Upper High Creek Canal Enclosure and Hydropower Development Final Environmental Assessment and Finding of No Significant Impact

PRO-EA-15-003

Upper Colorado Region
Provo Area Office
Provo, Utah
Decision: It is my decision to authorize the Proposed Action identified in EA No. PRO-EA-15-003.

Finding of No Significant Impact: Based on the analysis of potential environmental impacts contained in the attached environmental assessment, I have determined that impacts are not expected to be significant and an environmental impact statement is not required.

Rationale for Decision: The decision to allow the Proposed Action does not result in any undue or unnecessary environmental degradation.

Recommended by:

Mary Beth Reinhart
Chief, Environmental Group

Date: 8/20/15

Concur:

Kerry Schwartz
Manager, Water and Environmental Resources Division

Date: 8/20/15

Approved by:

Wayne G. Pullard
Area Manager, Provo Area Office

Date: 8/20/15
Introduction

In compliance with the National Environmental Policy Act of 1969, as amended (NEPA), the Bureau of Reclamation, Provo Area Office, Upper Colorado Region has conducted an Environmental Assessment (EA) for a Proposed Action to allow Richmond Irrigation Company to enclose 8.3 miles of Upper High Creek Canal and construct two small hydropower plants. NEPA applies to this project due to its WaterSMART Grant from Reclamation.

The EA was prepared by Reclamation to address the need to pressurize Upper High Creek Canal, conserve water by reducing water loss in the canal system, enable irrigation longer into the growing season, produce hydropower, and increase water delivery to the Bear River Migratory Bird Refuge.

Alternatives

The EA analyzed the No-Action Alternative and the Proposed Action Alternative to enclose the canal under conditions of the environmental commitments. Reclamation’s decision is to implement the Proposed Action Alternative. All mitigation measures and terms and conditions that are integral to the alternative are included in the EA.

Related NEPA Documents

There are no other NEPA documents that are currently being prepared that are related to, but not part of the scope of this.

Decision and Finding of No Significant Impact

Based upon a review of the EA and supporting documents, I have determined that implementing the proposal will not significantly affect the quality of the human environment, individually or cumulatively with other actions in the area. No environmental effects meet the definition of significance in context or intensity as defined at 40 CFR 1508.27. Therefore, an environmental impact statement is not required for this Proposed Action. This finding is based on consideration of the context and intensity as summarized here from the EA.

Context
The affected locality is the Richmond Irrigation Company area of service in Cache County, Utah.

Intensity
The following discussion is organized around the 10 significance criteria described in 40 CFR 1508.27. These criteria were incorporated into the resource analysis and issues considered in the EA.

1. Impacts may be both beneficial and adverse. The Proposed Action would not adversely impact resources of the human environment, in the short or long-term. None of the environmental effects discussed in the EA are considered significant, nor do the effects rise to the level of needing to complete an Environmental Impact Statement.
2. **The degree to which the selected alternative will affect public health or safety or a minority or low-income population.** The proposal will have no significant impacts on public health or safety. No minority or low income community would be disproportionately affected by the Proposed Action.

3. **Unique characteristics of the geographic area.** There are no parks, prime farmlands, wetlands, wild and scenic rivers, or ecologically critical areas that would be affected by the proposal. Environmental commitments are in place to eliminate negative impacts.

4. **The degree to which the effects on the quality of the human environment are likely to be highly controversial.** The effects on the proposal on the quality of the human environment are not highly controversial.

5. **The degree to which the possible effects on the human environment are highly uncertain or involve unique or unknown risks.** There are no predicted effects on the human environment that are considered highly uncertain or that involve unique or unknown risks.

6. **The degree to which the action may establish a precedent for future actions with significant effects or represents a decision in principle about a future consideration.** This action would not establish a precedent for future actions with significant effects, because there are no significant effects as a result of this action. This action does not represent a decision in principle about a future consideration.

7. **Whether the action is related to other actions which are individually insignificant but cumulatively significant.** Cumulative effects are not predicted, as described in the EA.

8. **The degree to which the action may adversely affect sites, districts, buildings, structures, and objects listed in or eligible for listing in the National Register of Historic Places.** A determination of no adverse effect to historic properties was made based on the Proposed Action and Reclamation’s site evaluations.

9. **The degree to which the action may adversely affect an endangered or threatened species or its habitat that has been determined to be critical under the Endangered Species Act of 1973.** There are no endangered or threatened species or critical habitat affected by this action. Therefore, a no effect determination is made.

10. **Whether the action threatens a violation of Federal, state, local, or tribal law, regulation or policy imposed for the protection of the environment.** The project does not violate any Federal, state, local, or tribal law, regulation, or policy imposed for the protection of the environment. In addition, this project is consistent with applicable land management plans, policies, and programs.
Mission Statements

The mission of the Department of the Interior is to protect and manage the Nation’s natural resources and cultural heritage; provide scientific and other information about those resources; and honor its trust responsibilities or special commitments to American Indians, Alaska Natives, and affiliated 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.
Upper High Creek Canal Enclosure and Hydropower Development Final Environmental Assessment and Finding of No Significant Impact

PRO-EA-15-003

Upper Colorado Region
Provo Area Office
Provo, Utah

prepared by Peter L. Crookston
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Chapter 1  Purpose and Need

1.1  Introduction

This Environmental Assessment (EA) was prepared to examine the potential environmental impacts of the Upper High Creek Canal Enclosure and Hydropower Development Project, proposed by the Richmond Irrigation Company in Cache County, Utah. If approved, 8.3 miles of the existing Upper High Creek Canal would be modified, and two small hydropower plants would be installed with a combined capacity of 300 kilowatts.

The purposes of the project are:

- Modify the Upper High Creek Canal.
- Conserve approximately 4,800 acre-feet (AF) of water annually.
- Produce a significant amount of hydropower.
- Increase water delivery to the Bear River Migratory Bird Refuge.
- Integrate water conservation and clean energy production.

1.2  Background

The Richmond Irrigation Company is a nonprofit mutual irrigation company that provides irrigation water to 6,152 acres of agricultural land, and a secondary water system for Richmond City in Cache County, Utah. The Upper High Creek Canal is one of the primary conveyance canals owned by the irrigation company. It is unknown exactly when the canal was constructed, but the associated water rights have a priority date of 1860. The canal was likely constructed shortly thereafter. The canal diverts water from High Creek and has a capacity of 40 cubic feet per second (cfs).

Approximately 9,600 AF of water is diverted annually from High Creek. There is no storage reservoir associated with the system. The Richmond Irrigation Company also owns and operates two wells, with a combined capacity of 4 cfs, to supplement water needs during the late irrigation season. From the canal, there are 6 piped laterals that distribute water to shareholders.

Water records from the irrigation company indicate that the canal loses nearly 50 percent or 4,800 AF of the diverted water through seepage and evaporation. The significant water losses have a negative impact on Richmond Irrigation Company shareholders, Richmond City, and the general local economy.
1.3 Need for Action

This EA evaluates the potential effects of the Proposed Action in order to determine whether it would cause significant impacts to the human or natural environment, as defined by the National Environmental Policy Act (NEPA). If the EA shows no significant impacts associated with implementation of the proposed project, then a Finding of No Significant Impact (FONSI) will be issued by the Bureau of Reclamation. Otherwise, an Environmental Impact Statement will be necessary prior to implementation of the Proposed Action. NEPA applies to this project due to its WaterSMART Grant from Reclamation.

1.4 Project Area/Action Area

The project area is located approximately 13 miles north of Logan City, in Cache County, Utah, near Richmond City just south of the Utah/Idaho border, as shown on the project area map (Figure 1). It is in the Cache Valley subdivision of the Middle Rocky Mountains Region (PEC, 2015). Elevations range from 4,660 feet above sea level at the southern end of the project area, to 5,015 feet above sea level at the northern end.

The Upper High Creek Canal, shown in Figure 1, is located on private property. Richmond Irrigation Company has a prescriptive easement to operate the canal. The area has been somewhat impacted by farming and residential development. The canal begins at the inlet structure located on High Creek, at the mouth of High Creek Canyon northwest of Richmond. Waters not diverted enter the Cub River northeast of Richmond. The canal flows southward towards Richmond along the east bench; it cuts through the southeastern edge of town and crosses State Road 91, south of town. The total length of the existing Upper High Creek Canal is approximately 8.3 miles.

1.5 Scoping and Public Involvement

A public meeting was held on August 23, 2014, at the Richmond City Hall, to discuss the proposed project. Notices were sent to individual shareholders on June 28, 2014, and posted on the bulletin board at the Richmond City post office, the Richmond City office, and the Richmond Irrigation Company web page on June 29, 2014. Approximately 150 stockholders were in attendance. A vote was taken with approximately 90 percent in favor of the proposed project. The meeting minutes are included in Appendix A.

The draft EA was sent to 587 persons, organizations, and agencies for a 30 day public comment period ending July 27, 2015. Eight comment letters were received. Comment letters and the responses are in Appendix B.
Figure 1 - Project Area Map
Chapter 2 Alternatives

2.1 No Action Alternative

Under the No Action Alternative, the Richmond Irrigation Company’s conveyance facilities would remain an open canal. It would continue to lose nearly 50 percent of the water diverted from High Creek through seepage and evaporation. This negative impact on Richmond Irrigation Company shareholders, Richmond City, and local economics would continue.

2.2 Proposed Action Alternative (Preferred)

The Proposed Action is the preferred alternative. It would install approximately 7.0 miles of pipeline to replace conveyance of Richmond Irrigation Company’s irrigation water in the Upper High Creek Canal. The pipeline would consist of 15-inch to 36-inch pipe. It would deviate from the existing alignment in three locations as shown on Figure 2. These locations would follow existing roadways or go through private property. The purpose for this is to straighten the pipeline where the canal meanders. The pipeline would replace the canal, with exceptions where the pipe needs to remain open for stormwater control. Richmond Irrigation Company would sign agreements with Cache County and Richmond City for the future operation of the canal as a stormwater facility.

An estimated 4,800 AF of water would be conserved. With good construction practices, the losses due to seepage, and evaporation would be near zero. Of this, a maximum of 2,000 AF would be used by the Richmond Irrigation Company to reduce historical water shortages. High Creek is historically dry during the summer months due to diversions into the canal and other downstream diversions. The remaining 2,800 AF would stay in High Creek and eventually flow into the Bear River system.

A diversion structure, isolation valves, flow measurements, and possibly Supervisory Control and Data Acquisition for automation, would be used to improve water management and efficiency. Additionally, the Proposed Action Alternative would construct two hydropower facilities as shown on Figure 2. Due to the increased pressures in the system, the energy needs to be reduced. To accomplish this, two hydropower facilities would be constructed along the pipeline alignment which would have a combined capacity of 300 kilowatts. This could result in nearly 1,600,000 kilowatt-hours of energy generated.
The pipeline would be pressurized from the inlet to the Richmond hydropower unit, which could be easily connected to the local power grid. The pipeline would remain pressurized. The hydropower unit would eliminate all the pressure, and this pipeline/open canal would flow freely back into High Creek.

In addition, the Proposed Action Alternative would reduce the amount of power required to pump from two existing wells. On average years, Richmond Irrigation Company begins pumping from the wells at the beginning of July. It is anticipated that the project would delay the need of pumping for 20 days during average growing season conditions.

Construction work would be completed during the non-irrigation season and access to the farmlands and agricultural areas would be maintained. The Richmond Irrigation Company’s board members would work with the affected property owners to address their concerns, to the extent possible.

It is anticipated that the pipe used would be HDPE and/or PVC, which has an industry accepted life expectancy of 50 years. Corrosion resistant fittings would be used to increase life expectancy of all fittings and appurtenances.

This project would be completed in two phases. The first phase would consist of enclosing the canal and installing meters at the proposed hydropower facility locations. Flow records would be recorded for an entire irrigation season. Once reliable flow records were obtained, Phase two of the project (hydroelectric units) would be constructed and installed.
Figure 2 - Proposed Action Alternative Map
Chapter 3  Affected Environment and Environmental Consequences

3.1  Introduction

The proposed pipe alignment would follow the existing canal corridor with a few exceptions. At several locations; as identified on Figure 2, the proposed alignment would follow existing roadways or go through private property. Where the pipe is installed in the canal corridor, it would be installed adjacent to the canal, leaving portions of the existing canal open to collect stormwater and runoff and to accommodate residents’ aesthetic concerns.

There would be minimal, short-term impacts associated with installing the pipe and hydropower facilities. All land surface disturbances would be confined to existing access roads, the proposed pipe alignment area, and small staging areas adjacent to the pipeline. Richmond Irrigation Company would be responsible during construction for dust control, air and water pollution. Minimal environmental disturbance is anticipated and all work would be performed in previously disturbed areas (canal right-of-way, roadways, and farmland).

This chapter will discuss the direct, indirect, and cumulative effects on physical, biological, and socioeconomic resources within the project area. The following resources are reviewed:

- Hydrology
- Water Quality
- Air Quality/Noise
- Cultural Resources
- Vegetation and Noxious Weeds
- Wildlife Resources
- Threatened and Endangered Species
- Visual Resources
- Socioeconomics
- Flood Control

3.2  Resources Eliminated from Analysis

Table 1 shows the resources that have been eliminated from further analysis. Impacts to these resources were considered, but not analyzed in detail, because
they were determined to not be affected directly, indirectly, or cumulatively by the No Action or Proposed Action Alternatives.

Table 1
Environmental Effects

<table>
<thead>
<tr>
<th>Resource</th>
<th>Rationale for Elimination from Further Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Health</td>
<td>Public Health would not be affected by implementing either the No Action or Proposed Action Alternatives.</td>
</tr>
<tr>
<td>Wilderness Areas and Wild and Scenic Rivers</td>
<td>There are no designated Wilderness Areas or Wild and Scenic Rivers within the project area; Wilderness Areas and Wild and Scenic Rivers would not be affected by implementing the No Action or Proposed Action Alternatives.</td>
</tr>
<tr>
<td>Prime and Unique Farmland</td>
<td>There is Prime and Unique Farmland within the project area. But, there would be no conversion of farmland to non-agricultural use, as defined by the Farmland Protection Policy Act (USC 4201-4209), by implementing the No Action or Proposed Action Alternatives.</td>
</tr>
<tr>
<td>Indian Trust Assets</td>
<td>There are no Indian Trust Assets related to the project area.</td>
</tr>
<tr>
<td>Paleontological Resources</td>
<td>Consultation with the State Paleontologist indicates there is only a low probability of the presence of significant paleontological resources in the project area.</td>
</tr>
<tr>
<td>Aquatic Resources</td>
<td>The Upper High Creek Canal is not a fishery and is dewatered annually during the non-irrigation season (October through April). Periodic operation and maintenance activities also cause dewatering to occur. Additionally, High Creek and Cub River would be positively impacted under the Proposed Action due to the change in operation, leaving supplementary water in the system.</td>
</tr>
<tr>
<td>Wetlands</td>
<td>The U. S. Fish and Wildlife Service (USFWS) National Wetlands Inventory indicates there are no wetland areas within the proposed pipeline alignment. There are no anticipated impacts to wetlands or surface water that falls under Clean Water Act (CWA) jurisdiction as “waters of the United States” under the Proposed Action Alternative.</td>
</tr>
<tr>
<td>Environmental Justice</td>
<td>No Environmental Justice population has been identified that would disproportionately bear impacts of the Proposed Action Alternative. It would not result in the denial of, reduction in, or substantial delay in the receipt of the benefits of any Federal programs, policies, or activities.</td>
</tr>
</tbody>
</table>
3.3 Hydrology

The High Creek System drains into the Cub River, which drains into the Bear River and terminates at the Great Salt Lake. Prior to entering the Great Salt Lake, diversions are made to a migratory bird refuge operated by the USFWS. Historically, the refuge has had some difficulty in diverting the necessary water supply to maintain a healthy ecosystem, sometimes resulting in outbreaks and disease. By leaving 2,800 AF in the Bear River system, additional supplies may be available to those species that rely on the bird refuge. There are two species of birds that are listed as federally recognized species; the Yellow-billed Cuckoo listed as threatened, and the Greater sage-grouse is a candidate species. These are addressed in Section 3.9.

The conserved water would reduce current shortages for other water users.

3.3.1 No Action Alternative
Under the No Action Alternative, there would be no direct or indirect effect on the hydrology of High Creek streamflows, as there would be no change in the existing management of the water resource.

3.3.2 Proposed Action Alternative
Hydrologic impacts due to the Proposed Action Alternative would be positive as described above. The additional water supply left in High Creek would flow to the Cub River and ultimately reach the Great Salt Lake, benefiting the migratory birds. Improved water supply would benefit the farmlands crop production.

The canal currently collects stormwater/runoff from the hillside and conveys it away from Richmond City. Under the Proposed Action, the pipeline would be installed adjacent to the canal leaving portions of the canal open accommodate storm run-off issues or residents’ aesthetics concerns.

3.4 Water Quality

Each stream, reservoir, and canal in Utah is classified according to its beneficial uses. The required standards for water quality parameters are determined by the classifications used. According to the Standards of Quality for Waters of the State, Environmental Quality (R317-2-13), Utah Administrative Code (UAC), High Creek is classified as:

- Class 2B -- Protected for infrequent primary contact recreation. Also, protected for secondary contact recreation where there is a low likelihood of ingestion of water or a low degree of bodily contact with the water. Examples include, but are not limited to, wading, hunting, and fishing.
• Class 3A -- Protected for coldwater species of game fish and other cold water aquatic life, including the necessary aquatic organisms in their food chain.

• Class 4 -- Protected for agricultural uses including irrigation of crops and stock watering.

The Utah Department of Environmental Quality was contacted regarding any water quality concerns for High Creek. It has high water quality with no water quality issues. Water not diverted flows to the Cub River and then Bear River, which has an existing Total Maximum Daily Load (TMDL). The targets for Cub River and Bear River in Utah are 0.05 milligrams/Liter (mg/L). Total Phosphorus (TP) and 90 mg/L Total Suspended Solids (TSS).

Currently, the Upper High Creek Canal collects stormwater runoff from the adjacent hillside. This can cause sediment from bank erosion to enter the canal affecting water quality. The canal may also inadvertently intercept agricultural and urban runoff, which can contain fertilizers, pesticides, sediment, automobile related pollutants (lead, copper, zinc, oil, grease, and rust), and de-icing chemicals (salt and salt solutions).

3.4.1 No Action Alternative
Under the No Action Alternative, there would be no changes to the current conditions or additional effects to water quality. Herbicides, nutrients, and sediments would continue to remain in the water in the same ratios as current conditions. Since no construction would occur, there would be no temporary construction-related water quality impacts. However, the canal would continue to function as at present with potential for adverse impacts through localized erosion and deposition of fine sediments into surface waters.

3.4.2 Proposed Action Alternative
Under the Proposed Action Alternative, water quality impacts during construction would be minimal, as there is no water in the canal during the non-irrigation season. Piping the canal would improve water quality in the system, because water would be conveyed in a closed pipe not allowing exposure to the water from bank erosion and agricultural and urban runoff. There are no foreseen long term negative impacts to water quality in High Creek, or the irrigation system.

There is a potential temporary increase in turbidity due to sediment entering High Creek during construction, creating direct and indirect effects on the water quality. The contractor would prepare a Stormwater Pollution Prevention Plan (SWPPP), and get the necessary stormwater permits. Erosion control measures would be specified to protect High Creek’s water quality. The project would require disturbed land to be graded to provide proper drainage, to blend with the natural contours, and to be revegetated with native plants.
3.5 Air Quality/Noise

The Clean Air Act, amended in 1990, requires EPA to set National Ambient Air Quality Standards (NAAQS) for airborne pollutants considered damaging to public health and the environment. Six criteria pollutants addressed in the NAAQS are: carbon monoxide, particulate matter, ozone, nitrogen dioxide, lead, and sulfur dioxide. Particulate matter is broken into two categories: particulate matter with a diameter of 10 micrometers or less (PM$_{10}$) and particulate matter with a diameter of 2.5 micrometers or less (PM$_{2.5}$).

Air Quality conditions within the state are designated with respect to the NAAQS as attainment, maintenance, nonattainment, or unclassifiable. Attainment designation refers to areas that do not exceed the NAAQS, while areas that do exceed the standards are designated as nonattainment. A maintenance area is an area that was previously designated as a nonattainment area, of which the state or local government has a developed plan to reduce the pollutant in violation to obtain attainment status.

Richmond City is located within a PM$_{2.5}$ nonattainment area. It is in an attainment area for all other pollutants including carbon monoxide, ozone, nitrogen dioxide, lead, and sulfur dioxide.

3.5.1 No Action Alternative

The No Action Alternative would have no impact on the existing air quality or noise conditions.

3.5.2 Proposed Action Alternative

Long-term air quality improvement from reduced emissions from power generation would be realized with implementation of the Proposed Action Alternative. Temporary reduction of air quality in the areas of construction may occur due to increased fugitive dust and particles (PM$_{10}$). PM$_{10}$ emissions from construction activities during the construction period are usually short-term.

3.6 Cultural Resources

The number of previous documented historic sites in Cache County is low. This makes development of a meaningful discussion of the area’s cultural resource base speculative. Consequently, it is possible to discuss the cultural resources of the region in only the most general terms.

The general culture historical sequence seen all over the West should apply here as well. The earliest occupants of the region can be assigned to the Paleoindian period between, conservatively, about 13,000 to 10,000 years ago. Evidence of this occupation is never abundant and is nearly always regarded as historically significant. Even marginal sites are recommended as eligible for inclusion in the National Register of Historic Places (NRHP).
The Paleoindian period is succeeded by a change in prehistoric technologies and lifestyles, at least in part the result of significant climatic change at the end of the last major glaciation. The people who left traces of their cultures during this period, broadly called the Archaic, dealt with climatic swings that significantly affected the resources on which they were dependent. Nonetheless, the population increased and so does the evidence of their presence in the region so that by the end of the period, sometime in the neighborhood of 500 A.D., there is abundant evidence of their existence.

After about 500 A.D., a new lifestyle appears which, at the very least, supplements their reliance on wild plants and animals. In many areas there is considerable evidence of the presence of stable villages made up of clusters of semi-subterranean homes, and the production of agricultural products such as corn in the Uintah Basin, the San Rafael Swell and other portions of Utah east of the Wasatch Range. To the west, the role of domesticates was reduced in favor of wetland resources including fish, root crops of various sorts, and upland game. In the Cache County area and neighboring locales, there is no reported evidence of permanent villages but at least some Fremont goods arrived in the area as the result of trade or other inter-tribal actions.

When the Fremont period actually ends is the subject of some dispute, but all indications are that there was yet another significant change in lifeways. It is highly likely that people, known by some as the Numa, moved into various parts of Utah and southern Idaho, including what was to become Cache County. These people were well established in the region by the time that the Dominquez-Escalante expedition arrived in Utah Valley in 1776.

There is no clear record of Euroamerican presence in what was to become Cache County until 1824 when trappers entered the area. Following this first entry, there were only sporadic visits by trappers and explorers until 1855. Unfortunately these ephemeral visits seldom left remains that can be detected today. It is very unlikely that much, if anything, would be found from this period in the area’s history.

Permanent Euroamerican settlement did not reach the Cache Valley until 1856, with the establishment of Maughan’s Fort. With the establishment of a permanent settlement, more settlers arrived rapidly expanding the valley’s Euroamerican population and development of irrigated farming and sheep ranching. Evidence of the settlement of the valley and its development as an important agricultural area, is widespread in the area and was detected in the Upper High Creek Project area.

A cultural resource survey was done for the project area by Project Engineering Consultants (PEC). The routine literature search demonstrated that there had been no cultural inventories previously conducted within 0.5 miles of the Area of
Potential Effect (APE). Consequently, there are no previously recorded sites in or near the APE.

A selective, reconnaissance-level historical architectural survey was conducted by PEC. The selectivity was introduced by excluding those portions of the Upper High Creek Canal, where it would not be considered a contributing factor to the architectural properties significance. Most of the canal’s length lies in agricultural land where architecture is absent.

The survey located three historic properties where the Upper High Creek Canal could be a contributing factor to the property’s significance (Table 2).

<table>
<thead>
<tr>
<th>Address</th>
<th>Site Type</th>
<th>Description</th>
<th>NR Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>8479 N. State Route 91</td>
<td>Farmstead</td>
<td>House and 6 outbuildings</td>
<td>Not eligible</td>
</tr>
<tr>
<td>533 S. State Street</td>
<td>Farmstead</td>
<td>House and 6 outbuildings</td>
<td>Listed</td>
</tr>
<tr>
<td>985 S. State Street</td>
<td>Small Farmstead</td>
<td>House and 3 outbuildings</td>
<td>Not Eligible</td>
</tr>
</tbody>
</table>

The question of the Upper High Creek Canal serving as a contributing element to the site’s significance, only need be considered for the 533 South State Street complex, also known as the James and Amy Burnham Farmstead. This site’s presence on the NRHP is not in any way related to the canal that is considered a non-contributing element.

The subsequent pedestrian field inventory (PEC 2015) resulted in the observation of three more archaeological sites, consisting of two historic canals and one historic-period farm staging area. Fifteen isolated occurrences were also identified.

The report (PEC 2015) states that only sites 42CA193, the Lower High Creek Canal, and 42CA194 on the Upper High Creek Canal, are recommended to be eligible for the NRHP. Site 42CA197, the farm staging area, is recommended not eligible under any criterion.

The Upper High Creek Canal is the project area. It was noted that the Upper High Creek Canal represents some of the earliest irrigation in Richmond, and therefore is significant in local history due to its contribution to the settlement and growth of the city. “It is not associated with a significant historic figure, does not represent a style or solve a particular engineering challenge, and does not have the potential to yield additional information through further investigation.”
3.6.1 No Action Alternative
Under the No Action Alternative, a continuation of existing management and land use practices would occur. It would include on-going maintenance and repair of existing facilities. There would be no changes to the current conditions.

3.6.2 Proposed Action Alternative
Upon completion of the pipeline portions of the Upper and Lower High Creek Canals will remain open to accommodate storm run-off issues or residents’ aesthetic concerns. The proposed action would have no effect on the historical values (Criterion A) supporting these properties NRHP eligibility.

Under the Action Alternative, construction activities have the potential to discover previous, unknown, cultural resources and Native American artifacts. In the event of a discovery, construction activity in the vicinity would be suspended. A treatment plan would be developed, and coordination with Utah State Historic Preservation Office (SHPO) would occur immediately.

3.7 Vegetation and Noxious Weeds
Dominant vegetation in the project area includes: agricultural vegetation, bunch grasses, sagebrush, native and introduced forbs, scrub oak, and a few maple trees. There are riparian trees and vegetation along the canal such as willows (Salix spp.) and cottonwoods (Populus spp.), as well as dense orchard grass (Dactylis glomerata). Soils have been substantially disturbed through historic agricultural use and some residential development. This has caused some annuals and thistles to invade those sites. Elevation at the project area ranges from 5,015 feet to about 4,660 feet. As stated in Section 3.2, there are no wetland areas present along the pipeline alignment. The following photos are representative of the existing vegetation.
Noxious weeds are plants that typically invade from other countries, leaving their natural controls and competitors behind (insects, diseases, grazers, and climate). They have adapted to grow and proliferate in human-disturbed areas.

The following is a list of weeds declared noxious by the state of Utah:

<table>
<thead>
<tr>
<th>Bermudagrass</th>
<th>Musk Thistle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canada Thistle</td>
<td>Perennial Pepperweed (Tall Whitetop)</td>
</tr>
<tr>
<td>Diffuse Knapweed</td>
<td>Purple Loosestrife</td>
</tr>
<tr>
<td>Dyer's Woad</td>
<td>Russian Knapweed</td>
</tr>
<tr>
<td>Field Bindweed (Morning Glory)</td>
<td>Scotch Thistle</td>
</tr>
<tr>
<td>Hoary Cress</td>
<td>Spotted Knapweed</td>
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<tr>
<td>Johnsongrass</td>
<td>Squarrose Knapweed</td>
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<tr>
<td>Leafy Spurge</td>
<td>Yellow Starthistle</td>
</tr>
<tr>
<td>Medusahead</td>
<td></td>
</tr>
</tbody>
</table>

The Cache County Resource Assessment (2011) indicates that the noxious weeds near the project area include: Dyer’s Woad, Russian Knapweed, and Scotch Thistle.
3.7.1 No Action Alternative
Under the No Action Alternative, a continuation of existing management and land use practices would occur. It would include on-going maintenance and repair of existing facilities. There would be no changes to the current conditions.

3.7.2 Proposed Action Alternative
Under the Proposed Action Alternative, disturbances to all vegetation types would be expected to be temporary and minimal. All construction activities would occur in areas that have been previously disturbed by the development of existing facilities, farming practices, and roadways.

3.8 Wildlife Resources
The habitats in this area and the adjacent Wasatch-Cache National Forest are home to approximately 300 vertebrate species including: fish, small mammals, raptors, water birds, and upland game birds, with a variety of other migratory birds, reptiles, amphibians, and occasional big game. The Utah Department of Wildlife Resources (UDWR) mapped habitats based on four value criteria; crucial (provides for “sensitive” biological and/or behavioral requisites necessary to sustain the existence and/or perpetuation), high (provides for “intensive” use), substantial (provides for “frequent” use), and limited (provides for only “occasional” use). This mapping assists in habitat management for state and Federal wildlife biologists, but there are no Federal or State regulations that afford these habitats any legal protection.

The following section profiles species that have identified habitats found in and adjacent to the project area: Habitat for species listed as State “sensitive” that have the potential to occur within the project area and/or adjacent lands (see Section 3.8.7). Habitat for species listed as federally endangered, threatened or candidate does not occur within the project area and/or adjacent lands (see Section 3.9).

3.8.1 Fish
The Upper High Creek Canal is not a fishery and is dewatered annually during the non-irrigation season (October through April). Periodic operation and maintenance activities also cause dewatering to occur. There are no fish that exist in the canal.

Upper High Creek is not a major fishery in the area. Brook trout and Brown trout have been caught in the creek. Low flows and dry conditions in the summer limit habitat for fish.

3.8.2 Small Mammals
Within the project area, the following small mammals are common: badger (Taxidea taxus), black-tailed jackrabbit (Lepus californicus), meadow vole (Microtus pennsylvanicus), deer mouse (Peromyscus maniculatus), red fox
is classified as crucial winter habitat for mule deer (*Odocoileus hemionus*) and elk (*Cervus canadensis*). South and west
facing slopes at lower elevations are important wintering areas. The project area is generally on west, north-west facing slopes and may or may not be preferred wintering areas for mule deer. During the winter, elk are usually found in lower to mid-elevation habitats with mountain shrub and sagebrush vegetation. During summer, most mule deer habitat is located at higher elevations generally found in the Wasatch-Cache National Forest (Bernales, Hersey, and Shannon, 2013). Although deer may feed at night in adjacent agricultural fields, the town limits of Richmond to the west and deer-proof fenced agricultural lands nearby limit their use of the area as winter habitat.

Moose (*Alces alces*) have some spring/fall habitat on the north end of the existing canal. They generally live in higher elevation habitats dominated by shrubs and young deciduous trees (UDWR 2008). Because of the presence of shrubby vegetation, the project area may provide some marginally suitable foraging habitat.

### 3.8.7 State Sensitive Species

The State Sensitive Species list contains species that are considered “Wildlife Species of Concern,” which means there are threats to their populations. These species are identified for conservation actions that would preclude the need for their listing under the Endangered Species Act (ESA). There is no statutory protection from the Federal or state government.

The following species were identified from an information request from the Department of Natural Resources (DNR), Utah Natural Heritage Program. The results are based on data existing in the UDWR central database on January 5, 2015. There are recent records of occurrence within a 2 mile radius for Lyrate mountainsnail and sharp-tailed grouse, and historical records of occurrence for Deseret mountainsnail. Additional species included on the Utah Sensitive Species list are the western toad (*Bufo boreas*), short-eared owl, long-billed curlew (*Numenius americanus*), and bald eagle. Additionally, within a ½-mile radius, there are recent records of occurrence for red-tailed hawk (*Buteo jamaicensis*) nests.

### 3.8.8 No Action Alternative

The No Action Alternative represents a continuation of existing management and land use practices. There would be no impacts to wildlife within the project area.

### 3.8.9 Proposed Action Alternative

Under the Proposed Action Alternative, there would be no major long-term negative effects to wildlife. Construction activities would occur in or adjacent to areas that were previously disturbed by agricultural development, homes, and roadways. Construction would be in the late fall through early spring. Wildlife disturbance would be localized, temporary and minimal due to the lineal and fast moving nature of the construction activities. Revegetation at that elevation and location, in spring and early summer would likely occur fairly rapidly, which would minimize the disruption of habitat use by wildlife.
Seasonal migrations of wildlife may be affected by project construction. This would be temporary and wildlife would be able to use adjacent lands during this time. Temporary effects would be minimized by restricting construction activities to avoid sensitive breeding or nesting seasons.

There would be no displacement or harassment of migratory birds and raptors because the construction season would occur during the late fall, winter, and early spring, after and prior to times when birds are actively breeding in the area. The project would ensure compliance with the Migratory Bird Treaty Act. In the event that construction activities occurred in the late spring/early summer or any time active breeding, nesting, or pre-fledging behavioral activities were happening, Richmond Irrigation Company would adhere to the USFWS Utah Raptor Guidelines (Romin and Muck 2002), placing appropriate buffers on nests until fledging activities concluded. If nests of migratory birds were located during the construction process, a Reclamation biologist would be consulted and an appropriate buffer would be put in place. Any birds still in the project area during construction would be able to use similar roost sites or other habitats in the immediate project vicinity, if cottonwood trees and/or willows were removed during construction.

Effects to fish, small mammals, reptiles, and big game would be minimal. If the species were present during construction, minor disturbance may occur. However, most of the area has already been disturbed and is continually treated during maintenance activities (burned, mowed, or treated with herbicides). Additionally, the Proposed Action would remove the open canal as a free water source. This would cause any wildlife habituated to that water to have to seek a new source. Aquatic resources would be positively impacted because of the additional water to remain in High Creek.

Temporary changes in habitat for sensitive species would be negligible. No effect to the behavior of the listed species is expected and therefore, would not cause a trend toward Federal listing under the Endangered Species Act of 1973.

Overall, the direct and indirect effects to wildlife resources would be minimal. In addition the long and short-term impacts to the habitat, water sources, and behavior would be minor.

### 3.9 Threatened and Endangered Species

Federal agencies are required under the ESA, 16 USC 1531, to ensure that any action federally authorized, funded, or carried out, does not jeopardize the continued existence of threatened or endangered species, or modify their critical habitat.

The DNR and USFWS were contacted regarding any threatened or endangered species within the project area. The UDWR does not have records of occurrence
for any ESA species within the project area. Additionally, there are no critical habitats designated by USFWS for Federally-listed ESA species, or national wildlife refuges within or near the project area. There are four federally protected ESA species listed as occurring or having potential habitat in Cache County. However, they do not occur in the project area. Table 3 lists them, along with habitat requirements and potential impact determination.

Table 3
ESA Listed Species Potentially Found in Cache County

<table>
<thead>
<tr>
<th>Species (common and scientific name)</th>
<th>Status</th>
<th>Habitat Description</th>
<th>Suitable Habitat in Project Area</th>
<th>Project Impact Determination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Birds</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Greater sage-grouse (Centrocercus urophasianus)</td>
<td>Candidate</td>
<td>Sagebrush dominated habitats on plains, foothills, and mountain valleys</td>
<td>No</td>
<td>No effect</td>
</tr>
<tr>
<td>Yellow-billed cuckoo (Coccyzus americanus)</td>
<td>Threatened</td>
<td>Riparian areas with dense willows combined with mature cottonwoods. Also known to use wooded parks, cemeteries, tree islands, Great Basin Shrub-steppe, and high elevation willow thickets</td>
<td>No</td>
<td>No effect</td>
</tr>
<tr>
<td>Flowering Plants</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ute ladies’-tresses (Spiranthes diluvialis)</td>
<td>Threatened</td>
<td>Undisturbed riparian areas and wetland habitats; only in moist to very wet meadows near springs, lakes, relict meanders, and perennial streams</td>
<td>No</td>
<td>Not suitable habitat and no hydrologic connection to a known population; No effect</td>
</tr>
<tr>
<td>Mammals</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Canada lynx (Lynx canadensis)</td>
<td>Threatened</td>
<td>Isolated spruce, fir, and lodgepole pine forests, typically in areas with high prey populations, especially snowshoe hare</td>
<td>No</td>
<td>Habitat requirements for species not present in project or action area; No effect</td>
</tr>
</tbody>
</table>

U.S. Fish and Wildlife Service (2014, December 11)
Although Ute ladies’-tresses (ULT) have been identified in Mendon, Utah, a site visit of the known ULT site was conducted on April 28, 2015, and compared with the project area, especially along the existing canal. No suitable habitat or hydrologic connection were identified or present that would support the habitat for ULTs. Reclamation’s determination is that there is no effect to ULT.

3.9.1 No Action Alternative
Under the No Action Alternative, there would be no direct or indirect threats to listed species or their critical habitat because there would be no construction-related activities in those areas. It would be a continuation of existing management and land use practices. There would be no changes to the current conditions. There would be no impacts to Threatened and Endangered species within the project area.

3.9.2 Proposed Action Alternative
Under the Proposed Action Alternative, based on the absence of the species or their habitats, there would be no effect to Threatened and Endangered Species.

3.10 Visual Resources
The natural and constructed features contribute to the visual resources within the project area, including: mountain views, agricultural fields, and vegetation along the canal corridor. Viewers, including local residents, workers, and recreationists, have a perception of the existing physical characteristics. This section assesses the extent to which the project would change the perceived visual character and quality of the environment where the project is located.

3.10.1 No Action Alternative
Under the No Action Alternative, there would be no changes to the existing visual resources.

3.10.2 Proposed Action Alternative
Under the Proposed Action Alternative, it is not anticipated that there would be direct or indirect impacts to the visual resources along the mountain range due to construction of the project. Much of the canal would be left open for stormwater collection.

Additionally, there would be no impact from constructing a pipeline adjacent to the canal to the overall visual character for the close-range to mid-range to long-range viewers.

3.11 Socioeconomics
The population of Richmond City was 2,470 at the 2010 census; it had increased to 2,514 in 2012. The median resident age was 29.4 years in 2012. The estimated
median household income in 2012 was $49,816, which is 13 percent lower than
the state’s median of $57,049. Richmond exhibits limited overall racial diversity,
with 95.2 percent of residents classified as white in 2010 and the next largest race
being Hispanic at 4.7 percent.

3.11.1 No Action Alternative
Under the No Action Alternative, there would be no changes to the
socioeconomics of the community.

3.11.2 Proposed Action Alternative
There would be an increase in crop production to shareholders in the Richmond
Irrigation Company, providing an economic benefit due to the implementation of
the Proposed Action Alternative. There would also be a temporary increase in
jobs created, including construction workers and local suppliers of construction
materials.

Lands would change from flood irrigation to sprinkler irrigation. Positive
economic benefits would result from the Proposed Action Alternative. There
would be no changes to the land uses adjacent to the Upper High Creek Canal,
thereby creating no effect to the socioeconomics of the community. The project
would not adversely affect low income or minority populations.

Piping the canal would result in reduced maintenance and operation costs. The
water master would not need to drive the canal alignment as frequently for safety
and other inspection needs. In addition, there would not be a need for burning the
canal to eliminate encroaching vegetation. All these activities would reduce
carbon emissions.

The average annual power cost for pumping the wells between July and October
is $33,000. Eliminating the need for pumping during most of the month of July
would conserve nearly $10,000 per year in energy costs, which would be equal to
approximately 2,750,000 kilowatt-hours of energy. The amount of power savings
associated with reduced pumping would vary from year to year based on the
amount of water in High Creek that would be available for diversion by the
irrigation company.

3.12 Flood Control
The Upper High Creek Canal has served inadvertently as a flood control facility,
collecting stormwater and irrigation runoff. Richmond City has come to rely on
this benefit.

3.12.1 No Action Alternative
Under the No Action Alternative, there would be no changes and the canal would
continue to collect stormwater.
3.12.2 Proposed Action Alternative
Much of the Upper High Creek Canal would remain open to collect stormwater and runoff, under the Proposed Action Alternative. Richmond Irrigation Company has started to work and negotiate with Richmond City officials on a legal agreement for collection and maintenance of the stormwater facility.
Chapter 4 Environmental Commitments

The following environmental commitments would be implemented as an integral part of the Proposed Action.

1. **Additional Analyses** – If the Proposed Action were to change significantly from that described in the EA, because of additional or new information, or if other construction areas are required outside the areas analyzed in this EA, additional environmental analysis including cultural and paleontological analyses would be undertaken if necessary.

2. **Construction Restrictions** – Construction and staging activities would be confined to previously disturbed areas, to the extent practicable.

3. **Public Access** – Activity areas would be closed to public access during construction. Richmond Irrigation Company would coordinate with contractor’s personnel, as necessary, to ensure public safety.

4. **Invasive Species** – Appropriate steps would be taken to prevent the spread of, and to otherwise control undesirable plants and animals within areas affected by construction activities. Equipment used for the project would be inspected for reproductive and vegetative parts, foreign soil, mud or other debris that may cause the spread of weeds, invasive species and other pests. Such material would be removed before moving vehicles and equipment. Upon the completion of work, decontamination would be performed within the work area before the vehicle and/or equipment are removed from the project site.

   The Richmond Irrigation Company would make periodic inspections following vegetation of disturbed areas to locate and control populations of noxious weeds, if present. All seed used for restoration would be certified “noxious weed free” before use. If needed, the Cache County Weed Control Department could be contacted to provide services to control the spread of noxious weeds.

5. **Vegetation** – Design and treatment activities would ensure that vegetation would be protected with no long term adverse effects.
Staging areas would be in previously disturbed areas to the extent possible.

6. **Raptor Guidelines** – Richmond Irrigation Company would adhere to the Romin and Muck (2002) Utah, raptor guidelines by placing seasonal and spatial “no construction” buffers, along with daily timing restrictions around all active raptor nests or winter roosting bald eagles. If unknown nests are located during construction, the same guidelines would be implemented.

7. **Cultural Resources** – Any person who knows or has reason to know that he/she has inadvertently discovered possible human remains on Federal land, he/she must provide immediate telephone notification of the discovery to Reclamation’s Provo Area Office archaeologist. Work would stop until the proper authorities are able to assess the situation onsite. This action would promptly be followed by written confirmation to the responsible Federal agency official, with respect to Federal lands. The Utah SHPO and interested Native American Tribal representatives would be promptly notified. Consultation would begin immediately. This requirement is prescribed under the Native American Graves Protection and Repatriation Act (43 CFR Part 10); and the Archaeological Resources Protection Act of 1979 (16 U.S.C. 470).

8. **Air Quality** – Best Management Practices (BMP) would be followed to mitigate for temporary impact on air quality due to construction related activities. These may include the application of dust suppressants and watering to control fugitive dust; minimizing the extent of disturbed surface; during times of high wind, restricting earthwork activities; and limiting the use of, and speeds on, unimproved road surfaces.
Chapter 5 Consultation and Coordination

The following agencies were consulted during the development of this EA.

<table>
<thead>
<tr>
<th>Name</th>
<th>Purpose and Authorities for Consultation or Coordination</th>
<th>Contacts and Conclusions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cache County Development Service</td>
<td>County planning</td>
<td>Mr. Christopher Harrild, Senior Planner, 435-755-1640 [<a href="mailto:chris.harrild@cachecounty.org">chris.harrild@cachecounty.org</a>]</td>
</tr>
<tr>
<td>Richmond City</td>
<td>Stormwater control</td>
<td>Mike Hall, Mayor 435-258-3713</td>
</tr>
<tr>
<td>U.S. Fish and Wildlife Service</td>
<td>Consultation under Section 7 of the Endangered Species Act (16 USC 1531).</td>
<td>The USFWS was coordinated with for possible endangered species issues. Ms. Melissa Burns was contacted on December 11, 2014, 801-975-3330 x123.</td>
</tr>
<tr>
<td>Utah Division of Wildlife Resources</td>
<td>Consult with UDWR as the agency with expertise on wildlife and ESA; searched database for wildlife and ESA species.</td>
<td>Contacted Mr. Adam Brewerton at 801-510-2034 and Ms. Sarah Lindsey: [<a href="mailto:sarahlindsey@utah.gov">sarahlindsey@utah.gov</a>] on December 18, 2014. Data request response letter received on January 5, 2015.</td>
</tr>
<tr>
<td>Utah Department of Natural Resources</td>
<td>Verify wildlife information</td>
<td>Mr. Bill James, 801-538-4752, February 17, 2015. Confirmed contact with Ms. Sarah Lindsey.</td>
</tr>
<tr>
<td>Utah Division of Water Quality (UDWQ)</td>
<td>Consult with UDWQ as agency with jurisdiction and expertise on water quality.</td>
<td>Mr. Mike Allred, 801-536-4331 [<a href="mailto:mdallred@utah.gov">mdallred@utah.gov</a>], no foreseen issues.</td>
</tr>
</tbody>
</table>
# Chapter 6 Preparers

The following are contributors to the EA:

<table>
<thead>
<tr>
<th>Name</th>
<th>Agency</th>
<th>Position Title</th>
<th>Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms. Linda Andra</td>
<td>Reclamation</td>
<td>Secretary</td>
<td>Visual Identity, Editing</td>
</tr>
<tr>
<td>Mr. Rick Baxter</td>
<td>Reclamation</td>
<td>Fish and Wildlife Biologist</td>
<td>ESA Compliance, Wildlife Resources</td>
</tr>
<tr>
<td>Mr. Scott Blake</td>
<td>Reclamation</td>
<td>Recreation Specialist</td>
<td>Recreation, Visual Resources</td>
</tr>
<tr>
<td>Mr. Peter Crookston</td>
<td>Reclamation</td>
<td>Environmental Protection Specialist</td>
<td>Environmental Assessment Coordinator, Writing, Editing, and NEPA Compliance</td>
</tr>
<tr>
<td>Mr. Jeff Hearty</td>
<td>Reclamation</td>
<td>Economist</td>
<td>Economics</td>
</tr>
<tr>
<td>Mr. Calvin Jennings</td>
<td>Reclamation</td>
<td>Archaeologist</td>
<td>Cultural Resource, Paleontological Resource, Indian Trust Assets</td>
</tr>
<tr>
<td>Ms. Linda Morrey</td>
<td>Reclamation</td>
<td>Secretary</td>
<td>Visual Identity, Editing</td>
</tr>
<tr>
<td>Mr. Justin Record</td>
<td>Reclamation</td>
<td>Civil Engineer</td>
<td>Water Rights</td>
</tr>
<tr>
<td>Ms. Beth Reinhart</td>
<td>Reclamation</td>
<td>Chief, Environmental Group</td>
<td>Project Oversight</td>
</tr>
<tr>
<td>Ms. Monique Robbins</td>
<td>Franson Civil</td>
<td>Senior Engineer</td>
<td>Project Manager, Writing, Editing</td>
</tr>
<tr>
<td>Mr. Kerry Schwartz</td>
<td>Reclamation</td>
<td>Manager, Water and Environmental</td>
<td>Project Oversight</td>
</tr>
<tr>
<td>Mr. David Snyder</td>
<td>Reclamation</td>
<td>Fish and Wildlife Biologist</td>
<td>CWA Compliance, Wetlands</td>
</tr>
<tr>
<td>Ms. Donna Strait</td>
<td>Reclamation</td>
<td>Secretary</td>
<td>Visual Identity, Editing</td>
</tr>
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</table>
Chapter 7 References


## Abbreviations and Acronyms

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>APE</td>
<td>Area of Potential Effect</td>
</tr>
<tr>
<td>APWA</td>
<td>American Public Works Association</td>
</tr>
<tr>
<td>BMP</td>
<td>Best Management Practices</td>
</tr>
<tr>
<td>cfs</td>
<td>Cubic feet per second</td>
</tr>
<tr>
<td>CWA</td>
<td>Clean Water Act</td>
</tr>
<tr>
<td>DNR</td>
<td>Department of Natural Resources</td>
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<tr>
<td>EA</td>
<td>Environmental Assessment</td>
</tr>
<tr>
<td>ESA</td>
<td>Endangered Species Act</td>
</tr>
<tr>
<td>FONSI</td>
<td>Finding of No Significant Impact</td>
</tr>
<tr>
<td>GIS</td>
<td>Geographic Information System</td>
</tr>
<tr>
<td>HDPE</td>
<td>High-density polyethylene</td>
</tr>
<tr>
<td>NAAQS</td>
<td>National Ambient Air Quality Standards</td>
</tr>
<tr>
<td>NEPA</td>
<td>National Environmental Policy Act</td>
</tr>
<tr>
<td>NRHP</td>
<td>National Register of Historic Places</td>
</tr>
<tr>
<td>PEC</td>
<td>Project Engineering Consultants</td>
</tr>
<tr>
<td>PVC</td>
<td>Polyvinyl chloride</td>
</tr>
<tr>
<td>RECLAMATION</td>
<td>Bureau of Reclamation</td>
</tr>
<tr>
<td>SCADA</td>
<td>Supervisory Control and Data Acquisition</td>
</tr>
<tr>
<td>SHPO</td>
<td>Utah State Historic Preservation Office</td>
</tr>
<tr>
<td>SWPPP</td>
<td>Stormwater Pollution Prevention Plan</td>
</tr>
<tr>
<td>TMDL</td>
<td>Total maximum daily load</td>
</tr>
<tr>
<td>TP</td>
<td>Total phosphorus</td>
</tr>
<tr>
<td>TSS</td>
<td>Total suspended solids</td>
</tr>
<tr>
<td>UAC</td>
<td>Utah Administrative Code</td>
</tr>
<tr>
<td>UDWQ</td>
<td>Utah Division of Water Quality</td>
</tr>
<tr>
<td>UDWR</td>
<td>Utah Division of Wildlife Resources</td>
</tr>
<tr>
<td>USFWS</td>
<td>U.S. Fish and Wildlife Service</td>
</tr>
</tbody>
</table>
Appendix A

Scoping Meeting Minutes
Minutes of the Richmond Irrigation Company (RIC) Stockholder Meeting on the Proposed High Creek Piping Project
August 23, 2014

Notice to attend a stockholder meeting for the purpose of providing information to stockholders on a proposed piping project of the High Creek Canal System was distributed as follows. The meeting was scheduled for August 23 from 3-4 pm at the Richmond City Hall. Notices were sent to individual shareholders on June 28, 2014 and posted on the bulletin board at the Richmond City post office, Richmond City Office and the RIC web page (Richmond City web site) on June 29, 2014.

Terry Spackman called the meeting to order at 3:15 pm on August 23, 2014. Tim Christensen, Bret Christensen, Ed Ogden, John Apedaile and Kip Panter attended from RIC. Eric Franson attended from Franson Engineers. A roll was distributed at the beginning of the meeting and 112 stockholders signed the roll. Stockholders continued to arrive during the early part of the meeting and additional chairs were set up. There were approximately 150 stockholders in attendance at the end of the meeting.

Terry provided a verbal agenda to include introduction of Eric Franson, President and P.E. Franson Civil Engineers, American Fork, UT. Terry explained that at the end of the meeting a vote of shareholders would be taken to determine if the RIC should move forward with the project. Each share of water would receive 1 vote and proxy letters should be presented to Kip for verification if voting for absentee owners. Terry turned the time over to Eric Franson.

Eric briefly explained the qualifications of his company and commented on other projects they have completed then gave an overview of the proposed piping project of the High Creek Canal from the diversion to the Logan and Northern pond south and west of Richmond. He explained that the design had not been done yet and he would try to answer any questions, although his information at this time would be based on preliminary data. Eric mentioned the proposed power generation on the system and the potential to offset some of the cost. He indicated the project would be funded through a Bureau of Reclamation Grant, a low interest loan from the State of Utah and funds from Richmond Irrigation Company. This would facilitate a modest increase in stock rates in the coming years. Eric indicated the proposed construction timeline would be to start construction Fall of 2015 with completion in the Spring of 2016 in time for the water season. Eric suggested that piping the canal should result in at least a 40% reduction in water lost due to seepage and evaporation. This could potentially reduce the time when users are put on turns by a month or so depending on the season. This would also save on maintenance, pumping cost, liability etc.

Terry opened up the discussion for questions or comments from those attending. There were numerous questions and comments from the group. A question was asked how the project would affect High Creek water flow? Eric said that until High Creek reached it natural reduced flow to 40 cfs in the summer there would be more water flowing to Cub River and on to Bear River. How will the project affect springs and seeps along the canal? Eric referred to Utah Water Law on this question and indicated those seeps that occur above the canal will not be affected but those that occur because the canal is there could be dried up or reduced when the canal is piped. There were other questions about the project and the discussion was well received for the most part. Terry then closed the discussion and the vote was taken by paper vote. The paper ballots were brought to the front and Kip collected the papers. Kip organized a committee consisting of Kevin Forsgren (local farmer), Derek Kimball, (Engineer Richmond City) and Terrie Wierenga (city shareholder). The committee was excused to count the votes. Kip presented the results to the board and audience, 3,752 shares of the 6040 shares were represented with 3362 votes in favor of proceeding and 390 votes against (~90% in favor).

Terry thanked everyone for their participation in the meeting and adjourned. The results of the meeting were subsequently posted on the RIC web page and Richmond City’s facebook page.

Approved: Date and Signature:
Kip E. Panter, Secretary Richmond Irrigation Company
Appendix B

Comments and Responses
COMMENT:

Mr. Peter Crookston  
July 22, 2015

I am writing in regards to PRO-774, ENV-6.00. The upper High Creek Canal Enclosure and Hydropower Development Project in Cache County, Utah.

I have concerns with the project; I know that the new pipe will go directly over or under my culinary water supply. It will be going in on the west side of High Creek Road in front of my property. I have not been contacted and instructed what will be happening with my existing culinary water or anything to do with the fence along the road by my pasture. If there was a meeting explaining what the irrigation company is doing did not hear about it. I feel like I do not matter to them. This will impact me very much. I don’t even know if they are planning how I will get my water shares from the enclose irrigation pipe.

It seems to me that it would have a lot less impact if they could follow the existing ditch that has been in place for many years. It may have a few more bends than going down the road, but a lot less impact on not only the residents, but the environment.

Thank You,

Steven & Kathy Elliott

RESPONSE:

Steven and Kathy, thank you for expressing your concerns. We received your comments dated July 22, 2015 and we regret that you have felt uninformed regarding this project.

The irrigation company and design engineers are aware of your existing waterline located on High Creek Road. The waterline is shown in the design plans and require the contractor to locate the waterline and maintain a minimum 5-foot clearance. Representatives from the irrigation company and its engineer will be onsite to ensure precautions are taken to protect existing utilities. Any damage to the waterline caused during construction will be repaired as soon as reasonably possible.

The irrigation company has secured the applicable permits to install its new pipeline in the county right-of-way along High Creek Road. The new pipeline will be installed within 10 feet of the edge of the existing asphalt. Where needed, fences along the roadway will be removed and re-installed 10 feet from the edge of asphalt. This is a requirement from the county to maintain a minimum clearance-zone per county standards. Video and photography equipment will be used to record existing conditions and ensure that properties are restored to pre-construction conditions or better. Questions regarding installation of pipe in the county right-of-way should be addressed to Cache County Development Services.
In regards to your water shares, it is our understanding that you and currently receive water from the Upper High Creek Canal through a single irrigation line. This existing irrigation line starts at the canal, crosses High Creek Road near the south side of the Jensen’s driveway. The proposed project will install a 4-inch service on the west side of the road just south of Jensen’s driveway. You may then connect your existing irrigation line to the new pipeline. A member of the irrigation company will contact you to verify that this is exactly what you want.

As you indicated, following the canal corridor will require more bends and significantly increase the length of the pipeline. The irrigation company board created a committee of local shareholders to help decide on the canal alignment, and the proposed alignment was chosen as it was the more economical and practical alternative. This will help keep the project costs lower and minimize increased share assessments.

The irrigation company board members have made a significant effort to contact every person individually. There are a few shareholders that have not been contacted regarding the details of the project. You are one of the few that have not yet been personally contacted. I’m sure they will reach out to you soon. For your information, the irrigation company holds board meetings on the second Thursday of every month at 8:00 pm at the Richmond City Hall. The meetings are open to shareholders to come and ask questions. Prior to construction beginning, notices will be mailed to shareholders and project information will be posted on Richmond City’s website.

If you have any additional questions, please feel free to contact Bret Christensen from the Richmond Irrigation Company at 435-994-0588.
COMMENT:

Mr. Peter Crookston,

I am emailing concerning the Upper High Creek Canal piping. I am a property owner that has the High Creek Stream flowing through my property ½ mile of where the Upper High Creek Canal begins. I received in the mail your letter regarding the environmental impact study. I have a few concerns that I would like to express and receive a response on.

1. There are springs on my property that I do not want negatively affected by the piping of the canal. If the springs are damaged then my property will have a negative environmental effect. What will the effect be on my springs?

2. Currently there is water that is left in the river year round including the summer months when irrigation of farm land is very high. According to the study, Paragraph 2.2, 4,800 AF of water would be conserved. Of that amount 2,000 AF would be used by Richmond Irrigation Company and 2,800 AF would stay in High Creek. Will this 2,800 be re-routed around my property or will it be left in the stream at the original diversion of the canal? If the piping of the canal removes all water from the stream and diverts it to another canal or method to deliver to the stream downstream by passing my property there will be extremely negative effects environmentally to my property by making the river go dry. Will the 2,800 AF be left in the river at the beginning of the canal piping, diversion location, or is all water that is in the stream going to be taken into the pipe and the river will be dry immediately downstream of the canal?

Please let me know if you have any questions. I look forward to your response.

Sincerely,

Aaron Lund

RESPONSE:

Aaron, thank you for expressing your concerns.

1. The new pipeline will be installed along High Creek Road near your property. There will be no impact to the High Creek stream on your property. The new pipe will be installed within 10 feet of the edge of asphalt. If you have an existing fence along High Creek Road, the fence may be relocated 10 feet from the edge of asphalt depending on county requirements. If your spring is located within 20 feet from the edge of asphalt, please contact a board member of the irrigation company so appropriate precautions are taken to not impact the existing spring. Otherwise there will be no impact.

2. The 2,800 acre-feet of water will remain in High Creek at the original diversion of the canal. The irrigation company is required maintain a minimum flow of 900 gallons-per-
minute (gpm), 2 cubic-feet-second (cfs), of water flowing in the existing creek at all times.
**COMMENT:**

Mr. Peter Crookston,

I am writing concerning the Upper High Creek Canal Enclosure and Hydropower Development Project in Cache County, Utah.

I own a home and 6 acres of land in High Creek that will experience negative, possibly devastating impact due to the piping and relocation of the canal which will place the canal within feet of our home and culinary water supply. Should anything happen with the canal and pipe such as pipe breakage or leakage, damage to our home and property would be devastating and irreparable.

Furthermore, High Creek has run through our property for centuries. The proposed hydropower project threatens to divert and deplete the creek and subsequent water supplied to our land. The loss of plant and animal life would have a definite negative impact on our property and its value with no proposed compensation. Trees that have been here for 100 years would undoubtedly die without the water supplied year round by High Creek.

Please consider the negative and uncompensated impact the Upper High Creek Canal Enclosure and Hydropower Development Project will have on those who have lived in and owned property in High Creek prior to the proposition of this project. Property owners will undoubtedly experience a direct negative impact on their environments without proper consideration.

Regards,
Fiauna Lund

**RESPONSE:**

Fiauna, thank you for expressing your concerns. The irrigation company and design engineers are aware of your existing waterline located in High Creek Road. The waterline is shown in the design plans and require the contractor to locate the waterline and maintain a minimum 5-foot clearance. Representatives from the irrigation company and its engineer will be onsite to ensure precautions are taken to protect existing utilities. Any damage to the waterline caused during construction will be repaired as soon as reasonably possible.

The irrigation company will always maintain a minimum of 900 gallons-per-minute (gpm), 2 cubic-feet-second (cfs), of water flowing in the existing High Creek at all times.
COMMENT:

Pro-744
ENV-6.00

United States Dept. of the Interior
Bureau of Reclamation
Peter Crookston
Keith Kofford
Wayne G. Pullan

To whom it may concern,

I have several concerns about this pipeline going in.
I'm concerned about the drinking water line being damaged and allowing contamination to happen and/or having no water at all as a result of damage.
I'm concerned about being able to have quick access out of the canyon for emergencies as my wife had recent emergency surgery and still has some health concerns that may require needing to be able to get to the hospital quickly, also 3 young roughneck boys who have needed emergency care in the past.
I'm concerned about blocking my driveway and road access as I work almost every day and need to get to and from work.
I'm concerned about trenches being left open with children in the area. My children and other neighborhood children like to visit the neighbors and their friends and explore along the way and I'm concerned about the kids' safety.
This will also have impact on those ranchers with cattle up the canyon and them being able to bring them out without full road access, as well as recreational camping up this canyon and trailers being able to go in and out of the canyon.
I have been told that the pipeline will go through my front yard and driveways. That the trees, new That were planted this year as well as established trees and bushes will have to be removed.
I understand that everything will be replaced back but I'm thinking the trees that will be replaced will not be as big as the established ones.
I feel the pipeline should remain in the canal so that the road can be left open for emergencies, getting to work, and the well being and safety of my family.
I don't feel that it's fair that this was passed, then the route was changed to make it harder for any objections to be considered and taken seriously. I feel we are being yanked around and someone isn't being honest about all of this and is trying to push things through regardless of the needs and safety of a lot of people who live in this area.

Sincerely,
Alwin G Rawlins
RESPONSE:

Alwin, thank you for expressing your concerns regarding the piping of the Upper High Creek Canal. The Richmond Irrigation Company is aware of the existing waterline located on High Creek Road. The waterline is shown in the design plans and require the contractor to locate the waterline and maintain a minimum 5-foot clearance. Representatives from the irrigation company and its engineer will be onsite to ensure precautions are taken to protect existing utilities. Any damage to the waterline caused during construction will be repaired as soon as reasonably possible.

The construction contractor will be required to obtain an encroachment permit from Cache County for any work performed in the county’s unincorporated areas. We do not expect that High Creek Road will be closed to traffic. The county will require the contractor to maintain at minimum one lane open at all times. This will provide access for residents to work, those camping up the canyon, ranchers, and access out of the area for emergencies.

The contractor will minimize the amount of trench that is left open during construction. Unfortunately, the installation of HDPE pipe does require trenches to be left open overnight. Trenches that are open overnight will be barricaded and closed to the general public for safety. The neighborhood will be encouraged to keep away from the construction site.

The pipe will be installed in the county right-of-way. If you have an existing fence, this will be relocated 10 feet from the edge of asphalt as per county requirement. Any property that is damaged during construction will be returned to preconstruction conditions or better. Further questions regarding the pipe that will be installed in the county right-of-way should be directed to Cache County Development Services.

The irrigation company board created a committee of local shareholders to help decide on the canal alignment and the proposed alignment was chosen as it was the more economical and practical alternative. The current alignment reduces the length of pipe and the amount of fittings/bends required. This will help keep the project costs lower and minimize increases in share assessments.

For your information, the irrigation company holds board meetings on the second Thursday of every month at 8:00 pm at the Richmond City Hall. The meetings are open to the public to come and ask questions. Prior to construction beginning, notices will be mailed to shareholders and project information will be posted on Richmond City’s website.

If you have any additional questions, please feel free to contact Bret Christensen from the Richmond Irrigation Company at 435-994-0588.
High Creek Culinary Water System Inc.
Dell Rawlins, President
13091 North High Creek Rd.
Lewiston, Utah 84320

Bureau of Reclamation
Attention: Mr. Peter Crookston
Provo Area Office
302 East 1860 South
Provo, UT 84606-7317

Dear Mr. Peter Crookston,
As President of the High Creek Culinary Water System, Inc. I am concerned about the impact that the Upper High Creek Canal Enclosure will have upon our culinary water line that serves 35 families. The proposed action being implemented by the Richmond Irrigation Company to pipe the canal water down the High Creek Road (which is the only road in and out of the canyon) will highly impact four families directly in the path of the pipeline. Besides that, the pipeline will cross our culinary water line in 3 or 4 places going down the road. They cannot block our access to our culinary water line if there needs to be repair work done.

Why couldn’t the canal water be piped in the canal? That would solve all the headache and worry that we have. We have several people who are really concerned.

Sincerely,
Dell Rawlins, President
COMMENT:

See attached PDF.

RESPONSE:

Members of the High Creek Culinary Water System, thank you for expressing your concerns. The Richmond Irrigation Company and design engineers are aware of your existing waterline located in High Creek Road. The waterline is shown in the design plans and require the contractor to locate the waterline and maintain a minimum 5-foot clearance. Representatives from the irrigation company and its engineer will be onsite to ensure precautions are taken to protect existing utilities. Any damage to the waterline caused during construction will be repaired as soon as reasonably possible.

The irrigation company board created a committee of local shareholders to help decide on the canal alignment and the proposed alignment was chosen as it was the more economical and practical alternative. The current alignment reduces the length of pipe and the amount of fittings/bends required. This will help keep the project costs lower and minimize increases in share assessments.
Dear Mr. Peter Crookston,

The piping of the Upper High Creek Canal will have a great impact on the Riparian Area of the High Creek Canyon. I love the beauty of our canyon and know that it will be greatly affected by the proposed "Upper High Creek Enclosure." I am for conserving water but there needs to be a balance between piping the canal water and letting some water go down the High Creek. We have a neighbor who will be greatly affected. She has diligence water that may not even get to her. She is very concerned.

Why can't the canal itself be enclosed instead of directing it down the High Creek Canyon at the side of the road where it will directly affect the families in the path of the trenching and the interference with the culinary water line that is there? That is a great worry to all, because of the chance of breaking the water main.

I am concerned about the impact it will have on us as we really don't know for sure that the clean up and the promises made will be kept. We will loose four large pine trees and maybe a cemented rock wall that is well over 100 years old.

Richmond Irrigation Company really don't want to let us know all that will need to be done if the proposed enclosure of the Upper High Creek Canal is acted upon.

We will be the first to feel and see the impact on people on down the line and into Richmond, some people have worked so hard to make their yards neat. What a shame. We have so much to loose and nothing to gain.

Sincerely,
Tonna Rue Rawlins
COMMENT:

See attached PDF.

RESPONSE:

Tonna Rue, thank you for expressing your concerns.

1. The irrigation company will always maintain a minimum of 900 gallons-per-minute (gpm), 2 cubic-feet per second (cfs), of water flowing in the existing creek at all times. The irrigation company is aware that there is a 160 gpm diligence water right between Richmond and the Coveville diversions. The irrigation company has the intent to deliver the diligence right to its owner through either the 900 gpm that will remain in the creek or through its pipeline.

2. The irrigation company and design engineers are aware of your existing waterline located on High Creek Road. The waterline is shown in the design plans. The plans require the contractor to locate the waterline and maintain a minimum 5-foot clearance. Representatives from the irrigation company and its engineer will be onsite to ensure precautions are taken to protect existing utilities. Any damage to the waterline caused during construction will be repaired as soon as reasonably possible.

3. The irrigation company has secured the applicable permits to install its new pipeline in the county right-of-way along High Creek Road. High Creek Road has a 66-foot right-of-way. The new pipeline will be installed within 10 feet of the edge of the asphalt. Where needed, fences along the roadway will be removed and re-installed 10 feet from the edge of asphalt. This is a requirement from the county to maintain a minimum clearance-zone per county standards. Video and photography equipment will be used to record existing conditions and ensure that properties are restored to pre-construction conditions or better. If you have further questions regarding private property that may currently be in the county right-of-way, please contact Cache County directly.

4. The irrigation company board members have made a significant effort to contact every person individually. There are a few shareholders that have not been contacted regarding the details of the project. If you have not yet been personally contacted, I’m sure they will reach out to you soon. For your information, the irrigation company holds board meetings on the second Thursday of every month at 8:00 pm at the Richmond City Hall. The meetings are open to shareholders to come and ask questions. Prior to construction beginning, notices will be mailed to shareholders and project information will be posted on Richmond City’s website.
COMMENT:

Dear Mr. Peter Crookston,

I am writing with the concern of our water line which comes down the road where the canal company is putting their line in. I worry they may damage it in the process of putting in their line, as they will be crossing it a number of times. I would hate for the water to get contaminated or our line to be damaged in any way. I understand it would save them money to put it along the road instead of the winding canal. They are receiving a grant to do this. The people along the road are going to have to change their hookups to the line from behind their homes to the front. This will cost them money to re-route their water. They are getting the grant we are not.

sincerely,

Syd Sadler

RESPONSE:

Syd, thank you for expressing your concerns. The Richmond Irrigation Company and design engineers are aware of your existing waterline located on High Creek Road. The waterline is shown in the design plans. The plans require the contractor to locate the waterline and maintain a minimum 5-foot clearance. Representatives from the irrigation company and its engineer will be onsite to ensure precautions are taken to protect existing utilities. Any damage to the waterline caused during construction will be repaired as soon as reasonably possible.

We apologize for the inconvenience and additional cost some shareholders will need to bear to have their lines re-routed. The alignment was selected to minimize overall costs for the project. We encourage you to work with the irrigation company board members who can point you to agencies that offer grants for on-farm improvements. We believe you will have added benefits to your property do to this project including more water and pressurized water.
COMMENT:

Mr. Peter Crookston,

We live directly West of the current canal as well as along Cherry Creek. In the past there has always been a small stream of water in Cherry Creek below the canal. There are also several springs that are used for culinary water supplies below the canal. If you search you will find the water claim numbers below the canal that I am referring to. We also have a water right for use in watering cattle from the Cherry Creek stream.

Our concerns are as follows:

First- Much of the vegetation along the canal will die off when the water is removed from the canal and placed in a pipe.
Second- The springs and stream (Cherry Creek) will dry up or be reduced to a level that they will no longer be a viable water source as they have been in the past.

I'm not sure if anyone really knows what actually will be the result of piping the canal, but in any event we would like to receive assurance that the current rights that we as well as others possess will not be compromised by this project.

Thanks for your consideration,

Jeny & Judy Woodland

RESPONSE:

Jerry and Judy, thank you for expressing your concerns. You are correct. At some locations along the canal corridor, vegetation has grown and is sustained from seepage from the canal. Piping the canal will eliminate the seepage and vegetation may dry-up. Unfortunately, the seepage from the canal has detrimental impacts to water users who most years lack water for agricultural purposes. The purpose of piping the canal is to conserve water that Richmond Irrigation Company’s users are entitled to from their water rights.

As for your second concern, we hope that the irrigation canal seepage is not infiltrating your culinary springs. This would contaminate your springs. The irrigation company is unaware of any need to supply water to the Cherry Creek stream. This natural stream will continue to carry water as it has in the past. The State Engineer will continue to administer water within the State of Utah as they have always done.