

January 29, 2015

ODF West Lane Forest Protection District

Re: Written Plan for 2015 Operations

Seneca Jones Timber Company herein submits a written plan for operations near a resource protection area. In accordance with the Oregon Forest Practices Act, these operations shall provide equal or better protection for the environment while enhancing effectiveness of forest management operations and achievement of the desired future condition. This written plan is based on the following information:

| | |
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| Type of Operation: | Manual Herbicide Application |
| Unit: | Corwin Central |
| Legal Description: | T18S, R5W, Section 28 |
| Unit Size: | 19 acres |
| Reason for Plan: | Operation within 100' of Type F Stream |

Information:

A tributary to Coyote Creek flows into our proposed herbicide herbaceous application area. This specific resource protection area is identified on the attached map. Seneca plans to apply herbicides to within 10' of the indicated water source, allowing this buffer to protect the source from any potential drift or error of application. Therefore, Seneca will not directly apply herbicides in the buffer zone. This vegetative release operation will utilize herbicides primarily for control of herbaceous vegetation and hardwood sprouts.

The protection of this water source will be ensured by Seneca's continued dedication to the proper application of herbicides through the following practices. Prior to application a Seneca representative will relay the information included in this written plan to the applicator. This information will include a thorough review of the State Water Rights within the water source and the 10' no spray buffer zone as well as property line locations. Prior to and during the application period the applicator will take continuous weather measurements to assess risk and continued plan success. The applicator will be instructed to utilize a chemical handling area at least 100' from the water source. All chemical application procedures will be within the regulations set forth by the Forest Practices Act as well as EPA Chemical Label Use Guidelines. These water zone protection measures are consistent with best management practices and will not affect any of the required components of the water source.

In closing we believe these measures will benefit both the environment and the operations of Seneca Jones Timber Company. If there are any concerns or more appropriate measures to be considered, please telephone our office 541.461.6245 respectively. Otherwise, we will anticipate your approval of this measure and proceed as indicated during our operations.

Sincerely,

Mike Emmons
Silviculture Forester

