

## Via Electronic Submission to House Committee on Agriculture, Land Use, Natural Resources and Water

April 5, 2023

Representative Ken Helm, Chair Representative Annessa Hartman, Vice-Chair Representative Mark Owens, Vice-Chair House Committee on Agriculture, Land Use, Natural Resources and Water State Capital Salem, OR 97301

RE: HB 3124 (Support for Recharge Testing Funding)

Dear Chair Helm, Vice-Chair Hartman, Vice-Chair Owens and Members of the Committee:

The Northeast Oregon Water Association (NOWA) would like to thank the House Committee on Agriculture, Land Use, Natural Resources and Water for your continued work on a drought study and drought resiliency package. NOWA is supportive of the comprehensive and integrated approach of this effort and offers our support for the process at which this effort is being vetted and coordinated. NOWA specifically supports Sections 6-6 and 6-7 of the package as those packages will enable NOWA to continue to move our regional water sustainability agenda forward in a conjunctive manner. Additionally, sections 6-6 and 6-7 fill critical voids in the current water management and funding programs of the State of Oregon.

### About NOWA

The Northeast Oregon Water Association (NOWA) is a result based non-profit support organization to the natural resource-based economy of the Mid-Columbia region of Northeast Oregon. We represent solutions not special interests or industries for the benefit of all needs in our region. Our organization includes landowners of over 350,000 acres of the most highly productive, irrigated food producing farmland in the world, as well as the counties, cities, ports, special districts, and private businesses that generate and support our value-added agricultural output that now contributes over \$2 billion annually to the region and State of Oregon. A sustainable, drought and climate-change resilient, conjunctively managed water supply program is critical to sustainability of our region and the quality of life of all our current and future generations.

NOWA formed in 2013, shortly after memorialization of the Columbia River-Umatilla Solutions Task Force (CRUST) Declaration of Cooperation was signed by all 21 members representing diverse interests in the Mid-Columbia region. NOWA's primary goal was to establish and maintain the local institutional capacity needed to ensure that the short and long-term recommendations of the CRUST were not forgotten and that the Umatilla Basin would finally begin to move



forward on long-term water sustainability. NOWA is focused on 4 key milestones to achieve water sustainability and build environmental wealth within the Mid-Columbia region of Oregon:

- 1) Development of a mainstem Columbia River mitigation program above John Day Dam that does no harm to the Columbia River and promotes net gain, through mitigation projects, to meet 150,000 acre-feet of Columbia River demand.
- 2) Development of three Columbia River pipelines and optimization of existing and mitigated Columbia River water rights (including water recycling and recharge) to maintain the land base, incent multiple use of water molecules, relieve annual irrigation pumping pressure on the 4 Critical Groundwater Areas and native groundwater in general, and restore ecologic function in the Umatilla Basin where possible.
- 3) Continued testing and implementation of aquifer recharge where feasible to restore aquifers to ensure multigenerational drought and climate resiliency in our region as well as improvement to regional groundwater quality.
- 4) Development of a regional groundwater savings and banking program to ensure stable and recovering groundwater levels for current and future generations and optimized use of those recovering aquifers for specific consumptive and non-consumptive priorities of the region.

# Planning Efforts and Data in the Mid-Columbia Region of Oregon

The Mid-Columbia region of Oregon is one of the most heavily studied and heavily regulated water-use regions in Oregon. Attached to this testimony are various bibliographies and studies to document the amount of data available to state agencies, and the general public, documenting how much water is available, what water sources are over-appropriated, how water is used and what is needed for sustainability.

In addition to studies, the Mid-Columbia region and Umatilla Basin have completed numerous plans, spanning the last three decades, relating to short and long-term sustainability. All these plans were completed prior to the state-initiated process of "Place-Based Planning." The Umatilla Basin planning efforts were instrumental in highlighting the need for regionalized planning in Oregon to aid in Oregon water policy reform. Three key planning/coordination efforts in the region that continue to guide strategies, projects and progress include:

- 1) 1986 Umatilla Basin Groundwater Task Force Report to the Governor
- 2) 2008 Umatilla Sub-Basin 2050 Water Management Plan
- 3) 2013 Columbia River-Umatilla Solutions Task Force (CRUST) Declaration of Cooperation

The three planning processes were time, data, and resource heavy. The efforts were collaborative and included a significant number of individuals representing a variety of interests. All three efforts highlighted the need to conjunctively manage surface and groundwater resources in a manner to ensure solutions to legacy groundwater quality and quantity declines as well as long-term water sustainability. All three plans have led to the 4 goals of NOWA and also highlight the need for memorialized action.

# The CURRENT opportunity at hand:

- 1) Over \$8 Billion in federal funding for water resiliency and storage in the west is authorized by the federal infrastructure package.
- 2) A Basin that has consolidated its operations and management structure to speak with one voice and commit to a final list of needs (NOWA and Mid-Columbia Water Commission)
- 3) A Basin wiling to centralize private Columbia River diversions and water right owners into one plan and one entity to coordinate with the requested CTUIR Tribal Water Rights Settlement Liaison package and positions asw well as optimize the water supplies we have available for multi-beneficial uses.
- 4) A Basin that monitors and has more data than the state knows what to do with regarding annual water use, water demands, aquifer recovery scenarios, municipal/ag water sharing scenarios and environmental restoration/groundwater quality remediation needs.

- 5) A Basin that has become so efficient that ag leaders from around the world visit to tour projects and understand how they can implement the same efficiency practices on over 200 different crop varieties around the world in different soil types and different climactic conditions
- 6) A Region that shares water between municipalities, rural industry and agriculture rather than fights over it (a region that recycles most of the groundwater and surface water molecule used for consumptive use multiple times after initial diversion)
- 7) A region ready to recover groundwater aquifer quality and quantity and protect those benefits for future generations
- 8) A region where funding requests are crisp and targeted to finalize a list of needs through a formal final vetting process (CRUST II funding authorized by the Oregon Legislature in 2021)
- 9) A region preparing to support a package within the 2023 GRB to establish a CTUIR Tribal Water Rights Settlement Liaison position/effort to coordinate tribal settlement negotiations with non-tribal water use interests in the region.
- 10) A targeted list of pilot projects for recharge and groundwater banking
- 11) A basin that essentially manages itself and requires little assistance annually from the enforcement side of OWRD or intervention of watermaster regulation on the water sources of the basin.

# Differences between surface and groundwater storage investment and why groundwater storage will not succeed without a program such as SB 455 and sections 6-6 and 6-7 of the Drought Package:

- 1) Surface Storage
  - a. Up Front feasibility costs include seismic, cultural, volumetric storage calcs and cap ex. feasibility on dam construction costs, etc.
  - b. Once feasibility is complete then a storage permit secured from OWRD (note: this is a storage permit and is permanent if the project is completed)
  - c. Once a and b are finalized the capital expenditure is financed (usually by a public/private mix of funding) and mother nature fills the reservoir
  - d. Once the reservoir is completed the water right (b) is certificated and there is financial certainty that the asset can be utilized, and cash flowed for the life of the loan and reservoir. Users of the reservoir then begin paying O&M charges and finance charges to cash flow the storage investment.
- 2) Groundwater Storage
  - a. The State of Oregon only grants a "Limited License" for "testing" at the beginning of the effort and that limited license is only valid for 5 years (no guarantee of long-term certainty)
  - b. Once the limited license is granted, the capital expenditure must come <u>up front</u> (e.g., pumpstation, treatment, infiltration basin, injection wells and monitoring wells) to prove the concept and capability of the aquifer to be utilized for recharge/winter storage. This expense is problematic as there is no guarantees since the state has only granted a 5-year limited license and we have not validated the storage capabilities of the targeted aquifer.
  - c. Significant sunk costs are necessary up front over the 5-year testing period<sup>1</sup>. These costs may include:
    - i. AR
      - 1. Pumping costs to convey water to the alluvial infiltration gallery for five years.
      - 2. Source water and groundwater sampling over 5 years to prove anti-degradation (soil and major water samples based upon whatever analyte list DEQ recommends to OWRD
      - 3. Groundwater modelling and monitoring costs to prove both extent of aquifer storage capability and groundwater movement/connectivity. This is often called establishing "control" over the stored water for secondary recovery and permitting and is very expensive and data driven (note: control establishes one's ability to apply for a secondary use permit to recover stored water and prove that what they are recovering

<sup>&</sup>lt;sup>1</sup> See average cost table attached.

or using for other beneficial uses was actually the water they put into the ground and is not water coming from somewhere else)

- ii. ASR
  - 1. Same as the three above but there is also the added cost of treatment to potable standards and injection.
  - 2. Monitoring wells and processes with ASR are usually much more expensive as the monitoring wells must be drilled much deeper and usually through basaltic rock or other very dense confining layers.
- d. Only after the five-year testing can an entity then look at permitting (i.e. long term water right certainty and cash flow of annual O&M through customers of the source water)
- 3) Generalized Summary
  - a. Surface water storage flow from cradle to grave: Feasibility study and volume study leads to permit then leads to certainty for investment then leads to investment.
  - b. Groundwater recharge project flow from cradle to grave: Investment and O&M costs lead to feasibility study then leads to volume study then leads to permit and long-term certainty.
- 4) The investment needs are completely in reverse for recharge which makes it almost impossible to complete the capital cost and five-year test using private or municipal/rate base funds as no entity will commit that level of sunk cost into a test.

### **Oregon Specific Funding Program Constraints:**

- 1) Pursuant to messaging from OWRD, it appears that there are no programs in place to both cover the upfront capital cost of building recharge systems and testing the systems for the five years necessary to get through the state required limited license.
- 2) While the water supply grant and loan fund (SB 839 in 2013) is supposed to be eligible for funding AR/ASR projects we have been told that the fund will only pay the hard costs of the infrastructure and will not cover the key expenditures of monitoring well installation, ground and source water sampling required by DEQ and/or pumping and injection costs of the 5-year tests.
  - a. This leaves projects unfunded as few cities, districts or private landowners can commit that level of investment into a test to prove the concept.

### How SB 455 and Sections 6-6 and 6-7 of the drought package remedies the funding gap that limits recharge testing

Public entities in regions that have committed to monitoring & measurement and have enough scientifically defensible groundwater study data documenting that they are a candidate for recharge testing can apply for a grant to complete all necessary due diligence associated with applying of a limited license to commence recharge testing.

The bill further enables public entities of projects that have received a limited license to apply for a five-year operating loan to complete the 5 years of necessary testing of the limited license. These public funds result in recharge water going to waters of the state (i.e. public) and the data generated from recharge testing helps the state better ground truth its aquifer models promoting more in-depth understanding of the aquifer properties within a basin or region.

SB 455 gets a region through the test phase with the resulting data benefitting all parties (state, local, and interest groups/residents) in their understanding of aquifer properties and the long-term likelihood of recharge benefit(s).

### **Recharge Testing in the Mid-C**

Members of NOWA are involved in numerous successful aquifer recharge campaigns and/or have been involved in a number of aquifer recharge tests over the years. These projects include:

AR/ASR Project	Туре	Aquifer	Status
County Line Water	Alluvial Aquifer Recharge	Ordnance Alluvial Critical	Operational since the early
Improvement District	Project (1 <sup>st</sup> in US history)	Groundwater Area	1970's
Madison AR/ASR Project	Aquifer Recharge	Butter Creek Basalt Critical	Testing and operations
	(filtration) to Aquifer	Groundwater Area	since the early 2000's
	Storage and Recovery		
	(basalt storage) for		
	supplmental agricultural		
	needs		
McCarty AR/ASR	Aquifer Recharge	Butter Creek Basalt Critical	lesting and Operations
	(filtration) to Aquifer	Groundwater Area	since early 2000 s
	(basalt storage) for		
	(basalt storage) for		
	needs		
City of Pendleton ASR	Aquifer Storage and	Basalt Aquifer underlying	Operational and serving
	Recovery	City of Pendleton	City of Pendleton municipal
			needs
Echo Meadows AR	Umatilla River floodplain	Umatilla River Alluvial fan	On-Hold, testing showed
	alluvial recharge for return		positive results to Umatilla
	flow benefit to Umatilla		River but little storage
	River		benefit to consumptive use
HB 3369 Recharge Project	Ordnance Alluvial recharge	Ordnance Critical	Abandoned but studies and
	using Columbia River water	Groundwater Area	testing funded under HB
			3369 (2009) are being used
			to direct development of
			the Ordnance Regional
			Pestoration Project located
			in a different location
			within the same aquifer
Westland A-Line Canal	Shallow aguifer recharge	Ordnance Alluvial Critical	Initial testing completed
Recharge	testing for Umatilla River	Groundwater Area	visioning and funding
	return flow benefit and		process to begin next
	supplemental storage for		phase of recharge testing
	Westland Irrigation District		

All these projects have struggled with funding to complete necessary testing and coordination. As an example, the HB 3369 Recharge Project was abandoned due to a lack of funds, not due to negative results. If this program were available to the Basin in 2009 the HB 3369 recharge testing could have continued and would most likely be a self-sustaining aquifer recharge project in 2023.

Experiences and knowledge gained from this recharge testing and the resource limitations of recharge testing have lead to the development of support of SB 455, and applicable sections of the drought package to fill funding gaps that have lead to either incomplete testing or lack of full build out of recharge operations. The Mid-Columbia Region of Oregon has extensive experience with recharge testing and in testing recharge applications to meet various needs (water quantity, groundwater quality improvement and environmental benefit). Should SB 455 and/or sections 6-6 and 6-7 of this package receive approval and funding, the public entities of the Mid-C region are prepared to apply for testing funding to continue to recover the Ordnance Alluvial Critical Groundwater area and continue testing recharge projects

for municipal water security and environmental improvements including groundwater quality remediation in the Lower Umatilla Basin Groundwater Management Area.

### Conclusion

For years, NOWA members have stated that it is hard to prepare for a drought the year that it happens. Drought resiliency requires on-going investment, planning and coordination. We appreciate the work of Committee to date on this package, support the effort and specifically support sections 6-6 and 6-7 of the package.

Sincerely,

ELECTRONIC SIGNATURE: J.R. COOK

J.R. Cook Director