopyr to the cut surfaces. Effective control of saltcedar also can be achieved by foliar, cut-surface, and oil basal applications of an herbicide. Foliar applications of a mixture of imazapyr and glyphosate are effective when applied between June and September, but the best results can be achieved by applying these herbicides in late August and September when the trees are moving carbohydrate reserves to their root systems. However, this technique would not be economical to treat existing infestations. Also, small saltcedar saplings and regrowth (stems less than 2 to 3 inches in diameter at ground level and less than 8 feet tall) can be controlled by a basal application of triclopyr (ester formulation) mixed with vegetable oil or another proven carrier. Triclopyr applications can be done at any time of the year, although early fall or late spring applications are preferred. The most practical approaches to control the limited saltcedars along the lake's edge would be as follows: (1) for small trees, use the oil basal approach using Garlon 4® in Improved JLB Oil Plus; and (2) for large trees, cut the stems with a mower or chainsaw and immediately treat the cut surfaces with Garlon 3A®. Renovate 3®, which is an aquatically labeled triclopyr product, can be used immediately adjacent (within 5 feet) to water.

- **Big sagebrush.** Individual plant foliar applications of an herbicide, especially an ester formulation of 2,4-D, would be the most effective and economical method of control.
- **Gray Rabbitbrush.** This shrub cannot be effectively controlled by removing the above ground portions of the plant. It will readily sprout from the deep taproot. Grubbing, digging, or mechanical removal of the root system is too costly and impractical, and the soil disturbance will favor invasion of these shrubs as well as invasive by species like kochia and Russian knapweed. The only proven method of control is using picloram (Tordon 22K®). This product is a Restricted Use herbicide that will provide excellent control (90 percent or higher) at a cost of \$40 to \$60 per acres depending on the density and size of shrubs being controlled. This herbicide is highly mobile in soil and should not be used where the water table is within six (6) feet of the soil surface or on the inner slopes of canals where surface flow could get into water. Applicators must be certified to apply this product. Also, daily use record must be kept for the application of this herbicide, and these records must be kept for a minimum of three years. The preferred option is to use triclopyr, especially since it is a selective herbicide that will have little or no effect on grasses. Application trials were conducted in the Alamosa Field Division in 2010 and 2011, and tentative results indicate that adequate control can be achieved if proper application techniques are employed.
- **Russian knapweed.** Hand removal of Russian knapweed is ineffective due to the extensive root system the will readily produce sprouts if disturbed. Mechanical options will not control Russian knapweed for the same reasons that hand removal does not work. Herbicide use is the only current option available to control Russian knapweed on Reclamation managed lands. Effective control for two years after treatment of greater than 95% can be obtained with application of aminopyralid, clopyralid, or a combination of clopyralid plus 2,4-D (Curtail®). Aminopyralid will provide the best results, but it should not be used near water or where ground water is within is (6) feet of the soil surface or on inside faces of canals where surface flow could contaminate water. Curtail® is the best product to use on the inside faces of canals to control Russian knapweed. However, care must be taken to not get any spray in water. In 2011, no infestations are known to occur on SJC Project lands.
- **Perennial pepperweed.** Since this plant is a deep rooted perennial, hand pulling or grubbing is not an effective method. Mechanical control is not possible for the same reasons that hand removal does not work. On roadsides, rangelands, and waste areas; metsulfuron methyl

(Escort ®) can be applied to actively growing rosettes early in the spring will provide effective control. These herbicides also can be applied to the regrowth before the bud stage or fall regrowth before a killing frost. However, it is best to treat plants before seeds are produced to the seed bank in the soil and reduce subsequent treatments. Escort ®) cannot be used where they could get into the water. If plants are growing within five (5) feet of water, the best option is to use an aquatically labeled formulation of 2,4-D (DMA® 4 IVM or comparable product).

- **Oxeye daisy.** This plant is a perennial that has extensive, creeping roots. The oxeye daisy infestation at the Blanco Division Dam site occupies less than 1/10 acre. Spot applications of a two (2) percent solution of Redeem® R&P (triclopyr and clopyralid) or Curtail® (clopyralid and 2,4-D) would provide the best control with the least effort.
  
- **Kochia.** Several herbicides will effectively control kochia. Glyphosate, imazapyr, dicamba, metsulfuron methyl, and 2,4-D products will provide excellent control results if applied correctly. If desirable grasses are present, selective herbicides like Escort (metsulfuron), 2,4-D ((DMA® 4 IVM or comparable product)), or dicamba (Banvel®) will remove kochia and have little or no effect on the grasses. Arsenal® (imazapyr) or Accord XRT®(glyphosate) are broad spectrum herbicides the can be used where bareground control would be acceptable. Glyphosate and 2, 4-D will likely be the most cost effective products to use. However, when glyphosate is used, it may be necessary to add ammonia sulfate (17 pounds/100 gallons of spray or equivalent rate) to the spray solution to prevent any potential antagonism with divalent cations in alkaline water common in the Southwest. The herbicides can be applied by on-the-ground power sprayers or by backpack sprayers. Broadcast application works well on relatively flat ground where access is good. The key to success in applying herbicides is to spray early when the kochia plants are small. This plant is the first to emerge in the spring and it is usually well advanced by the time other broadleaf weeds emerge. Good coverage is also important, and the more persistent products, such as Escort, will provide extended results. However, if there are not desirable plant species present to occupy the site to prevent invasion by undesirable species, repeated treatments will need to be done. At the Office complex, it would be worthwhile to add oryzalin (Surflan® A.S.) to spray solution of glyphosate to inhibit germination of seeds in the soil, which will increase lasting control of many weed species.

- **Russian Thistle.** The following herbicides will provide effective and economical control of Russian thistle: (1) glyphosate (Rodeo® on the inside of canals and Accord XRT® or a comparable product on terrestrial sites); and (2) Curtail® (clopyralid and 2,4-D). Again, when glyphosate is used, it may be necessary to add ammonia sulfate (17 pounds/100 gallons or equivalent rate) if the mixing water is alkaline.

Table 1. Comparison of alternatives to meet the purpose and need.

<b>Measurement Parameters</b>	<b>Alternative A - No Action</b>	<b>Alternative B – Preferred Alternative</b>
<b>Addresses the purpose and need?</b>	No. Invasive weeds would not be controlled. Invasive exotic plant infestations would continue to increase on terrestrial and wetland sites and expand to adjacent lands. The density of trees and shrubs along the channelized portions of Willow Creek would increase and damage to the riprap would expand. Weeds in administrative sites would obscure structures and equipment and present a safety hazard for Reclamation employees.	Yes. Allows for the selection of a full range of IPM options, including the use of manual, mechanical, and herbicidal methods. Offers the best protection of dams and other structures by removing deep-rooted plants that could compromise the structural integrity and provides for the safety of the public and property. Removal of undesirable vegetations would allow adequate access for normal and emergency Operation and Maintenance (O&M) activities and improve safety for Reclamation employees in Administrative sites. Control of undesirable plant infestations would provide an opportunity to protect native plant communities, and offer protection to adjacent lands of mixed ownership

### ***Alternatives Considered but Eliminated from Further Study***

- **Burning:** On sites where there are dense stands of exotic plants, fire could be used to remove the built up of dead vegetative material to avoid the potential problem of clogging irrigation and dam structures. However, since the plants would not burn until they begin to dry out, seed production would already have occurred, and burning would provide acceptable control the following season. Burning could be considered to remove the large amount of biomass, but would require obtaining all necessary environmental compliance and associated permits. Burning of dead exotic plants is not considered a viable vegetation management approach, especially for the scattered infestations on SJC Project sites.
- **Biological Control of Saltcedar:** Research is underway to evaluate the effectiveness of a leaf beetle, *Diorhabda elongata*, to control saltcedar at several sites in the West. However, it is not known if this method will address the management objectives for Reclamation. Other biological control agents are not available for use in managing the identified pests, especially for the isolated infestations on SJC Project sites.
- **Use of Organic Herbicides and Chemicals:** To be considered for use in managing or controlling a weed or other pest, chemicals must have a registration in compliance with the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as amended. So, it would be illegal to use any chemical like salt or diesel oil to kill plants. There are some products, such as vinegar, that will control some plants, but such products are not cost-effective and they are more toxic than the proposed herbicides. Thus, they were eliminated from detailed consideration.
- **Grazing with Goats or other Livestock:** Goats are being evaluated for their potential to manage weeds, such as saltcedar, but further study will be needed before this method will be considered as a viable method to achieve the management objectives identified for this analysis.

### ***Herbicides to Control Undesirable Terrestrial Vegetation***

Herbicides considered for use include aminopyralid, clopyralid, dicamba, glyphosate, imazapyr, methsulfuron methyl, oryzalin, triclopyr, and 2,4-D. These herbicides are classified as general use products that can be purchased by the public. These herbicides are marketed by a variety of trade names (Table 2).

**Table 2 - Herbicide trade name list**

Common Name	Trade Name
Aminopyralid	Milestone®
Clopyralid	Reclaim® or Curtail®
Dicamba	Vanquish®/Clarity®/Banvel®
Glyphosate	Accord® XRT or similar products
Imazapyr	Arsenal®
Metsulfuron Methyl	Escort®
Oryzalin	Surflan® WDG
Triclopyr	Garlon® 3A, Garlon® 4, or similar products
2,4-D	DMA® 4 IVM, or similar products

Herbicides are categorized as selective and non-selective. Selective herbicides can kill certain groups of plants and have little or no effect on other plants. For example, 2,4-D is a selective that can kill certain broadleaf plants, but grass species are tolerant of this compound, unless it is applied at a heavy level, which would exceed the recommendation on the pesticide label. So, certain herbicides can be selective depending on the amount and application technique used. Dicamba and 2,4-D are all auxin-type compounds that affect the growth of plants and are selective for broadleaf plants, making them effective tools in some environments for management of difficult to control woody species while maintaining grasses. On the other hand, glyphosate and imazapyr are non-selective herbicides that can kill a broad spectrum of plants, including monocotyledons (grasses) and dicotyledons (broadleaf plants). Care must be taken when broad-spectrum herbicides are considered for use around desirable and other non-target plant species, especially those that are considered to be sensitive or rare.

There is considerable variation in the persistence of herbicides in the soil (Table 3). Some compounds can remain for over a year while other chemicals break-down in a few days. Long-term persistence in soil can be a beneficial trait for control of some plants, such as woody species like gray rabbitbrush. Also, the residual herbicide in the soil can prevent development of the next generation of plants arising from seed. Glyphosate, 2,4-D, and dicamba are short-lived herbicides that remain in the soil for less than a month.

**Table 3 - Persistence (average half-life) in soil for the herbicides proposed for use (Vencill 2002)**

Herbicide	Persistence in Soil
Aminopyralid	35 Days
Clopyralid	40 Days
Dicamba	Less than 14 Days*
Glyphosate	47 Days
Imazapyr	25-142 Days*
Metsulfuron Methyl	30 Days
Oryzalin	20 Days

Sulfmeturon Methyl	2-28 Days
Triclopyr	30 Days
2,4-D	10 Days

\*May persist significantly longer under conditions of low moisture, rainfall, and certain soil types.

All of the herbicides proposed for use, except for 2,4-D, are classified by the U.S. Environmental Protection Agency as being slightly toxic (Category III) to almost non-toxic to humans (Category IV). However, 2,4-D is rated moderately toxic (Category II), but the use of protective equipment and following safety procedures will reduce the risk to applicators. It should be understood that humans and plants have different metabolic pathways, and a compounds that is toxic to plants can be relatively non-toxic to humans (Table 4 and 5). The same concept applies to fish, birds, and species of wildlife.

**Table 4 - Categories of acute pesticide toxicity and the associated signal word (Miller 1997)**

Category	Signal Word Required on Label	Approximate Oral Dose That Can Kill an Average Person
I (Highly Toxic)	DANGER POISON!	A few drops to 1 teaspoon [or a few drops on the skin]
II (Moderately Toxic)	WARNING!	Over 1 teaspoon to 1 ounce
III (Slightly Toxic)	CAUTION!	Over 1 ounce to 1 pint or 1 pound
IV (Relatively Nontoxic)	CAUTION!	Over 1 pint or 1 pound

**Table 5 - Relative acute toxicity and toxicity category of herbicides and common household compounds (Vencill 2002)**

Common Name or Designation	Oral LD50 for Rats (mg/kg)	Toxicity category
Aminopyralid	>5,000	IV
Clopyralid	>5,000	IV
Dicamba	>5,000	IV
Glyphosate	>5,000	IV
Imazapyr	>5,000	IV
Metsulfuron Methyl	>5,000	IV
Oryzalin	>5,000	IV
Picloram	>5,000	IV
Sulfmeturon Methyl	>5,000	IV

Triclopyr	>1,500	III
2,4-D	375	II
Aspirin*	750	III
Caffeine*	200	II
Ethyl Alcohol*	13,700	III
Sugar*	30,000	IV
Table Salt*	3,320	IV

\* Provided only for comparison of toxicity to herbicides.

A more detailed description of each herbicide proposed for use follows (See Table 2 for a listing of trade names).

- Aminopyralid:** Aminopyralid is a new herbicide available for selective control of susceptible broadleaf plants, including invasive and noxious species. It is an organic chemical that is a plant growth regulator used for controlling unwanted broadleaf vegetation. It has limited activity on woody species, including trees, when applied to the soil under the canopy. It is active at rates of application lower than other herbicides. The average half-life in soil is 35 days. This herbicide would not be used within a ten (10) foot buffer zone of water. The herbicide is particularly effective in the control of knapweed species, especially Russian knapweed. The product name is **Milestone®**.
- Clopyralid:** This is a selective, post-emergence herbicide that is mainly used to control broadleaf species in three plant families: composites (Asteraceae), legumes (Fabraceae), and buckwheats (Polyganaceae). Its selectiveness makes this herbicide a useful material for control of invasive plants like Russian knapweed, while preventing adverse effects to many native plant species. Grass species are especially tolerant to clopyralid. This herbicide is readily absorbed by roots and foliage and is readily transported to plant tissues. There is some information indicating that clopyralid may be more persistent in compost and soil, but there are no plans to use compost on the SJC Project where the herbicide could be used. This material has moderate persistent, high mobility, and high leaching potential. Thus, it would not be used near water in compliance with label requirements. This product is **Reclaim® and Curtail®** (mixture of clopyralid and 2,4-D).
- Dicamba:** Dicamba is a broad spectrum herbicide used for control of broad-leaf plants. It is a growth-regulating herbicide readily absorbed and translocated from either root or foliage. This compound produces effects similar to 2,4-D. It has moderate persistence (half-life in soil under 14 days), high mobility, and high leaching potential. This herbicide would not be used within a ten (10) foot buffer zone of water or areas identified as shallow and sensitive aquifers. Since it can move in surface runoff, it would not be used where impervious surfaces (compacted earth) exist proximal to water.



However, the use of vegetated buffer zones would mitigate the risk of runoff-related contamination to surface water sources. **Vanquish®**, **Clarity®**, and **Banvel®** are products labeled for non-crop situations. Dicamba can be mixed with 2,4-D to increase its effect on certain plants.

- **Glyphosate:** This is a non-selective herbicide that controls virtually all annual and perennial weeds, but it is generally most phototoxic to annual grasses. It works by inhibiting amino acid pathways in plants. These amino acid pathways are not found in animals; thus, this herbicide has relatively low toxicity to humans. The compound is absorbed by foliage, but rainfall within six (6) hours may reduce effectiveness. It has no soil activity. Persistence and mobility are low, and the compound tends to adhere to sediments when release into water. **Roundup®** and **Accord®** are commercial names of formulations registered for terrestrial applications, and **Rodeo®** is an aquatically labeled formulation. Since this herbicide kills a broad spectrum of plants, care is needed when it is to be applied to avoid adverse effects on adjacent non-target and desirable plant species.
- **Imazapyr:** This herbicide is non-selective and it provides pre-emergence and post-emergence control, including residual control, of a variety of grasses, broadleaf weeds, and woody plants. Half-life in soil ranges from 25-142 days, depending on soil type and environmental conditions (Vencill 2002). Foliar absorption usually is rapid (within 24 hours). The product name is **Arsenal®**. **Habitat®** is an aquatic formulation.
- **Metsulfuron Methyl:** This is a sulfonyleurea herbicide that is primarily absorbed through the foliage. It interrupts a biological process necessary for plant growth. It is a dry flowable that is mixed with water and applied at very low rates (1-3 ounces per acre) for control of a variety of weed species, including such difficult to control species as hoary cress (whitetop, *Cardaria draba*) and perennial pepperweed (*Lepidium latifolium*). It is moderately residual in soil with a typical half-life of 30 days (Vencill 2002). The product labeled for non-crop areas is called **Escort®**.
- **Oryzalin:** This herbicide should be applied to the soil prior to when undesirable plants develop from seeds. It is thought to be absorbed by roots. Most susceptible annual grasses and small-seeded broadleaf weeds fail to emerge. It is beneficial to have rain to increase the herbicidal properties of this compound, but wetting the soil by sprinkling would be worthwhile if there is no possibility of rain. This herbicide has a short to moderate residual in soil with a typical field half-life of 20 days. This compound has limited leaching under natural rainfall conditions. The trade name is **Surflan® WDG**.

- **Triclopyr:** This herbicide is selective and especially useful for controlling trees and woody shrubs. It acts by mimicking the activity of auxin, a natural growth hormone. The active ingredient is readily absorbed by foliage. Average half-life in soil is 30 days (Vencill 2002). Commercial formulations, **Garlon® 3A** and **Garlon® 4 (or similar products)** are used for vegetation management programs, and **Renovate® 3** is a new aquatic formulation.
- **2,4-D:** This is one of the most commonly used home and garden herbicides in the United States, and it is one of the most extensively studied. It is a selective, foliar absorbed, translocated, phenoxy herbicide used mainly in post-emergence applications. The action that kills plants mimics natural plant hormones. 2,4-D is effective against many annual and perennial broadleaf weeds. Plants are most susceptible when they are young and growing rapidly. The average field half-life is 10 days. An important utility of 2,4-D is in riparian areas for products with an aquatic label. There are many different brands for sale on the market, such as **DMA® 4 IVM or comparable product**. This herbicide can be purchased by the public in grocery stores, nurseries, etc.

Active ingredients in herbicide formulations are defined as the chemicals that actually control the weed. So, imazapyr, triclopyr, and the other herbicides discussed earlier in this chapter are active ingredients. Because the water solubility of some of these active ingredients is too low to feasibly dissolve large amounts in water, other ingredients are mixed with them to create a formulation. Other active ingredients like ester formulations of triclopyr are mixed with vegetable oils and products like limonene, which is a compound needed to move the active ingredient through bark for oil-basal bark applications for plants like saltcedar. These additional chemicals are called “inert ingredients” because they are not toxic to weeds at the designated rates of application (Felsot 2001).

Inert ingredients are identified on the herbicide label as a percentage of the entire formulation weight or volume. For example, the formulation containing imazapyr is called Arsenal. Arsenal is composed of 28.7 percent imazapyr and 71.3 percent inert ingredients. Thus, the majority of this formulation is actually inert ingredients.

Under pesticide law, the specific chemicals and amounts in the inert ingredients is considered proprietary information and they do not have to be identified. However, some manufacturers have released the list of inert ingredients and they have been posted on the Internet.

The Environmental Protection Agency (EPA) has identified about 1,200 inert ingredients that are used in registered pesticides. The EPA reviews existing human health data for inert ingredients including common carriers. The existing data include laboratory studies, epidemiological studies, and activity and structure relationships. EPA categorized inert ingredients into one of four categories:

**Level 1** includes inert ingredients of toxicological concern.

**Level 2** inert ingredients are potentially toxic and considered of high priority for further testing.

**Level 3** inert ingredients are considered of “unknown toxicity.” For these chemicals, the data is insufficient to classify them at a higher level or at a lower level of concern. It must be understood, however, that the chemicals on this list do have some toxicity information, but EPA has not made a decision as to their classification. A number of chemicals on this list are also used in commonly sold consumer products without incident (Felsot 2001). Level 3 inert ingredients that may be used in herbicide formulations include borax, carbon dioxide, castor oil, jojoba bean oil, orange oil, and coconut oil soap. Bear in mind that inclusion of a chemical on the Level 3 list does not mean the chemical is hazardous when it would be used in a prudent manner.

**Level 4** inert ingredients are regarded by the EPA as being generally innocuous. Thus, the EPA indicates there should be no concern relative to adverse effects on public health or the environment when Level 4 compounds are used in herbicide formulations.

Inert ingredients likely to be in herbicide formulations to be used in Colorado and New Mexico include water, ethanol, isopropanol, triethylamine, EDTA (ethylenediaminetetracetic acid), polyglycol non-ionic surfactant, triisopropanolamine, and versene acid. None of these inert ingredients are listed as Level 1 or 2 compounds. The water and alcohols (ethanol and isopropanol) are Level 4 compounds, and all others are listed as Level 3.

The same method used to assess the risk of exposure and effects applied to herbicide active ingredients can be applied to the inert ingredients. The 1992 Risk Assessment for the Southwestern Region (USDA Forest Service) provided herbicide carrier profiles for diesel oil, limonene, kerosene, and mineral oil (III-C-90 to III-C-94), although diesel oil and other petroleum hydrocarbons will not be used as herbicide carriers added to tank mixes. However, some herbicide formulations may contain minor amounts of some petroleum hydrocarbons.

Herbicides are widely used for vegetation management because low hazard products are available, they can be safely applied in a variety of terrain, and they can effectively decrease the economic costs of management. Compared to other methods of control, herbicides can provide the highest level of control at the least cost. For example, a study of the cost and efficacy of spotted knapweed management with integrated methods in Montana provided the following results (Brown, et al. 1999): (1) Tordon® 22K at one pint per acre, 95 percent control of plants at \$30.75 per acre; (2) mowing, no plant control at \$200 per acre; (3) hand-pulling, 25 percent control plants at \$13,900 per acre.

## Chapter 3 AFFECTED ENVIRONMENTS

### *Introduction*

This chapter summarizes human activities and existing environmental conditions on lands managed by Reclamation on the SJC Project, Colorado and New Mexico, as they pertain to the key issues identified in Chapter 1. Four initial issues were developed and evaluated by the Interdisciplinary Team (Note: no additional issues were identified during the public scoping process). Each issue will be addressed later in this chapter. The affected environment for each of the issues described in association with the actions is outlined in this EA.

The SJC Project consists of a system of diversion structures and tunnels for movement of water from the San Juan River Basin to the Rio Grande Basin (see description in Chapter 1). The sites that are affected by invasive weeds include the following sites: (1) Blanco Diversion Dam, (2) Oso Diversion Dam, (3) Willow Creek Conveyance Channel, (4) Heron Lake, (5) Heron Dam, and (6) SJC Project office and equipment storage facility. All of these sites have undergone construction activities and these cannot be considered as natural environments. The following are descriptions of the natural environments adjacent to these sites:

- **Blanco Diversion Dam.** The environment adjacent to this site in southern Colorado is a mixed conifer forest with Douglas-fir, true firs, spruce, ponderosa pine, and quaking aspen. Mixed conifer forests generally occur at an elevation of 8,000 to 10,000 feet, and the annual precipitation is usually 25 to 30 inches. There is typically a diverse understory of forbs, grasses, and shrubs. The entire Blanco Dam site has disturbed soils with structures, roads, and sediment and gravel piles. As a result, the site should be considered as being unnatural and the disturbed soils are subject to invasion by exotic weeds.
- **Oso Diversion Dam.** Oso Diversion Dam is also in southern Colorado, and the surrounding environment is a mixed conifer forest similar to the Blanco Diversion Dam site.
  - **Terrestrial Sites.** This site includes structures, roads, spoil disposal piles, and a landfill area called the island.
  - **Wetlands.** Creation of the wetlands, located at the Oso Diversion Dam spoil project, resulted from a small mining operation that ended in 2002. The total area covers 2847 square feet, which is less than 1/10 acre. Cattails and sedges are the dominate vegetation, but Canada thistle has invaded the wetlands. There are no threatened or endangered species at this site.

- **Willow Creek Conveyance Channel.** The environment adjacent to Willow Creek is classified as a pinyon/juniper woodland with pinyon pine, one-seed juniper, big sagebrush, gray rabbitbrush, grasses, and various forbs. Thin-leaf alder trees and clumps of a native willow species are common along the edge of the stream. A few on-seed juniper trees and scattered big sagebrush and gray rabbitbrush shrubs have invaded the inner slope of the stream.
- **Heron Lake.** The environment around the Heron Lake is classified as a pinyon/juniper woodland. Scattered stands of saltcedar occur along the bank of the Lake at or below the high water level, especially along the eastern edge of the Lake.
- **Heron Dam.** The environment adjacent to the dam is also a pinyon/juniper woodland. The dam is an earthfill structure that is 276 feet tall and 1,221 feet long. A few shrubs occur on the outer slope of the dam, but they are not believed to affect the structural integrity of the structure or impede O&M operations.
- **SJC Project Office and Equipment Storage Area.** This complex is located on the northern edge of Chama, New Mexico. The adjacent environment is a mixed conifer forest. Various species of grasses and forbs occur on the site, and they are control by manual methods. However, if a species like Russian knapweed invaded the office complex, the use of an herbicide could be required.

## ***Description of Relevant Affected Issues and Resources***

### **Issue 1: Effect of the Alternative upon Human Health (Public and Workers)**

- **Manual Methods:** Hand-pulling, grubbing, or cutting of a relatively small number of plants or patches of weeds would be primarily done in storage and maintenance yards, and at administrative sites. In some cases, hand-held power tools could be used. There is always some risk of injury to employees operating chain saws, weed eaters, and power mowers, and care must to taken to properly train operators of such hand-held tools. Even though the use of safety equipment (chaps, eye protection goggles, hard hats, and steel toe boots) is mandatory for Reclamation employees when operating chain saws, there still would be some risk to individuals removing weeds with hand tools. Therefore, this method will be evaluated with respect to the risk of injury to Reclamation employees compared with other IPM methods.

- **Mechanical Methods:** There is always a safety risk for Reclamation employees and contractors who operate heavy equipment or who are working in the same area as the equipment. To reduce the risk, employees are required to wear safety vests, hard hats, and safety boots with steel toes. The use of heavy equipment is a routine and typical operation by SJC Project employees for many different operations, and employees are required to strictly follow safety requirements. The issue will be evaluated with respect to the relative risk to employees and contractors using of mechanical methods to treat vegetation.
- **Herbicidal Methods:** A considerable body of information from tests on laboratory animals is available for the herbicides considered for possible use in controlling noxious and invasive weeds and hazardous species. Most of these tests were conducted as a requirement of the U.S. Environmental Protection Agency (EPA) for the registration process. Only those herbicides approved by the EPA will be considered for use. In addition, all of the herbicides proposed for use have been subjected to long-term feeding studies that test for general systemic effects, such as kidney and liver damage. Also, tests of the effects on reproductive and developmental toxicity (birth defects), mutagenicity (permanent transmissible change in genetic material), neurotoxicity (destructive or poisonous effect upon nerve tissue), carcinogenicity (ability or tendency to produce cancer), and immunotoxicity (poisonous to components of the entire immune system) have been conducted. No Observed Effect Levels (NOELs) are available for most types of these tests.

Extrapolating a NOEL from an animal study to humans is an uncertain process. No one can predict a safe exposure to any substance, natural or synthetic, unless the specific situation or context of exposure and dose are known. In other words, the risk or probability of harm from any substance or activity is never zero, but it can be so low as to be negligible. The EPA compensates for the uncertainty by dividing NOELs from test animals by a safety factor, typically 100, to derive a Reference Dose (RfD). Thus, the RfD is defined as the dose to humans at which there is a reasonable certainty of no harm. The factor of 100 is a risk management device that allows extrapolation of the data from animals to humans under the assumption that animals are less sensitive than humans. The factor also allows the data to be applicable to the most vulnerable members of the population, including children and senior citizens. Because the NOEL is mostly based on animal lifetime exposure tests, the RfD actually represents the tolerable daily exposure over a lifetime (assumed to be 70 years for humans).

The 1992 risk assessment (USDA, Forest Service) is comprised of three parts: the exposure analysis, the hazard analysis, and the risk analysis. In the exposure analysis, a range of possible doses to the public and workers is

estimated. A variety of scenarios and exposure pathways are examined that could result in dermal and oral doses. In general, the exposure analysis assumes that the more a person is exposed to a particular compound, the higher the dose will be. All herbicide application scenarios for Reclamation workers, cooperators, or contractors and the public would be at or below the routine typical application rates. These estimated rates assume a minimal exposure to workers and an even lower exposure of the general public. In the hazard analysis, tests and data related to the toxicity of the various compounds are reviewed. These results are comparable to the risk assessments incorporated by reference in Chapter 1. Data indicated the doses at which toxic effects are seen and, conversely, dose levels at which no toxic effects are observed. To deal in part with incomplete information, a margin of safety, which is 100 times less than the NOEL is used. The hazard analysis also reviews the data on the possible carcinogenicity of the herbicides. This analysis assumes that any dose of a carcinogen has some probability of causing cancer and that the higher dose, the greater the probability of cancer. The third part of the risk analysis involves the analysis and characterization of risk. In this section, dose levels calculated in the exposure analysis are compared to determine the non-carcinogenic, systemic, and reproductive effects of herbicides. The risk analysis also indicates the probability of developing cancer based on a projection of the doses received over a lifetime (assumed to be 70 years for humans). Certain baseline criteria are set to evaluate the possible risk to humans. Cancer risk is set at a benchmark value of one in one million, which is commonly accepted by the scientific community as representing a negligible addition to the current U.S. cancer rate. Evaluation of systemic and reproductive health risk is based on the NOEL). In evaluating the potential impact to humans, it must be kept in mind the small amount that is typically used.

Direct effects for workers are those that may occur from direct contact (dermal exposure) with an herbicide. Potential applications will be by backpack and ground based mechanical methods, and the area treated per day will be dependent on the specific site and type of application. It is determined that the proposed vegetation treatments fall within the typical scenario for herbicide use considering the proposed application rates (Table III-B-1, page III-B-3) and acres treated per day per worker (Table III-D-8, page III-D-23) in the 1992 risk assessment. It is determined that it is very unlikely that a project would include all of the conditions that exist in the routine extreme scenario (Table III-D-6, page III-D-20; Table III-B-2, page III-B-4; Table III-D-8, page III-D-23, 1992 risk assessment). The conditions of herbicide application will affect the exposure; thus, implementation of the mitigation measures and Best Management Practices, covered in Chapter 2 (page 28), will reduce possible exposures. Also, using personal protective equipment, as covered in a Safety and Spill Plan (Appendix B) will lower exposure of workers by as much as 68 percent, since most application exposure is through the skin and not through

the lungs by breathing vapors. Proper training and certification of applicators on mixing, loading, and application is essential to reduce the risks to workers.

For the herbicides being considered for use, 2,4-D and triclopyr pose a moderate risk of systemic effects for backpack applicators and ground mechanical applicator/mixer loader (Table III-E-13, page III-E-17, 1992 risk assessment). In addition, 2,4-D and dicamba have a moderate risk for reproductive effects. These risks would be mitigated by measures covered in the preceding paragraph and by limiting maximum exposure to these herbicides. Worker doses for the remaining herbicides proposed for use are likely to be well below the RfD if reasonable safety precautions are followed.

There is the possibility that workers could receive dermal exposures from the spill of an herbicide concentrate and/or the spill of an herbicide mixture, including carriers. Table III-E-14 (page III-E-18), 1992 risk assessment, for right-of-way sites, displays the risks associated with accidents (assuming a 2,000-gallon tank spill). The risk to workers associated with accidental spills is expected to be negligible if they are trained, use required protective clothing and equipment, and follow steps outlined in the Safety and Spill Plan (Appendix B).

Concern has been raised about the increased risk of cancer that could result from exposure to low levels of an herbicide. All of the herbicides being considered for use have undergone testing for cancer. Tests for dicamba have shown no evidence of cancer initiation or promotion. The evidence for 2,4-D and has There is the possibility that a small percentage of the population in southeastern New Mexico will be hypersensitive or allergic to any one or more of the herbicides proposed for use. Well-known allergenic substances include common foods, pollen, bacterial and fungal toxins, insect bites and stings, etc. Less frequent are hypersensitivities to certain fragrances and solvents. Allergies and hypersensitivities are atypical reactions exhibited by very few individuals in any population (Felsot 2001). Typical allergic symptoms include runny nose, watery eyes, swelling, and hives. Symptoms exhibited by allergic individuals are caused by specific immunological reactions of the body that are triggered by exposure to very low doses of allergens. Allergic reactions result when the body's normal immune system defenses overproduce antibodies to specific foreign substances. Allergenic and hypersensitive reactions occur by different mechanisms than toxicity. Toxic reactions result when chemical doses become high enough to interfere with normal physiological functions of cells and tissues. Individuals who have allergic reactions or hypersensitivity are generally aware of their sensitivities and such people would not be permitted to work on spray crews. The public would be excluded from treatment sites.



## Issue 2: Effect of the Alternative on Non-target Vegetation

- **Manual Methods:** Manual methods used to control individual plants or small patches of plants are highly selective; thus, the use of such methods would not have any significant effect on non-target plants.
- **Mechanical Methods:** Controlling undesirable plants with heavy equipment could have associative effects to non-target vegetation. However, this method will be only used on sites that have undergone substantial disturbance, such as along roadways, canal faces, and construction sites. Therefore, such sites are mostly invaded by invasive species like Russian thistle, kochia, and other invasive species. Since there are no threatened, endangered, or sensitive plant species in the project area, there would be no restrictions for controlling stands of undesirable plants that are assessable to operation of heavy equipment. This issue will be evaluated on the possibility of adversely affecting desirable plant communities in Reclamation lands and adjoining sites.
- **Herbicidal Methods:** Foliar applications with aminopyralid, dicamba, imazapyr, glyphosate, 2,4-D and metsulfuron methyl would be done to remove patches of vegetation that could displace native plant communities on wetlands or spread from Reclamation lands to adjacent areas. Control of woody shrubs and trees on Reclamation lands and at facilities would be accomplished by spot applications with triclopyr, imazapyr, or picloram. Foliar applications to woody species could be done with imazapyr, glyphosate, metsulfuron, or 2,4-D. Since the objective would be to selectively control invasive weeds, there would be minimal if any effect to non-target plant communities. The advantage of controlling exotic tree species with herbicides is that the roots are killed and long-term control results would be achieved. Mechanical treatments, such as mowing, do not kill the roots of exotic trees and they readily sprout and can produce more stems than prior to treatment. The effect of using the proposed herbicides will be evaluated with respect to their potential to damage or kill non-target vegetation.

## Issue 3: Effects of the Alternative on Non-target Terrestrial and Aquatic Animals

- **Manual Control:** Selective control of individual plants or patches of invasive plants by manual methods on SJC Project sites and the office complex is not expected to have any adverse effects on terrestrial or aquatic animals.
- **Mechanical Methods:** The use of mechanical methods would have negligible effects on non-target terrestrial and aquatic animals. Mechanical treatments would be done on disturbed sites like along roadways, such as

mowing stands of grasses and other plants around structures and at administrative sites. Another method that could be used is grading. Grading is accomplished by scraping of the soil surface with ridged blades to remove exotic and invasive species, such as kochia, Russian thistle, or to move soil. Grading is not commonly used by Reclamation to control undesirable plants, but it could be an option, especially when grading is being done to achieve other objectives. Grading could be done along roadways, at construction sites, and other sites assessable to where such equipment can safely operate. Since terrestrial animals mostly do not occupy such sites; the affects would be expected relatively minor. This issue will be evaluated with regard to the possibility of the affects on terrestrial and aquatic animals.

- **Herbicidal Methods:** Herbicides have the potential of impact terrestrial animals and wildlife either directly through toxicities to animals, or indirectly through manipulation of habitat. Ground-based applications were not specifically analyzed in the 1992 Risk Assessment because they have a very low potential to affect wildlife. The likelihood of terrestrial animals receiving a direct spray of herbicide from ground applications or coming in contact with vegetation treated with ground application equipment is significantly lower than the exposure potential from aerial applications, which was the basis of analysis in the 1992 Risk Assessment. Consequently, the potential risks from ground applications would likely be much lower than the risks associated with aerial applications. In addition, for the herbicides proposed for use, there is little chance of bioaccumulation through the consumption of treated vegetation or prey species. The risk from herbicide use to threatened and endangered animals is no greater than that posed to other terrestrial animals. However, the EPA has set a standard twice as stringent as the “no observed effect level” for non-category animals. Habitat manipulations as a result of proposed herbicide applications would benefit some animals and potentially harm others. For example, the reduction of coyote willow along waterways could lead to a decline, albeit small, of species that depend on such shrubs for nesting or cover, but the reduction in shrubs could cause a slight increase in numbers of grass-adapted species. In general, the impact on terrestrial animals would depend on the herbicides used, their specific characteristics, and how and when they were used.

The potential impact of herbicides proposed for use on fish and other aquatic organisms is a function of three factors: 1) toxic characteristics of the active ingredient; 2) amount of the active ingredient in the water where aquatic organisms live, and 3) length of time an organism is exposed to the active ingredient.

Whether an organism is affected by an herbicide/insecticide is generally measured in a laboratory using a “LC50” test. The LC50 is the herbicide concentration that is lethal to 50 percent of the organisms exposed to the

active ingredient for a given time. Although the LC50 is frequently used as a toxicity standard, 50 percent mortality of fish or other aquatic organisms would not be acceptable under any circumstance in waters managed by Reclamation. For this reason, biologists calculate a NOEL. This is the amount of active ingredient that would have no measurable effects on test organisms after several days of exposure.

The herbicides proposed for use are all characterized by relatively low aquatic toxicity under typical case water concentrations (Table III-H-6. page III-H-13. 1992 risk assessment). The only exceptions are for triclopyr and limonene, which may present a high risk for trout in streams and a moderate risk for trout in lakes. Dicamba, and 2,4-D may present a moderate risk under extreme water concentration, but this case seems highly unlikely under the conditions of proposed application. Dicamba and glyphosate are roughly 1/5 to 1/50 as toxic to various aquatic organisms.

In regard to the risk to sensitive aquatic organisms, triclopyr products not labeled for aquatic use may present an unacceptable risk to T&E cold water fish under the typical case scenario. Likewise, 2,4-D not labeled for aquatic use may present an unacceptable risk to T&E aquatic invertebrates. It must be noted that the assessment was made using aerial application as the treatment approach. A ground-based application would reduce the risk. Also, it does not appear that any proposed applications will occur where these organisms are present; however, to mitigate the concern, triclopyr products not labeled for aquatic use will not be sprayed within the high water zone of any stream or water course where cold water T&E or sensitive fish are present. In addition, 2,4-D products not labeled for aquatic use will not be sprayed in any location where there are T&E or sensitive aquatic invertebrate species. The majority of herbicide applications near water will be by hand backpack or truck mounted hand wand applications, and this will result in an exceedingly low risk of contamination of surface water. Leaching of herbicides through soil is not a significant process. Herbicides do have the potential for overland flow during heavy rainstorms, but the likelihood of such movement on infiltration-dominated sites makes water contamination unlikely. Mitigation measures and Best Management Practices will serve to reduce the potential for possible adverse effects to aquatic organisms.

The analysis of effects will be based on the concentration of herbicides that could be delivered to water and the length of time of exposure for aquatic organisms.

#### Issue 4: Effects of the Alternative on Water Quality

- **Manual Control:** Selective control of individual plants or patches of invasive plants by manual methods on SJC Project sites and the office complex is not expected to have any adverse effects on water quality.
- **Mechanical Methods:** Mechanical treatments of vegetation could adversely affect water quality. However, it must be understood that SJC Project facilities are man-made structure that are inherently subject to erosion and disturbance. Control of weeds at a diversion dam or removing weeds along a roadway by mechanical methods would not result in unacceptable sedimentation of water, especially since there would be a buffer of vegetation along the edges of waterway that would trap the sediment. Scattered trees and shrubs on the inner slopes along about nine (9) miles of the channelized portions of Willow Creek are proposed for removal. The Corps of Engineers indicated that tree discharge (even though some of this vegetation may be above the ordinary high water mark). Extracting trees in this manner is considered a sediment discharge because the roots are below the ordinary high water mark. Discussions during a field trip with the Corps of Engineers (Deanna Cummings), prior to the June 26, 2006, concluded that the average tree root wad was three feet in diameter or 7.07 square feet. Large thinleaf alders could be pulled using heavy equipment, but no more than 200 trees (0.5 acres total) would be removed per year to prevent an unacceptable discharge of sediment into the creek from disturbance of soil by root removal. Alders less than two (2) inches in diameter ground level and willows should be controlled by the application of herbicides. Scattered one-seed juniper trees can be controlled by cutting stems as close to the ground level as possible with a chainsaw. The analysis of effects will be based on possible increase of erosion and sedimentation that could result from the use of heavy equipment.
- **Herbicidal Methods:** Herbicidal treatment impacts on water quality could occur by either direct or indirect means. Direct impacts would result from the introduction of compounds directly into water from spray drift, runoff, or leaching. Indirect impacts would result if vegetative cover was reduced to the degree that wind or water erosion would result in increased sedimentation of water. This issue will be evaluated by how and where herbicides will be applied and the mitigation measures and BMPs will be utilized to reduce the potential contamination of water.

#### ***Cultural and Archaeological Resources, and Sacred Sites***

Reclamation conducted a check in the Archaeological Records Management Section (ARMS) and found some recorded sites within the proposed project area around Heron Lake. Prior to any work around Heron Lake, the Albuquerque Area Office's Archeologist

would ascertain if cultural resources would be impacted. Consultation under Section 106 would be done as appropriate. Because IPM is an ongoing program, Reclamation's biologists and archeologist will review the program routinely. If an unknown or inadvertent discovery is made, the activity would stop until the archeologist has a chance to evaluate the findings and determine if coverage under Section 106 is needed.

Most of the work proposed under this IPM plan would take place in heavily disturbed land areas. Hand cutting and removal of invasive plant species would have minimal ground disturbance. The areas along dam(s) or conveyance structures would involve herbicide applications, mowing, and/or removal of dead plant materials with no impacts to the cultural resources.

There are no known sacred sites or traditional cultural properties in the project areas mentioned above. A tribal consultation letter was sent to numerous tribes; a sample copy of the letter, along with list of interested parties receiving a copy, may be found in Appendix D of the EA.

### ***Indian Trust Assets (ITAs)***

Indian Trust Assets or resources are defined as legal interests in assets held in trust by the U.S. Government for Native American Indian tribes or individual tribal members. Examples of ITAs are lands, minerals, water rights, other natural resources, money, or claims. An ITA cannot be sold, leased, or otherwise alienated without approval of the Federal government.

### ***Environmental Justice***

Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, requires that the effects on minority and low-income populations within a project area be given special consideration to determine if the proposed action would result in disproportionate adverse effects to their communities. According to the most recent data from the U.S. Bureau of Economic Accounts (2005), the annual per capita income for the States of Colorado and New Mexico in 2010 was \$42,802 and \$33,837 respectively.

### ***Irreversible and Irretrievable Commitment of Resources of the Proposed Actions***

This section describes unavoidable impact to the resources discussed within the EA that would occur with the implementation of the proposed actions. Unavoidable adverse impacts are impacts that are unavoidable and cannot be mitigated.

Materials, such as fossil fuels, labor and various products (e.g., herbicides) would be needed to accomplish the proposed work. Generally, these materials are not retrievable,

but are not considered in short supply. Their use would not have an effect on the continued resource availability. Federal public funds, which are not retrievable, would be utilized for the proposed work.

### ***Cumulative Impacts***

The Council on Environmental Quality regulations (40 CFR Parts 1500-1508) implementing the procedural provisions of NEPA, as amended (42 USC 4321 et seq.), define cumulative impacts as follows: “The impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such actions “(40 CFR 1508.7).

## **Chapter 4 ENVIRONMENTAL CONSEQUENCES**

### ***Predicted Effects on Each Relevant Issue and Resource***

#### **Issue 1: Effects of the Alternatives upon Human Health (public and workers)**

- **Alternative A: No Action:** Since there would be no action taken to manage plant and animal pests on lands and facilities for the SJC Project, neither workers nor the public would be at risk from injury due to using manual and mechanical methods. In addition, workers and the public would not be subjected to any herbicide exposure. On the other hand, public and private lands adjacent to Reclamation facilities would be at risk from the invasion of exotic weeds like bull thistle and Canada thistle. Furthermore, Reclamation employees would be subjected to health and safety risks by selection of this alternative. Allowing weeds to develop unchecked could obscure structures and equipment at equipment and maintenance yards, which would pose a safety risk through the operation of heavy equipment. Under the No Action Alternative, the cumulative effects from the spread and intensification of weeds would prevent Reclamation from achieving the objectives of inspecting and protecting the integrity of dams and other structures. Also, infestations of noxious weeds like saltcedar would continue to increase and threaten native plant and animal communities.
- **Alternative B: Preferred Alternative of Integrated Pest Management using a Combination of Manual, Mechanical, and Herbicidal Methods**

- **Manual Methods:** Hand-pulling, grubbing, or cutting of a relatively small number of plants or patches of weeds would be primarily done around structures to control small infestations less than 1/10 acre in size. In some cases, hand-held power tools could be used, and this method would pose some risk, albeit small, of injury to employees. A more significant risk would involve operating chain saws, weed eaters, and power mowers. Employees must be properly trained to safely operate hand-held power tools, especially chain saws. Also, employees are required to use safety equipment (chaps, eye protection goggles, hard hats, and steel toe boots) when operating chain saws. Although training and use of safety equipment will mitigate the risk of employee injury, Reclamation managers will need to accept that a few employees could be injured using manual methods.
- **Mechanical Methods:** The use of heavy equipment is a routine and typical operation by SJC Project employees for many different operations, and employees strictly follow safety requirements. Mechanical methods are not expected to be used extensively to manage vegetation; thus, using heavy equipment for vegetation management is not expected to significantly increase the rate of accidents or injury to employees or contractors.
- **Herbicidal methods:** No toxic effects to public health are expected to occur from the proposed use of pesticides if applicators follow proper procedures and comply with the pesticide label and related aspects. Also, complying with Best Management Practices (Appendix A) and adhering to the Pesticide Safety and Spill Plan (Appendix B) would reduce the possibility of a pesticide misuse, which could result in the exposure of applicators and the public.

Routes and duration of exposure are important factors determining effect of herbicides to human health. Exposure to the public would mainly come from skin contact with sprayed vegetation. The chance of this type of exposure is low since individuals would not frequent potential treatment sites, especially when spraying operations are being done. However, if an individual did enter a spray area, the skin is a protective barrier that slows movement of a material into the body, and studies show that about ten (10) percent or less of a chemical applied to skin is absorbed (Felsot 2001). Importantly, herbicide labeling requires low application rates for such terrestrial applications. In addition, the target for spraying would involve individual plants or scattered patches of weeds, especially at the base of woody plants that would not be

contacted by people. Importantly, spraying would take place no more than once or twice in any one site in a season. Thus, potential exposure levels to the general public, those who might have dermal contact with a dilute concentration of a small quantity of herbicide, would be well below a threshold of concern. Exposure levels of workers could be of concern in extreme scenarios without protective clothing and equipment. Therefore, it is important for workers to mitigate this concern through the proper use of protective clothing and personal protective equipment (PPE) and through careful handling of herbicide concentrates.

With respect to the herbicides identified for potential use, none pose a risk to public health for systemic or reproductive effects. None of the herbicides were found to pose greater than one (1) in one (1) million risk of causing cancer. The various risk assessments (Chapter 1, Incorporated by Reference) indicate all of the herbicides analyzed show little tendency for bioaccumulation and the small amounts that could be absorbed through the skin are readily and completely eliminated from the body (Felsot 2001).

The risk to workers is low for all herbicides being considered, other than 2,4-D and dicamba, but this risk would be mitigated by limiting exposure as identified in Chapter 2, page 27 (1992 Risk Assessment, Table III-E-4, page E-III-8, 1992 Risk Assessment). In any 24-hour period, workers using backpacks will not be allowed to apply more than 0.9 pounds of 2,4-D or 2.3 pounds of dicamba (1992 Risk Assessment, Table III-E-21, page III-E-45).

As a general rule, the inert ingredients in the herbicide formulations proposed for use are less acutely toxic than the active ingredients (1992 Risk Assessment, Table III-F-1, pages III-F-2-3). Diesel oil, kerosene, and mineral oil are considered to be in the EPA Toxicity Category of “very slightly toxic,” and limonene is considered “slightly toxic.” In addition, exposure to any one inert ingredient is significantly lowered due to the large amount of dilution for spray mixes. For example, two gallon of DMA® 4 IVM containing 53.7 percent inert ingredients is mixed with 98 gallons of water for a broadcast application. Thus, the concentration of the inert ingredients would be diluted with water by a factor of almost 100. After spraying, the inert ingredients will dry on plant surfaces or deposit in the soil, where they would be subject to plant and microbial metabolism just like the active ingredient.



People who have hypersensitive or allergic reactions to herbicides are generally aware of their sensitivities and they would be informed and excluded from treatment sites during operations.

With respect to cumulative effects, the probability of Reclamation applicators (including cooperators and contractors) or the general public being exposed simultaneously to other herbicide applications would be very remote. Once the spray mixture dries on plants or moves into plant tissues, the risk of exposure is very small. Likewise, the risk of exposure to herbicides applied in the previous year is even less likely. Most of the herbicides being considered for use do not persist for very long in the environment, since they are degraded by sunlight and soil microbes. Some compounds only remain in the soil for a few days while others may be present for a few months. Exposure from the various programs done in the past, and the possible exposure from proposed operations, would not likely approach the acceptable daily intake (ADI) for any of the proposed herbicides.

## Issue 2: Effects of the Alternatives on Non-target Vegetation

- **Alternative 1: No Action:** Selection of this alternative would pose a serious threat to native plant communities in southern Colorado and northern New Mexico. Noxious weed infestations would expand and result in significant reductions to native plant communities on Reclamation lands and adjacent federal, state, and private lands. Exotic species like saltcedar, Russian knapweed, and Canada thistle have the capacity to dominate sites and exclude native species. These invasive plants were introduced into the North American continent without their component of natural enemies. Thus, they are able to out-compete native species, especially on disturbed sites like riparian habitats and adjacent land of mixed ownership. Over the long term, there would be serious cumulative effects from selection of the No Action Alternative resulting in increasing expansion of exotic plant infestations, which would significantly reduce desirable native plant communities. The native vegetation in the wetlands would slowly disappear, which would adversely impact wildlife habitat.
- **Alternative 2: Preferred Alternative of Integrated Pest Management using a Combination of Manual, Mechanical, and Herbicidal Methods**
  - **Manual Methods:** Manual methods are highly selective and would have little unintended effects on non-target vegetation. However, manual methods are extremely expensive and can cost from a few hundred dollars per acre for scattered infestations to several thousand dollars per acre to treat dense infestations. Manual methods would be

used on sites like around structures and buildings to control individual plants or small patches of plants; thus, the use of such techniques would not have any significant effect on non-target plants. No cumulative impacts to non-target vegetation could be expected over the long-term from implementation of the proposed manual methods to control undesirable plants.

- **Mechanical Methods:** Mechanical methods, such as mowing and grading, are much less selective than manual and chemical methods and adverse effects to non-target plants would occur. However, the adverse effects could be mitigated by restricting the use of mechanical methods where there are mostly undesirable species and a minimal number of native species. Nevertheless, the expanded use of mechanical methods for this alternative would have a greater potential to adversely affect non-target vegetation than through the use of manual methods or the use of selective herbicides.

Grading or disking would involve disturbance of the soil surface, providing a favorable substrate for seed of undesirable species, especially noxious weeds, to thrive. Significantly, equipment can transport seeds and other plant parts capable of establishment on invasive species on disturbed soil surfaces and other sites. Undesirable vegetation is expected to continue to flourish on disturbed sites, and invasive species would probably spread to adjacent sites and lands of mixed ownership.

Mowing can be an effective means of controlling vegetation where there is access. Mower height can be adjusted to minimize disruption of plant roots and the soil surface to encourage successful competition by preferred ground cover species. However, some weed species, like sprouting shrubs, are adaptive to mowing regimes and will overcome the adverse pressure of mowing, and this adaptive ability would effectively minimize the positive results achieved by mowing. If exotic weeds are present in an area treated mechanically, equipment would need to be cleaned of plant materials before moving to uninfested areas (Appendix C).

No cumulative effects would be expected over the long term. Undesirable vegetation would not be controlled through the exclusive use of mechanical methods. Controlling undesirable plants with heavy equipment will have associative effects to non-target vegetation. However, this method will be only used on sites that have already undergone substantial disturbance, such as along roadways. Therefore, such sites are mostly invaded by invasive species like kochia, Russian thistle, and other exotic species. Since there are no

threatened or endangered, or sensitive plant species in the project area, there would be no restrictions for controlling stands of undesirable plants that are assessable to operation of heavy equipment.

○ **Herbicidal Methods:** The use of herbicides can greatly impact non-target plant populations if the herbicide being used would kill the species of concern in occupied habitat. Several of the herbicides being considered for use are selective, meaning they can kill the species of concern while causing little or no effect to non-target plants. The impacts of treatment with selective herbicides would vary depending on how closely the target and non-target plant species are related and the rate of application. However, a selective method of application could be used to keep broad spectrum herbicides away from species of concern if the species could be impacted. Broadcast applications of glyphosate, a broad spectrum herbicide, would not be used where desirable plant species are known to occur.

Annual plants are generally more sensitive to herbicides, and annuals would be expected to be affected to a greater degree than perennial plants, especially if they are treated before seed production. Annual and perennial weed species growing at a site for more than a few years often have large seed reserves in the upper soil horizons. Infested sites could require repeated treatment until the majority of the seeds have germinated and the plants killed. Repeated applications of broad-leaf selective herbicides could lead to grass-dominated areas.

To protect native plant communities, broadcast applications of herbicides will only be authorized by Reclamation if a selective herbicide is applied that will not harm desirable plant species. In the event that harm could occur from broadcast applications of the herbicides being considered, spraying will be limited to individual target plant applications, such as with backpack sprayers, or by truck-mounted hand wands. However, there are no known populations of threatened or endangered plants occurring in the sites being considered for possible application of herbicides.

In general, the proposed alternative would provide the best long-term management of perennial species, noxious weeds, and hard-to-control invasive plants utilizing herbicidal and other methods, under an IPM approach. If the proper IPM strategies would be implemented, noxious and invasive plant species would be effectively controlled, which would provide the best option to protect and restore desirable plant communities on Reclamation as well as adjacent lands of mixed ownership.

No cumulative impacts to native plant communities would be expected from the proposed use of the various herbicides proposed for use over the life span of this EA. Rather, selection of this alternative would offer the best protection of non-target vegetation.

### Issue 3: Effects of the Alternatives on Non-target Terrestrial and Aquatic Animals

- **Alternative 1: No Action:** Failure to control of vegetation on diversion dam sites, roadways, and other disturbed sites on lands managed by Reclamation would have little if any significant positive or negative effects on non-target animals. Also, failure to control the expansion and intensification of invasive plant species like Canada thistle and saltcedar, which are capable of forming monotypic stands, would result in the progressive reduction of native plant communities, subsequently reducing the habitat for animals that rely on native plants for food and cover. For example, it has been shown that elk herds in Montana were substantially reduced by the extensive infestations of spotted knapweed and leafy spurge that depleted native plant communities that elk needed as a food source (Sheley, et al. 2005). Over time, the direct, indirect, and cumulative effects for this alternative would be greater than for the proposed alternative.
- **Alternative 2: Preferred Alternative of Integrated Pest Management using a Combination of Manual, Mechanical, and Herbicidal Methods**
  - **Manual Methods:** Selective control of individual plants or patches of undesirable plants at the diversion dam sites, around facilities, and the office complex is not expected to have any adverse effect on terrestrial and aquatic animals. The majority of the manual control would occur on disturbed areas where there are little or no native plant communities to support animals.
  - **Mechanical Methods:** The use of mechanical methods would have negligible effects on non-target terrestrial and aquatic animals. Mechanical treatments would be done on disturbed sites like along roadways, such as mowing stands of grasses and other plants around structures and at administrative sites. Another method that could be used is grading. Grading is accomplished by scraping of the soil surface with ridged blades to remove exotic and invasive species, such as Russian thistle and kochia, or to move soil. Grading is not commonly used by Reclamation to control undesirable plants, but it could be an option, especially when grading is being done to achieve other objectives. Grading could be done along roadways, at construction sites, and other sites assessable to where such equipment

can safely operate. Since terrestrial animals mostly do not occupy such sites; the affects would be expected relatively minor, including cumulative effects.

- **Herbicidal Methods:** Herbicides have the potential to impact terrestrial animals and wildlife either directly through toxicities to animals, or indirectly through manipulation of habitat. Ground-based applications were not specifically analyzed in the 1992 risk assessment because they have a very low potential to affect wildlife. The likelihood of terrestrial animals receiving a direct spray of herbicide from ground applications or coming in contact with vegetation treated with ground application equipment is significantly lower than the exposure potential from aerial applications, which was the basis of analysis in the 1992 risk assessment. Consequently, the potential risks from ground applications would likely be much lower than the risks associated with aerial applications. In addition, for the herbicides proposed for use, there is little chance of bioaccumulation through the consumption of treated vegetation or prey species. The risk from herbicide use to threatened and endangered animals is no greater than that posed to other terrestrial animals. However, the EPA has set a standard twice as stringent as the “no observed effect level” for non-category animals. Habitat manipulations as a result of proposed herbicide applications would benefit some animals and potentially harm others. For example, the reduction of trees and shrubs along Willow Creek could lead to a decline, albeit small, of species that depend on such shrubs for nesting or cover, but the reduction in shrubs could cause a slight increase in numbers of grass-adapted species. In general, the impact on terrestrial animals would depend on the herbicides used, their specific characteristics, and how and when they were used.

The potential impact of herbicides proposed for use on fish and other aquatic organisms is a function of three factors: 1) toxic characteristics of the active ingredient; 2) amount of the active ingredient in the water where aquatic organisms live, and 3) length of time an organism is exposed to the active ingredient. Whether an organism is affected by an herbicide/insecticide is generally measured in a laboratory using a “LC50” test. The LC50 is the herbicide concentration that is lethal to 50 percent of the organisms exposed to the active ingredient for a given time. Although the LC50 is frequently used as a toxicity standard, 50 percent mortality of fish or other aquatic organisms would not be acceptable under any circumstance in waters managed by Reclamation. For this reason, biologists calculate a NOEL. This is the amount of active ingredient that would have no measurable effects on test organisms after several days of exposure. The herbicides

proposed for use are all characterized by relatively low aquatic toxicity under typical case water concentrations (Table III-H-6. page III-H-13. 1992 risk assessment). The only exceptions are for triclopyr and limonene, which may present a high risk for trout in streams and a moderate risk for trout in lakes. Dicamba, and 2,4-D may present a moderate risk under extreme water concentration, but this case seems highly unlikely under the conditions of proposed application. Dicamba and glyphosate are roughly 1/5 to 1/50 as toxic to various aquatic organisms.

The majority of herbicide applications near water will be by hand backpack or truck mounted hand wand applications, and this will result in an exceedingly low risk of contamination of surface water. Leaching of herbicides through soil is not a significant process. Herbicides do have the potential for overland flow during heavy rainstorms, but the likelihood of such movement on infiltration-dominated sites makes water contamination unlikely. Mitigation measures and Best Management Practices will serve to reduce the potential for possible adverse effects to aquatic organisms. These measures include establishing a buffer area next to bodies of water for broadcast applications of herbicide products that do not have aquatic labels. Glyphosate, 2,4-D, imazapyr, triclopyr formulations are labeled for aquatic use and would be the herbicides used next to bodies of water. Spot applications of terrestrial labeled materials like triclopyr, glyphosate, and imazapyr would occur to the edge of some bodies of waters in compliance with label requirements. Through the use of these resource protection measures and following herbicide label restrictions, the potential for adverse effects to aquatic organisms and habitats would be negligible. For all of the herbicides being considered, it does not appear that an observed level of effect would occur. Directly, indirectly, and cumulatively, this alternative provides the greatest protection for terrestrial and aquatic animals, while achieving Reclamation goals and objectives. Aggressively managing noxious and invasive plants will provide the best protection of native plant communities that animals need as habitat.

#### Issue 4: Effects of the Alternatives on Water Quality

- **Alternative 1: No Action:** No significant adverse effect to water quality would be expected by selection of the no action alternative.
- **Alternative 2: Preferred Alternative of Integrated Pest Management using a Combination of Manual, Mechanical, and Herbicidal Methods**

- **Manual Methods:** No effect would be expected by using manual methods, especially since this technique would mainly be undertaken near facilities to control undesirable plants.
- **Mechanical Methods:** The potential impact to water quality would involve mechanical treatment conducted near or along the edges of water courses. Impacts of mechanical methods would include increased runoff, soil erosion, and sedimentation. Frequent use of heavy equipment for mechanical management of vegetation could result in slight soil disturbance or compaction, although extensive use of this method is not expected. Mowing, cutting, and trimming of vegetation may temporarily reduce the ability of vegetation to protect soil surfaces from erosion and to filter pollutants from water produced during storms. Adverse effects on water quality would result from the transport and deposition of eroded sediments that would include nutrient enrichment, increased turbidity, and decreased oxygen levels if nutrient concentrations sufficiently stimulate algal blooms. On the other hand, careful mechanical treatments like cutting juniper trees on the banks of the Willow Creek Conveyance Channel, could improve the vegetative cover (grasses) and the vegetative buffer would help to intercept sediments and contaminants.

The greater the precipitation, the greater the likelihood would be for experiencing runoff in water. Runoff is defined as the movement of water across the soil surface until it reaches a defined natural stream channel. If the soil surface is disturbed during construction or maintenance, the infiltration capacity may be significantly reduced and runoff may occur. Grasses are particularly effective in intercepting sediments and filtering pollutants. However, where woody vegetation moves onto sites and out-competes grasses, a decrease in filtration could occur. Likewise, exotic weed infestations would reduce grasses and increase the potential for runoff. In general, the absence of any vegetation management could increase the risk of erosion of soils and decrease soil stability, thereby reducing the ability of vegetation to filter sediments from storm water before it could reach a stream.

Management practices that lead to a decrease in grass and other plant species that have good soil binding root systems could result in a slight adverse effect on water quality. Nevertheless, it is not likely that water quality would be substantially impacted on these sites through selection of this alternative. It must be understood that SJC Project facilities are man-made structures, and they are inherently subject to erosion during rain storms. The increase of sedimentation from mechanical treatments is not expected to cause any substantial increase in water quality.

Cumulatively, this technique would not be as effective in controlling undesirable vegetation and erosion leading to sediments in water at SJC Project sites.

- **Herbicidal methods:** Impacts of herbicidal vegetation control to terrestrial and aquatic organisms include direct toxicological effects and indirect effects. Both direct and indirect water quality impacts can result from the use of herbicides to control vegetation. Direct adverse effects could result from improper applications for the following situations: (1) waters receiving herbicide from spray, drift, or spills; or (2) the possibility of large-scale applications to impervious and compacted soils, combined with runoff, transporting herbicides to water resources. However, the herbicides proposed for use are expected to have little to no negative impact on water quality if they are applied in accordance with registered label directions. Utilization of mitigation measures (Chapter 5) and Best Management Practices (Appendix A) would further reduce the potential adverse effects. To ensure proper application and to avoid problems related to runoff, all herbicide applications would be conducted by or under the supervision of a trained pesticide applicator.

Several mechanisms prevent or retard the migration of herbicides through the soil profiles. These mechanisms include chemical precipitation, chemical degradation, volatilization, physical and biological degradation, biological uptake, and adsorption. Clays and organic matter in the soil adsorb certain organic compounds like herbicides (e.g. glyphosate). As a result, the ability of herbicides to leach through the soil column for entry to ground water would be reduced significantly. However, some herbicides have some soil activity, that is, they can dissolve in water and move down the soil column. An example would be dicamba. Also, a buffer of ten (10) feet would be imposed for herbicides that could move over the surface and contaminate water sources. Aquatically labeled formulations of imazapyr, 2,4-D, glyphosate, and triclopyr can be safely applied up to the edge of water sources. These herbicides have a short half-life, do not move readily through soil, have low toxicity to aquatic organisms, and have other properties that allow for their safe use near water. Imazapyr and triclopyr can be applied up to the edge of non-irrigation water sources, but they cannot be applied to water. The other materials considered in this analysis should not pose any significant threat to water quality as long as they are not applied within the buffer zone established for surface water sources.



**Table 6: Potential for surface runoff and leaching for proposed herbicides (Vencill 2002)**

Common Name of Herbicide	Solubility in Water (mg/L)	Half Life in Soil	Potential for Surface Runoff	Potential for Leaching
Aminopyralid		35 Days		
Clopyralid	1,000 (Acid) 300,000 (salt)	40 Days	Moderate	Moderate
Dicamba	4,500 (acid) – 4000,000 (salt)	Less than 14 Days*	Low	Low to Moderate
Glyphosate	15,700 (pH 7) – 900,000 (salt, pH 7)	47 Days	Low	Low
Imazapyr	11,272 (pH 7)	25-142 Days*	Low	Low
Metsulfuron methyl	548 (pH 5) – 2,790 (pH 7)	30 Days	Low	Moderate at pH 7, but less at pH 6
Oryzalin	5,420 at 7 pH	20 Days	Low	Low
Sulfometuron methyl	10 (pH 5) – 300 (pH 7)	20-28 Days	Low	Moderate at pH 7, but less at pH 6
Triclopyr	23 (ester) – 2,100,000 (salt)	30 Days	Not Available	Not Available
2,4-D	796 (salt)	10 Days	Low	Moderate

\*May persist significantly longer under conditions of low soil moisture and rainfall and soil types.

Since the herbicides considered for use are short-lived and degrade in the environment and mitigations and BMP's will reduce the chances of herbicides moving into water, it is concluded that the typical application rates will not contribute to any significant cumulative impacts to water quality.

No direct, indirect, or cumulative effects to water quality would occur by the proposed use of herbicides.

### *Cultural and Archaeological Resources, and Sacred Sites*

- **Alternative 1: No Action:** No impacts would occur; however, if deep rooted woody plants were allowed to grow, they could potentially damage an existing cultural resource or sacred site.
- **Alternative 2: Preferred Alternative of Integrated Pest Management using a Combination of Mechanical, Manual, and Chemical Methods:** No known sacred site are present however, precautions would be taken if mechanical treatments were considered for implementation, particularly around Heron Lake as Reclamation conducted a check in the Archaeological Records Management Section (ARMS) and found some recorded sites with the proposed project area at this location. Any work around Heron Lake will need to be cleared by Reclamation's archaeologist before work begins. All other project areas are highly disturbed. If any cultural resources are found during project work, work will immediately stop, and Reclamation will proceed with Sec. 106. See Mitigations section on page 47.

### *Indian Trust Assets*

- **Alternative 1: No Action:** No impacts would occur; however, if deep rooted woody plants were allowed to grow, they could potentially damage an existing archaeological site.

*Alternative 2: Preferred Alternative of Integrated Pest Management using a Combination of Mechanical, Manual, and Chemical Methods: No known site are present however, precautions would be taken if mechanical treatments were considered for implementation. See Mitigations section on page 46.*

### *Environmental Justice*

- **Alternative 1: No Action:** No effect of any kind is expected for the local population. Also, no adverse effects to low-income or minority populations are anticipated.
- **Alternative 2: Preferred Alternative of Integrated Pest Management using a Combination of Mechanical, Manual, and Herbicidal Methods:** No adverse effects to the local population or minority populations were identified or expected under the proposed action alternative.

### *Irreversible and Irretrievable Commitment of Resources*

No irreversible or irretrievable commitments of resources are expected by adopting Alternative 2, IPM using a combination of manual, mechanical, and herbicidal methods.

Even under a worst-case scenario, the effects of the proposed action to use herbicides would be negligible.

### *Cumulative Impacts*

The probability of Reclamation applicators (including cooperators and contractors) or the general public being exposed simultaneously to other herbicide applications would be very remote. Once the spray mixture dries on plant surfaces or moves into plant tissues, the risk of exposure is very small. Likewise, the risk of exposure to herbicides applied in the previous year is even less likely. The herbicides being considered for use do not persist very long in the environment, since they are degraded by sunlight and soil microbes. Some compounds only remain in the soil for a few days, while others may be present for a few months. Exposure from the various program done in the past, and the possible exposure from the proposed operations, would not likely approach the acceptable daily intake (ADI) of any of the proposed herbicides.

No cumulative impacts to native plant communities are expected as a result of the proposed use of herbicides over the five (5) year timeframe for the EA.

The most significant cumulative effects to terrestrial wildlife and aquatic species over the long term would come from the adoption of Alternative 1 (No Action). This alternative would result in habitat loss in wetlands and invasion of exotic weed infestations to areas adjacent to SJC Project sites. Monocultures of invasive weeds would develop, and palatable forage for game animals and non-game wildlife species would progressively decrease. Ground cover, grass production, seed producing food sources, and the prey base would continue to decline. The continued expansion of weed infestations would lead to a reduction in populations of some animals. However, no cumulative impacts would be expected under Alternative 2, IPM using a combination of manual, mechanical, and herbicidal methods.

The No Action alternative would not be effective in controlling vegetation, and erosion from adjacent lands of mixed ownership would increase if non-native plant infestations expand over the long run. The progressive increase in sediments would have a cumulative impact on water quality.

Under the Proposed Action, no cumulative impacts to water quality would be expected to occur, especially if herbicide labels, BMP's (Appendix A) mitigations (Chapter 5), and the requirement of the safety and spill plan (Appendix B) are followed.

## CHAPTER 5 ENVIRONMENTAL COMMITMENTS

The application of pesticides is tightly controlled by state and federal agencies. Reclamation is required to follow all state and federal laws and regulations applicable to the application of herbicides. The following mitigation measures will be followed when applying herbicides:

### Mitigations

- All herbicide label requirements will be followed.
- Prior to doing any mechanical treatments, especially removal of large trees and/or shrubs, contact the Albuquerque Area Office Environment Division's Archaeologist to determine if the State Historic Preservation Office will require consultation. NOTE: Reclamation conducted a check in the Archaeological Records Management Section (ARMS) and found some recorded sites within the proposed project area around Heron Lake. Any work around Heron Lake will need to be cleared by an archaeologist before work begins. All other project areas are highly disturbed. If any cultural resources are found during project work, work will immediately stop, and Reclamation will proceed with Sec. 106.
- All BMPs will be followed.
- Herbicides will not be directly applied to water.
- Spot applications of triclopyr and glyphosate can be done to the edge of some bodies of water in compliance with label requirements, but spot applications will not be done within five (5) feet of water being used for irrigation.
- Ester formulations of triclopyr (Garlon 4 and Tahoe 4) will not be applied in the summer when high temperatures are present (over 85° Fahrenheit) since this can cause volatilization.
- Applicators will be required to wear long-sleeved shirts and long pants, boots plus socks, and other personal protective equipment (PPE) as required on the label.
- All requirements in the attached Safety and Spill Plan will be followed (see Appendix C).
- Herbicides will be secured (lock and key) at all times.

- Herbicides will be transported according to safety requirements.

## CHAPTER 6 CONSULTATION AND COORDINATION

In October, 2011, the Draft EA and IPM plan were posted on Reclamation’s website at: <http://www.usbr.gov/uc/albug/envdocs/index.html>. Reclamation issued a scoping letter to interested federal and state agencies as well as a consultation invitation to interested tribes on January 13, 2012. A Public Notice was also published in the Durango Herald on March 13, 2012, and The Pagosa Springs SUN on March 15, 2012. No comments were received on the proposed action.

## CHAPTER 7 LIST OF PREPARERS

NAME	RESPONSIBILITY	QUALIFICATIONS	PARTICIPATION
Doug Parker	Contract Specialist	M.S. Forest Entomology, 39 years professional experience with USDA Forest Service as Pest Management and Pesticide Specialist	NEPA, IPM, Pesticides
Nancy Umbreit	Environmental Protection Specialist, Integrated Pest Management Coordinator, and NEPA Project Manager	B.S. Biology; 33 years professional experience.	NEPA, IPM

## CHAPTER 8 REFERENCES

- Brown, M. L., C. A. Duncan, and M. B. Halstvedt. 1999. Cost and Efficacy of Spotted Knapweed Management with Integrated Methods. Weed Management Services, Helena, MT. Presentation at Integrated Weed Management Field Seminar, July 22, 1999. 9pp.
- Felsot, A.S. 2000. Assessing the safety of herbicides for vegetation management in the Missoula Region: A question and answer guide to human health issues. Prepared on behalf of the Missoula Valley Weed Managers, Missoula, Montana. Food and Environment Lab, Washington State University, Richland, Washington. 45 pp.
- Miller, T.L. 1997. Oregon Pesticide Applicators Manual: A guide to the safe use and handling of pesticides. Oregon State University. P. 41.
- Parker, D. L. 2003. Low-Impact, Selective Herbicide Applications for Control of Exotic Trees in Riparian Areas: Saltcedar, Russian Olive, and Siberian Elm, Preliminary Field Guide. USDA Forest Service, Albuquerque, New Mexico. 6pp.
- Parker, D.L., Renz, M., Fletcher, A., Miller, F., and Gosz, J. Strategy for Long-Term Management of Exotic Trees in Riparian Areas for New Mexico's Five River Systems, 2005-2014. USDA Forest Service; and Forestry Division of the New Mexico Energy, Minerals, and Natural Resources Department. New Mexico. 29 pp.
- Sheley, Roger L., B. E. Olson, and C. Hooper. 2005. What is so dangerous about the impacts of noxious weeds on Montana's ecology and economy? Montana State University Bulletin No. 152; Bozeman, Montana
- Vencill, W.K. 2002. Herbicide Handbook, Eighth Edition. Weed Science Society of America, Lawrence, Kansas. 493 pp.
- USDA Forest Service. 1992. Risk Assessment for herbicide use in Forest Service Regions 1,2,3,4 and 10 and on Bonneville Power Administration Sites. 391pp.
- Watson, V.J., P.M. Rice, and E.C. Monnig. 1989. Environmental fate of Picloram used for roadside weed control. Journal of Environmental Quality. Vol. 18(2): 198-204.

## APPENDIX A: BEST MANAGEMENT PRACTICES

### Pre-spray BMPs

- Comprehensive project files will be maintained.
- Non-herbicidal techniques will be evaluated for use when they are known to provide acceptable control (over 80%) at a reasonable cost.
- Herbicides will only be used when they provide the most effective control relative to cost and do not present unacceptable environmental or safety risk.
- Herbicides will be selected based on their ability to provide the most effective control and least cost.
- Applicators will be required to read and understand the label and Material Data Safety Sheet for all herbicides being used.
- The lowest effective rate for herbicides will be used.
- Treatment sites will be checked to ensure they are not occupied by threatened, endangered, or sensitive species.

### Herbicide Spraying BMPs

- Individuals spraying herbicides will receive safety and application training prior to doing any treatment.
- Spraying will not be done when the average wind speed exceeds ten (10) miles per hour or as indicated on the label.
- Applications will not be done when there is a threat of rain or snow.
- Treatment areas will be posted with information signs to inform the public that herbicides are being used and the date of application.
- Mixing of herbicides will not be done near water, recreation sites, residences, or areas frequented by the public.
- Applicators will use appropriate personal protective equipment (PPE).

## **Herbicide post-spray BMPs**

- Treatment areas will be checked to assess efficacy.
- Application records will be maintained in the project file.
- Managerial oversight will be done annually to ensure compliance with all requirements.

## **APPENDIX B: HERBICIDE SAFETY AND SPILL PLAN**

### **Information and Equipment**

- All individuals applying herbicides will be required to receive adequate training on safety and application procedures prior to spraying. Proper state certification, within the proper categories is required when restricted use pesticides are being applied.
- A copy of herbicide labels and MSDS will be available at all times during project operations, and applicators will be completely familiar these documents.
- Required Personal Protective Equipment (PPE) will be worn at all times when herbicides are being mixed and applied.
- An emergency spill kit, with directions for use, will be present when herbicide are being transported, mixed and applied.
- Employees will be trained in the use of the spill kit prior to initiation of operations.
- The spill kit will contain the following equipment:
  - Clean water and soap
  - Shovel
  - Broom
  - Ten pounds of absorbent material, such as kitty litter
  - Box of plastic bags
  - Nitrile gloves



## Procedures for Herbicide Spill Containment

Information in this section is derived from the EPA document “Applying Pesticides Correctly: A Guide for Private and Commercial Applicators,” and the rules and regulations for the New Mexico Pesticide Control Act administered by the New Mexico Department of Agriculture, Pesticide Management Bureau.

The following information will be reviewed by workers who handle herbicides:

- Immediately notify the direct supervisor of an incident or spill. Identify the nature of the incident and extent of the spill, including the product and chemical names and the EPA registration number(s).
- Remove any injured or contaminated person to a safe area. Remove contaminated clothing and follow MSDS guidelines for emergency first aid procedures regarding exposure. Do not leave an injured person alone. Obtain medical help for any injured employee.
- Contain the spilled herbicide as much as possible on the site. Prevent the herbicide from entering ditches, gullies, wells, or water systems.
- **Small Spills** (Less than 1 gallon of herbicide formulation or less than 10 gallons of herbicide mixture)
  - Qualified employees will be present to confine a spill.
  - Follow MSDS guidelines for emergency first aid procedures in the event of an accidental exposure.
  - Restrict entry to the spill area
  - Contain the spread of the spill with earthen dikes.
  - Cover the spill with absorbent material.
  - Place contaminated materials into leak-proof container(s) and label.
  - Dispose of contaminated material according to label instructions and State Requirements.
- **Large Spills** (More than 1 gallon of herbicide formulation or more than 10 gallons of herbicide mixture)
  - Keep people away from the spill.

- Follow MSDS guidelines for emergency first aid procedures in the event of an accidental exposure.
- Contain the spread of the spill with earthen dikes.
- Cover the spill with absorbent material.
- Spread the absorbent material around the perimeter of the spill and sweep toward the center.
- Call the direct supervisor and the local fire department, and follow their instructions for further actions.

### **Procedures for Herbicide Mixing, Loading and Disposal**

- Mixing of herbicides and adjuvants will be done at least 100 feet from well heads or surface waters.
- Dilution water will be added to the spray container prior to the addition of the herbicide concentrate.
- Hoses used to add dilution water to spray containers shall be equipped with a device to prevent back-siphoning, or a minimum 2-inch air gap.
- Workers mixing herbicide will wear the maximum personal protective equipment required by the label.
- Empty containers will be triple rinsed. Rinsate will be added to the spray mix or disposed of on the application site at a rate that does not exceed amounts addressed on the label.
- Unused herbicide will be stored in a locked facility in accordance with herbicide storage instructions provided by the manufacturer, and in accordance with the Colorado or New Mexico Department of Agriculture regulations (dependent on where action is taking place).
- Empty and rinsed herbicide containers will be punctured and disposed of according to label instructions.

### **Transportation and Security**

- Transport only the quantity of herbicide needed for the day's operation.

- Do not leave vehicles being used to transport pesticides unattended unless the herbicides are secured in a locked area.
- Keep herbicides separated from drivers and passengers when they are being moved from storage sites to field locations
- Do not transport open container with herbicides.
- Make sure all lids or bungs are tight on herbicide containers prior to transport.
- Maintain security of herbicides at field sites.

## APPENDIX C: PREVENTION BY HEAVY EQUIPMENT HYGIENE

### Introduction

Construction equipment hygiene and clean-down procedures is necessary to prevent the spread and development of noxious weeds and invasive plants.

- **The Issue.** Relocating construction equipment from project to project, or from one site to another, is a significant factor in the spread of weeds and development of weed infestations.
- **Contaminants Causing Spread.** The most common contaminants on equipment are weed seeds and plant debris or plant parts that can result in vegetative reproduction. Some seeds are small and they can be difficult to remove, especially when they penetrate deep into mechanical parts of the equipment.

### Initial Preventive Measures

An effective and economical preventive approach is for equipment operators to avoid contamination of machinery. This approach can reduce or eliminate the need to clean equipment. Some useful practices include:

- Work from non-infested areas into infested areas.
- Strategically designate equipment wash-down sites at each project to minimize weed spread.

### Machinery Most at Risk

The types of machinery and equipment that are of concern in the spread of weeds follow:

- Track Equipment (dozer, excavator, crane, mulcher, etc.),
- Pneumatic Wheel Equipment (loader, grader, scraper, backhoe, chipper, etc.).

### **Critical Contamination Areas**

When decontaminating equipment and attachments, there are certain areas of the machine that require particular attention. These areas of critical contamination generally come into contact with the soil or plant material when the equipment is in use.

### **Clean-Down Options**

The following are effective methods to remove weed seeds and plants:

- **Wash-down** can be achieved by applying water to the equipment at high pressure using a pressure cleaner or spray tank and pump. The critical areas on equipment must be rigorously targeted and thoroughly washed clean.
- **Air blast** assists decontamination of machinery, especially for those hard-to-reach areas such as cavities and joints. A compressor with hose and suitable nozzles is required.
- **Physical removal** with hand-held tools is an option that is most appropriate for contaminants that adhere to equipment. Physical removal is often undertaken prior to or as a follow up procedure to both water and/ or air blast clean-down. This may be labor intensive, but it will ensure that contaminants are removed and disposed of correctly. Brooms, brushes, shovels and scraping tools can help with clean down procedures.

### **Clean-Down Considerations**

When implementing hygiene protocols a number of considerations need to be addressed to minimize further infestations and achieve maximum hygiene standards.

These include:

- Whether to clean the equipment on or off project site;
- Whether to utilize companies that provide portable equipment cleaning facilities;
- Or, whether to use existing equipment wash bay facilities located at local commercial enterprises.


### **Important Consideration**

When engaging contractors, verify that they implement equipment hygiene protocols as a standard practice. Undertake physical inspections of their equipment to confirm weed free status, before and after the job is undertaken.

### **General Movement of Equipment**

Everyone has a responsibility to ensure that they check their equipment for possible weed seed and plant part contaminants and implement appropriate clean down procedures.

APPENDIX D: Agency and Public Correspondence

		<b>ORIGINAL</b>		RECEIVED BOR ALBUQUERQUE AREA OFFICE OFFICIAL FILE COPY  FEB - 8 '12
		DEPARTMENT OF THE ARMY ALBUQUERQUE DISTRICT, CORPS OF ENGINEERS DURANGO REGULATORY OFFICE 1970 E. 3 <sup>RD</sup> AVENUE, SUITE # 109 DURANGO, COLORADO 81301		
February 3, 2012				Action
Regulatory Division (CESPA-NM-RD-DR)		Class: ENV 8.00		
		Pty: 04105		
		Contr #		
		Fldr #		
		Date	Initial	To
		02-03	CAW	185

SUBJECT: Action Number SPA-2012-00053, Bureau of Reclamation, Pest Management

Ms. Nancy Umbreit, Environmental Protection Specialist  
Bureau of Reclamation-Albuquerque Area Office  
555 Broadway NE, Suite 100  
Albuquerque, New Mexico 87102-2352

Dear Ms. Umbreit:

The U.S. Army Corps of Engineers (Corps) is in receipt of your letter dated January 13, 2012 requesting a jurisdictional determination for integrated pest management, Archuleta County, Colorado and Rio Arriba County, New Mexico. We have assigned Action No. SPA-2012-00053 to this activity. To avoid delay, please include this number in all future correspondence concerning this request.

We have reviewed this request in accordance with Section 404 of the Clean Water Act (CWA) and Section 10 of the Rivers and Harbors Act of 1899 (RHA). Under Section 404, the Corps regulates the discharge of dredged and fill material into waters of the United States, including wetlands. The Corps responsibility under Section 10 is to regulate any work in, or affecting, navigable waters of the United States. Based on your description of existing on-site conditions, other information available to us, and current regulations and policy, we have determined that there appears to be no fill that will be placed into waters of the United States within the proposed project area. However, it is incumbent upon you to remain informed of any changes in the Corps Regulatory Program regulations and policy as they relate to your project. If your proposed project plans change, please submit information to our office for further review.

The Corps based this decision on a preliminary jurisdictional determination (JD) that there appears to be no fill being placed into waters of the United States on the project site. Preliminary JDs are advisory in nature and may not be appealed. An approved JD is an official Corps determination that "waters of the U.S." and/or "navigable waters of the U.S." are either present or absent on a particular site. An approved JD precisely identifies the limits of those waters on the project site determined to be jurisdictional under the CWA or RHA. If you wish, you may request that the USACE reevaluate this case and issue an approved JD.

Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project



STATE OF NEW MEXICO  
**DEPARTMENT OF CULTURAL AFFAIRS**  
**HISTORIC PRESERVATION DIVISION**

BATAAN MEMORIAL BUILDING  
407 GALISTEO STREET, SUITE 236  
SANTA FE, NEW MEXICO 87501  
PHONE (505) 827-6320 FAX (505) 827-6338

April 4, 2012

Rio Grande Project

ORIGINAL

Mike A. Hamman  
Area Manager  
Bureau of Reclamation  
Albuquerque Area Office  
55 Broadway Boulevard NE, Suite 100  
Albuquerque, New Mexico 87102-2352

Attn: Nancy Umbreit  
Mark Hungerford

Dear Mr Hamman,

Thank you for your letter informing our office of the Scoping Process for the Bureau of Reclamation's (Reclamation) Environmental Assessment (EA) for the **Integrated Pest Management for the San Juan Chama Project (HPD log 93757)**. Our review of the draft EA indicates that the Reclamation has not considered the undertaking's impacts cultural resources per section 106 of the National Historic Preservation Act (NHPA) and its regulations, 36 CFR 800.8 .

Please contact our office with information defining how Reclamation plans to meet the requirements of Section 106 of the NHPA for this undertaking.

If you have any questions feel free to call me directly at (505) 827-4225 or e-mail me at [bob.estes@state.nm.us](mailto:bob.estes@state.nm.us)

*Bob Estes*

Bob Estes  
Historic Preservation Division  
Bataan Memorial Building  
407 Galisteo Street  
Suite 236  
Santa Fe, NM 87501

RECEIVED		
ALBUQUERQUE OFFICE		
APR 16 2012		
I-12-746		
Class		
Prj 0465		
Cntr #		
Fldr #		
Date	Initial	To
4/16	MA	AL 2400
4/18	MA	AL 2402
4/19	MA	150
		130

Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project

**Umbreit, Nancy E**

---

**From:** Hungerford, Mark A  
**Sent:** Wednesday, July 25, 2012 11:25 AM  
**To:** Umbreit, Nancy E  
**Subject:** RE: San Juan-Chama Integrated Pest Management EA

I talked with Bob from SHPO and he told me that the new language was good to go.

Mark

---

**From:** Umbreit, Nancy E  
**Sent:** Thursday, July 12, 2012 4:11 PM  
**To:** Hungerford, Mark A  
**Subject:** San Juan-Chama Integrated Pest Management EA

Hi Mark,

We received a letter, dated April 4, 2012, from SHPO stating we had not considered the undertaking's impacts on cultural resources as per section 106 of the National Historic Preservation Act (NHPA) and its regulations for the subject document. Subsequently, we reviewed and revised the EA and you emailed the document for the SHPO's review (~06/01/12). Have you heard anything back from SHPO? If not, may you please check with their office? If they could provide a concurrence email, that we have addressed their concerns, that would be appreciated. I would like to finalize this document as soon as possible. Thanks for your help.

Nancy

**Nancy Umbreit**  
Bureau of Reclamation  
Environmental Protection Specialist  
  
(505) 462-3599 Work  
numbreit@usbr.gov  
  
555 Eroadway NE, Ste 100  
Albuquerque Area Office  
Albuquerque, NM 87102



Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project



United States Department of the Interior

BUREAU OF RECLAMATION  
Upper Colorado Region  
Albuquerque Area Office  
555 Broadway NE, Suite 100  
Albuquerque, NM 87102-2352

**JAN 13 2012**

Interested Parties (See Enclosed List)

Subject: Scoping Notice Regarding the Bureau of Reclamation's Environmental Assessment for Integrated Pest Management on the San Juan-Chama Project; Archuleta County, Colorado and Rio Arriba County, New Mexico

Dear Ladies and Gentlemen:

The Bureau of Reclamation is preparing an Environmental Assessment (EA) for Integrated Pest Management (IPM) on the San Juan-Chama (SJC) Project, which proposes to control and conduct long-term management of invasive plants with manual, mechanical, and herbicidal methods on lands and facilities held in title by the United States (Reclamation).

The IPM plan outlines the objectives, management alternatives, short- and long-term strategies, control techniques, mitigation and best management practices (BMPs), and monitoring and follow-up actions to control undesirable native plant species and invasive weeds on the following SJC Project facilities: (1) Blanco and Oso Diversion Dam sites, (2) Oso Diversion Dam Wetlands (working cooperatively with the US Army Corps of Engineers), (3) Willow Creek Conveyance Channel, (4) Heron Reservoir, (5) Heron Dam, and (6) SJC Project office and equipment storage facility in Chama, NM. Please see enclosed map.

Management of undesirable vegetation, which includes both native and exotic species, is necessary for the following reasons:

- To allow for proper surveillance and inspection of the structures and adjacent areas for seepage, cracking, sinkholes, settlement, deflection, and other signs of distress.
- To allow adequate access for normal and emergency Operation and Maintenance (O&M) activities.
- To prevent damage to structures due to root growth, such as shortened seepage paths through embankments; voids in embankment from decaying roots from dead or damaged trees; expansion of crack or joints of concrete walls; and plugging of perforated or open-jointed pipes.
- Keep plants from overgrowing and obscuring equipment, structures, and facilities.
- Prevent the buildup and spread of exotic species from federal property to adjacent land of mixed ownership.
- Remove invasive plant species from wetland sites to protect native plant communities.
- Maintain or enhance the visual quality of structures and facilities that are adjacent to recreational sites.
- Enhance desirable plant communities to provide favorable habitat for fish and wildlife.

Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project

Scoping, as defined in the Council on Environmental Quality regulations, is "an early and open process for determining the scope of issues to be addressed and for identifying the significant issues related to a proposed action." This scoping period provides an opportunity to interested members of the public, Native American tribes, local governments, and organizations to comment on the proposed IPM plan and to obtain information that will focus the EA on important issues.

The scoping process helps us to identify the following:

- The important issues, resource concerns, and possible impacts to be addressed in the EA;
- Existing information sources;
- Other environmental review, permits, and consultation requirements; and
- Alternatives to be evaluated in the EA.

Reclamation will gladly provide any additional information needed by you or your staff to describe the EA in further detail. The EA and associated IPM plan will soon be posted on Reclamation's web page at:

<http://www.usbr.gov/uc/albuq/envdocs/index.html>

To discuss the EA or arrange a meeting, please contact Ms. Nancy Umbreit, Environmental Protection Specialist at 505-462-3599. Please provide us with any comments on the EA or associated IPM plan within thirty (30) calendar days from the date of this letter. Thank you for your assistance.

Sincerely,  
**MIKE A. HAMMAN**

Mike A. Hamman  
Area Manager

Enclosures-2

bc: ALB-101

WBR:NUmbreit;jgraham:12/15/11:505-462-3599  
T:\ALB-AdminSupport\SecFiles\Env\Umbreit, Nancy\Scoping Notice Regarding the Bureau of Reclamation's Environmental Assessment121511

Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project

Copies of this letter sent to the following: agencies and their representatives:

Mr. Rolf Schmidt-Petersen  
Rio Grande Basin Bureau Chief  
New Mexico Interstate Stream Commission  
5550 San Antonio Dr NE  
Albuquerque, NM 87109

Ms. Kera Hellige  
US Army Corps of Engineers  
1970 East Third Avenue, Suite 109  
Durango, CO 81303

Ms. Deanna Cummings  
US Army Corps of Engineers  
CESPA-OD-R  
Corps of Engineers  
Albuquerque District Office  
4101 Jefferson Plaza NE  
Albuquerque NM 87109-3435

Ms. Jan V. Biella  
NM State Historic Preservation Officer  
Department of Cultural Affairs  
Historic Preservation Division  
Bataan Memorial Building  
407 Galisteo Street, Suite 236  
Santa Fe, NM 87501

Mr. Edward C. Nichols  
Attention: Mark Tobias  
State Historic Preservation Officer  
Colorado Historical Museum  
1300 Broadway  
Denver, Colorado 80203

Mr. John Stomp  
Albuquerque Bernalillo County  
Water Utility Authority  
PO Box 1293  
Albuquerque, NM 87103-1293

Ms. Linda Rundell, State Director  
Bureau of Land Management  
P.O. Box 27115  
Santa Fe NM 87502-0115

Ms. Pauline Ellis, Acting Staff Officer  
USDA Forest Service  
San Juan National Forest  
15 Burnett Court

Durango, CO 81301

Mr. Al Pfister, Project Leader  
US Fish and Wildlife Service  
Western Colorado Field Office  
764 Horizon Drive, Building B  
Grand Junction, Colorado 81506-3946

Ms. Jennifer Gimbel, Director  
Colorado Water Conservation Board &  
Administration Section  
1313 Sherman St. Room 721  
Denver, CO 80203

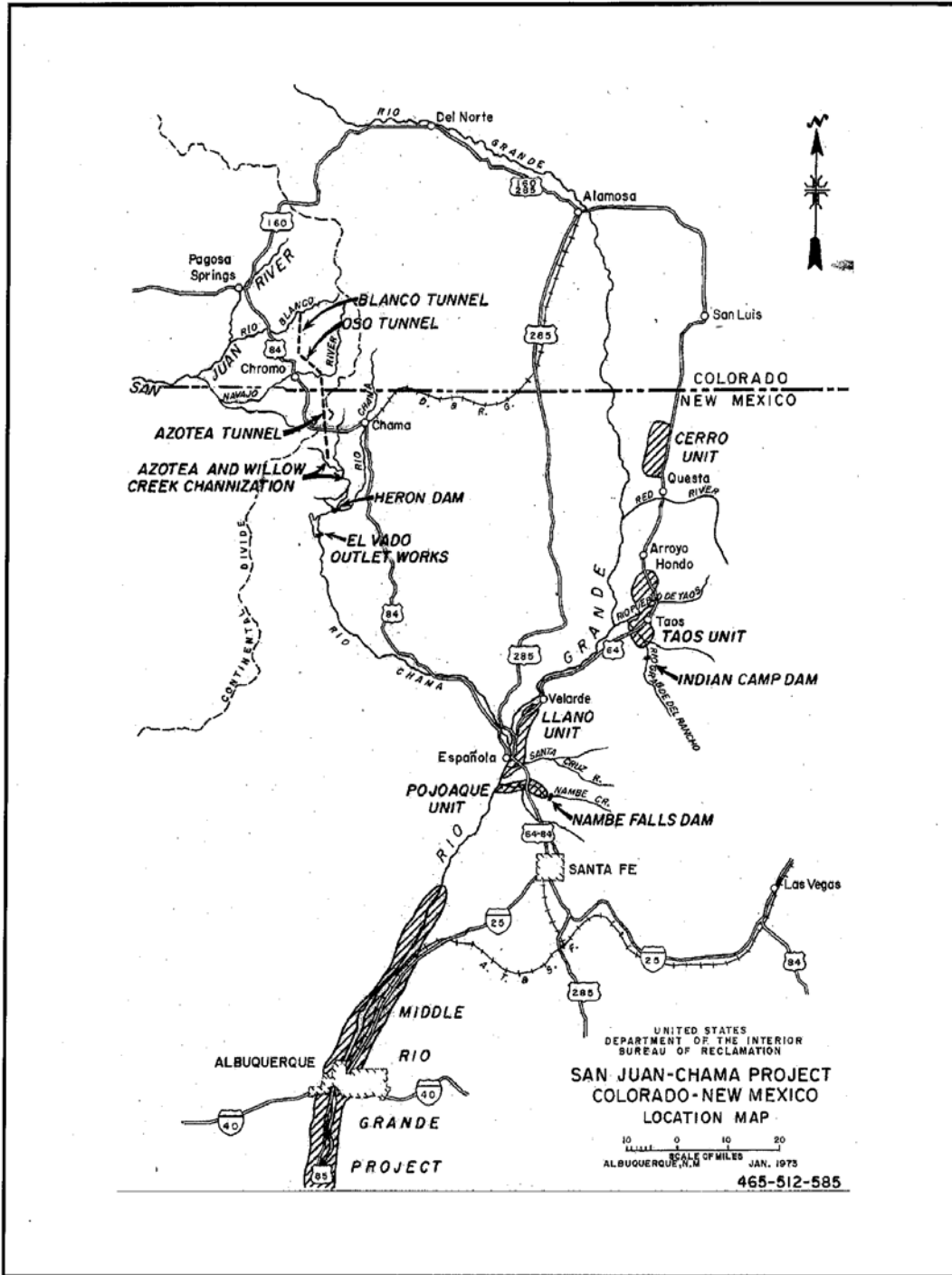
Ms. Deanna Cummings  
US Army Corps of Engineers  
CESPA-OD-R  
Corps of Engineers  
Albuquerque District Office  
4101 Jefferson Plaza NE  
Albuquerque NM 87109-3435

Mr. Anthony Marquez  
Park Superintendent  
Heron Lake State Park  
PO Box 159  
Los Ojos, NM 87551

Mr. John Rector  
Park Superintendent  
El Vado State Park  
PO Box 367  
Tierra Amarilla, NM 87575

Mr. Bill Walker  
Regional Director  
Southwest Regional Office  
1001 Indian School Road, NW  
Albuquerque, NM 87104

Environmental Assessment AAO-11-011  
 Integrated Pest Management, San Juan-Chama Project





IN REPLY REFER TO:

ALB-185  
ENV-6.00

United States Department of the Interior

BUREAU OF RECLAMATION  
Upper Colorado Region  
Albuquerque Area Office  
555 Broadway NE, Suite 100  
Albuquerque, NM 87102-2352

**JAN 13 2012**

Interested Parties (See Enclosed List)

Subject: Consultation Invitation Regarding the Bureau of Reclamation's Environmental Assessment for Integrated Pest Management on the San Juan-Chama Project; Archuleta County, Colorado and Rio Arriba County, New Mexico

Dear Ladies and Gentlemen:

The Bureau of Reclamation is preparing an Environmental Assessment (EA) for Integrated Pest Management (IPM) on the San Juan-Chama (SJC) Project, which proposes to control and conduct long-term management of invasive plants with manual, mechanical, and herbicidal methods on lands and facilities held in title by the United States (Reclamation).

The IPM plan outlines the objectives, management alternatives, short- and long-term strategies, control techniques, mitigation and best management practices (BMPs), and monitoring and follow-up actions to control undesirable native plant species and invasive weeds on the following SJC Project facilities: (1) Blanco and Oso Diversion Dam sites, (2) Oso Diversion Dam Wetlands (working cooperatively with the US Army Corps of Engineers), (3) Willow Creek Conveyance Channel, (4) Heron Reservoir, (5) Heron Dam, and (6) SJC Project office and equipment storage facility in Chama, NM. Please see enclosed map.

Management of undesirable vegetation, which includes both native and exotic species, is necessary for the following reasons:

- To allow for proper surveillance and inspection of the structures and adjacent areas for seepage, cracking, sinkholes, settlement, deflection, and other signs of distress.
- To allow adequate access for normal and emergency Operation and Maintenance (O&M) activities.
- To prevent damage to structures due to root growth, such as shortened seepage paths through embankments; voids in embankment from decaying roots from dead or damaged trees; expansion of crack or joints of concrete walls; and plugging of perforated or open-jointed pipes.

P.

Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project

2

- Keep plants from overgrowing and obscuring equipment, structures, and facilities.
- Prevent the buildup and spread of exotic species from federal property to adjacent land of mixed ownership.
- Remove invasive plant species from wetland sites to protect native plant communities.
- Maintain or enhance the visual quality of structures and facilities that are adjacent to recreational sites.
- Enhance desirable plant communities to provide favorable habitat for fish and wildlife.

The purpose of this letter is to invite your involvement on a government-to-government basis to identify any concerns regarding the potential effects of Reclamation's future IPM activities on trust assets, cultural and biological resources, or tribal health and safety. Reclamation wants to ensure that you have an opportunity to help us identify and address any issues important to your Pueblo.

Reclamation will gladly provide any additional information needed by you or your staff to describe the EA in further detail. The EA and associated IPM plan will soon be posted on Reclamation's web page at:

<http://www.usbr.gov/uc/albuq/envdocs/index.html>

To discuss the EA or arrange a meeting, please contact Ms. Nancy Umbreit, Environmental Protection Specialist at 505-462-3599. Please provide us with any comments on the EA or associated IPM plan within thirty (30) calendar days from the date of this letter. Thank you for your assistance.

Sincerely,

**MIKE A. HAMMAN**

Mike A. Hamman  
Area Manager

Enclosures-2

bc: ALB-101

WBR:NUmbreit:jgraham:12/15/11:505-462-3599  
T:\ALB-AdminSupport\SecFiles\Envi\Umbreit, Nancy\TribalConsultationLtr SJCIPM  
121511

Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project

Copies of this letter sent to the following based on CO and NM County SHPO lists:

Honorable Levi Pesata  
President Jicarilla Apache Tribal council  
P.O. Box 507  
Dulce, NM 87528

Mr. Leigh Kuwanwisiwma  
Director, Hopi Tribe Cultural Preservation  
Office  
P.O. Box 123  
Kykotsmovi, AZ 86039

Honorable Joe Shirley  
President, Navajo Nation  
P.O. Box 9000/Navajo Tribal Hill  
Window Rock, AZ 86515

Mr. Donnie Tofpi  
Chairman, Kiowa Business Committee  
P.O. Box 369  
Carnegie, OK 72015

Mr. Dewey Tsonetokoy  
Kiowa NAGPRA Representative  
P.O. Box 369  
Carnegie, OK 73015

Mr. Raymond Fry  
Northern Pueblos Agency  
Bureau of Indian Affairs  
P.O. Box 4269, Fairview Station  
Espanola, NM 87533

Governor Ron Lovato  
Ohkay Owingeh  
P.O. Box 1099  
San Juan Pueblo, NM 87566

Governor George Rivera  
Pueblo of Pojoaque  
78 Cities of Gold Road  
Santa Fe, NM 87506

Governor Perry Martinez  
Pueblo of San Idefonso  
Route 5, Box 315-A  
Santa Fe, NM 87506

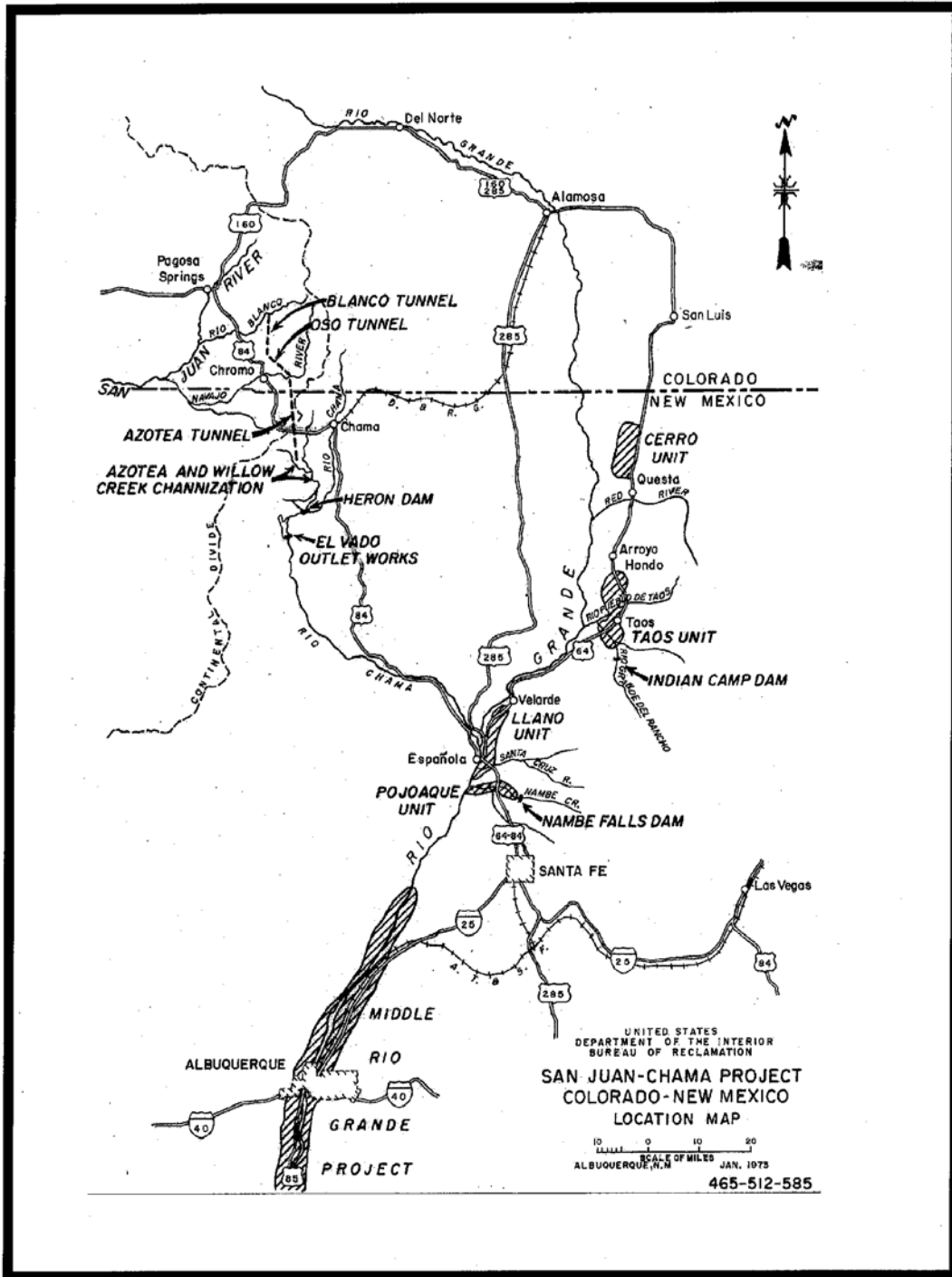
Governor Watter Dasheno  
Pueblo of Santa Clara  
PO Box 580  
Espanola, NM 87532

Governor Nelson Cordova  
Pueblo of Taos  
PO Box 1846  
Taos, NM 87571

Chairman Matthew J. Box  
Southern Ute Tribe  
356 Ouray Drive  
PO Box 737  
Igancio, CO 81137

Chairman Michael Burgess  
Comanche Nation  
P.O. Box 908  
Lawton, OK 73502

Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project





## PROOF OF PUBLICATION

County of La Plata, }  
State of Colorado } ss.

the  
Durango **Herald**

Drawer A, Durango, Colorado 81302

I, Karen Thompson, do solemnly swear that I am the customer service representative of the Durango Herald, and that I have personal knowledge of the essential facts stated herein; that the same is a daily newspaper printed in whole, and published in the County of La Plata, State of Colorado, and has a general circulation therein; that said newspaper has been published continuously and uninterruptedly in said County of La Plata for a period of more than twelve months next prior to the first publication of the annexed Legal notice or advertisement; that said newspaper has been admitted to the United States mails as second-class matter under a provision of the Act of March 3, 1879, or any amendments thereof, and that said newspaper is a daily newspaper duly qualified for publishing legal notices and advertisements within the meaning of the laws of the State of Colorado.

That the annexed legal notice or advertisement was published in the regular and entire editions of said daily newspaper one time only March 13, 2012 once each day for XXXXX consecutive issue days; once each week on the same day of each week for XXXXX consecutive insertions; and that the first publication of said notice was in the issue period of said newspaper dated XXXXX and that the last publication of said notice was in the issue of said newspaper dated XXXXX A. D., 2012

In witness whereof I have hereunto set my hand this 13th day of March, 2012.

Karen D. Thompson

Subscribed and sworn before me, a notary public in and for the County of La Plata, State of Colorado this 13 day of March A.D., 2012.

Angela D. Stigler

Notary Public

My Commission expires:



32103  
Draft Environmental Assessment  
and Finding of No Significant  
Impact for Integrated Pest  
Management,  
San Juan-Chama Project,  
CO and NM  
The United States Bureau of  
Reclamation has prepared a draft  
Integrated Pest Management  
Plan and associated draft  
Environmental Assessment (DEA)  
for the proposed control and long-  
term management of invasive  
plants with manual, mechanical,  
and herbicidal methods on San  
Juan-Chama (SJC) Project lands  
and facilities held in title by the  
United States (Reclamation).  
The EA was prepared under  
the provisions of the National  
Environmental Policy Act (NEPA)  
of 1969 (42 U.S.C. 4321 et. seq.)  
and the Council on Environmental  
Quality regulations (40 CFR  
1500). Based on the analysis pre-  
sented in the DEA, Reclamation  
has determined there will be  
no significant adverse impacts  
associated with the proposed  
project. Reclamation makes  
this preliminary "Finding of No  
Significant Impact" (FONSI) pur-  
suant to the above referenced  
law and regulations. Reclamation  
has also determined the proposed  
action does not constitute a  
major federal action which would  
significantly affect the human  
environment. Therefore, no envi-  
ronmental impact statement will  
be prepared. Reclamation plans  
to finalize the DEA and FONSI on  
March 30, 2012.  
For further information, contact  
Nancy Umbreit at Reclamation's  
Albuquerque Area Office, (505)  
462-3599 or email, [numbreit@usbr.gov](mailto:numbreit@usbr.gov)  
Published: March 13, 2012

Environmental Assessment AAO-11-011  
Integrated Pest Management, San Juan-Chama Project

The Pagosa Springs SUN  
PAGOSA SPRINGS, COLORADO  
"The official Newspaper of Archuleta County"

BUREAU OF RECLAMATION  
ALBUQUERQUE AREA OFFICE  
RECEIVED

2012 MAR 19 AM 11:03

STATE OF COLORADO )  
 ) SS.  
COUNTY OF ARCHULETA )

I, Terri L. House, do solemnly swear that I am Publisher of The Pagosa Springs SUN; that the same is a weekly newspaper printed, in whole or in part, and published in the County of Archuleta, State of Colorado, and has a general circulation therein; that said newspaper has been published continuously and uninterrupted in said County of Archuleta for a period of more than fifty-two consecutive weeks next prior to the first publication of the annexed legal notice or advertisement, that said newspaper has been admitted to the United States mails as periodical matter under the provisions of the Act of March 3, 1879, or any amendments thereof, and that said newspaper is a weekly newspaper duly qualified for publishing legal notices and advertisements within the meaning of the laws of the State of Colorado.

Draft Environmental Assessment and Finding of No Significant Impact for Integrated Pest Management, San Juan-Chama Project, CO and NM  
The United States Bureau of Reclamation has prepared a draft Integrated Pest Management Plan and associated draft Environmental Assessment (DEA) for the proposed control and long-term management of invasive plants with manual, mechanical, and herbicidal methods on San Juan-Chama (SJC) Project lands and facilities held in title by the United States (Reclamation). The EA was prepared under the provisions of the National Environmental Policy Act (NEPA) of 1969 (42 U.S.C. 4321 et. seq.) and the Council on Environmental Quality regulations (40 CFR 1500). Based on the analysis presented in the DEA, Reclamation has determined there will be no significant adverse impacts associated with the proposed project. Reclamation makes this preliminary "Finding of No Significant Impact" (FONSI) pursuant to the above referenced law and regulations. Reclamation has also determined the proposed action does not constitute a major federal action which would significantly affect the human environment. Therefore, no environmental impact statement will be prepared. Reclamation plans to finalize the DEA and FONSI on March 30, 2012.  
For further information, contact Nancy Umbreit at Reclamation's Albuquerque Area Office, (505) 462-3599 or email, numbreit@usbr.gov.  
Published March 15, 2012 in The Pagosa Springs SUN.

That the annexed legal notice or advertisement was published in the regular and entire issue of every number of said weekly newspaper for the period of one consecutive insertions; and that the first publication of said notice was in the issue of said newspaper dated March 15 A.D. 2012 and that the last publication of said notice was in the issue of said newspaper dated March 15 A.D. 2012.

3/15 \$33.00  
Paid

Terri L. House  
Publisher

Subscribed and sworn to before me, a notary public in and for the State of Colorado, this 15 of March A.D., 2012.

Sandra Isaacson  
Notary Public

My Commission expires 10/24/13

