Troutdale Airport
Wildlife Hazard Management Plan

January 2016

Submitted by:
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FAA Qualified Airport Biologist
Per AC 150/5200-36A

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Plan Approval

The Troutdale General Aviation Airport developed this Wildlife Hazard Management Plan under the direction of Nick Atwell, a Qualified Airport Wildlife Biologist as stipulated in FAA Advisory Circular 150/5200-36A. The following Wildlife Hazard Management Plan for Troutdale General Aviation airport has been reviewed and approved by the Airport Manager and the Federal Aviation Administration. This plan will become effective on the signature date.

[Signature]
General Aviation Manager
(Printed Name)
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Airport Certification Manual Reference

The Port of Portland has completed a Wildlife Hazard Assessment (WHA) and a Wildlife Hazard Management Plan (WHMP) for Troutdale Airport (TTD) that conforms with 14 CFR Part 139.337. While TTD is not a Part 139 certified airport, the Port decided to address the wildlife hazard issues at TTD using the same Part 139 compliant model developed at PDX. The TTD WHMP will be reviewed on an annual basis to determine the effectiveness of the program. Coincident with the principals of adaptive management, appropriate changes will be made as the need arises.
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ACRONYMS

AC – FAA Advisory Circular
ACHP – Advisory Council on Historic Preservation
ACM – Airport Certification Manual
AGL – Above Ground Level
AIRMAN – Airport Information Report Manager
ATC – Air Traffic Control
ATIS – Automatic Terminal Information Service
AOA – Air Operations Area
BATS – Business Analysis and Term Sheet Procedures
CATEX – Categorical Exclusion
CFR – Code of Federal Regulation
CWA – Clean Water Act
DEQ – Oregon Department of Environmental Quality
EA – Environmental Assessment
EMS – Environmental management system
EPA – U.S. Environmental Protection Agency
EIS – Environmental Impact Statement
FAA – Federal Aviation Administration
FAR – Federal Aviation Regulations
FWCA – Fish and Wildlife Coordination Act
FIFRA – Federal Insecticide, Fungicide, and Rodenticide Act
FOD – Foreign Object or Debris
GA – General Aviation
TTD – Troutdale Airport
LCDC – Oregon Land Conservation and Development Commission
MBTA – Migratory Bird Treaty Act
NAVAID – Navigational Aid
NEPA – National Environmental Policy Act
NHPA – National Historic Preservation Act
NOAA – National Oceanic Atmospheric Administration
NPDES – National Pollution Discharge Elimination System
NRHP – National Register of Historic Places
NRI – Natural Resource Inventory
OAR – Oregon Administrative Rules
ODFW – Oregon Department of Fish and Wildlife
ODSL – Oregon Department of State Lands
ORS – Oregon Revised Statues
PDX – Portland International Airport
Port – Port of Portland
RPZ – Runway Protection Zone
RVR – Runway Visual Range
RWY – Runway
SHPO – State Historic Preservation Officer
TSA – Transportation Security Administration
USACE – US Army Corps of Engineers
USDI – U.S. Department of the Interior
USFWS – U.S. Fish and Wildlife Service
WHA – Wildlife Hazard Assessment
WHMP – Wildlife Hazard Management Plan
ANNUAL REVIEW & REPORTING

An internal review of the Troutdale Airport WHMP will be conducted annually, and the plan revised as necessary. The Port’s General Aviation Manager and the PDX Aviation Wildlife Manager will conduct the review jointly. The Management Areas Tracking Table in Appendix E will be updated annually, serving as the basis for annual review and reporting. The intent is to develop accountability and program continuity over time, and provide information in a timely manner that will contribute to a productive and mutually beneficial dialog in support of the annual inspection process.

Revision of the WHMP will occur when either the program or the hazards and issues at the airport change significantly or every 5 years. The intent is to maintain the WHMP as an interactive program level plan that will continually adapt as necessary to effectively meet the requirements of wildlife hazard management at TTD. The TTD WHMP provides both strategic program guidance and the operational component that provides the basis for annual work planning, budget development, and accomplishment reporting.
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EXECUTIVE SUMMARY

TROUTDALE AIRPORT
WILDLIFE HAZARD MANAGEMENT PLAN

INTRODUCTION

The Federal Aviation Administration (FAA) recommends that General Aviation airports develop a Wildlife Hazard Assessment (WHA) and if necessary implement a Wildlife Hazard Management Plan (WHMP) at airports with aircraft that experience multiple wildlife strikes, damaging collisions with wildlife, engine ingestion of wildlife, or wildlife of a size or in numbers capable of causing such events. Aviation safety is paramount in the Port of Portland’s airport management objectives for TTD. Although there have only been two damaging wildlife strikes with private aircraft documented at TTD, development surrounding the airport has accelerated resulting in the conversion of open space to a built environment. The loss of surrounding open space may increase the presence of hazardous wildlife on the airfield. Consequently, the Port elected to prepare a WHMP for TTD that meets industry standards, including the delineation of responsibilities, policies, procedures and regulations necessary to reduce identified wildlife hazards on or around TTD. This is a voluntarily action that is not currently required by the FAA for General Aviation airports.

This WHMP starts with an overview of wildlife hazards as they pertain to airports on a national level. The focus then shifts to a brief history of the TTD airport describing its unique features and attributes along with a description of the surrounding area. Following the local airport overview, the objectives and principles of this WHMP are outlined. Discussed under this section are the main objectives of the Port, in regard to the WHMP, as well as the parties responsible for implementation.

Following the Port objectives is a synopsis of the already completed WHA for TTD. This includes details on the Port’s risk evaluation process as well as how it will be used to guide management decisions as they pertain to the Port’s wildlife hazard management program. Subsequent to the risk evaluation process is an overview of wildlife strikes including national trends as well as specific numbers for wildlife strikes at TTD. Wildlife species of concern are then discussed as they relate to TTD. This includes both a list of wildlife species the Port has determined to be most hazardous to aircraft operations as well as those categorized to pose a lower risk to aircraft at TTD. The section concludes with administrative items related to the WHMP such as review and revision guidelines.

PURPOSE & APPLICATION

The overall objective of the WHMP is to develop an integrated and adaptive program to effectively manage risk at TTD by reducing the probability of occurrence of wildlife/aircraft collisions. While terrestrial wildlife are a concern at TTD, the security fencing that surrounds the airfield perimeter lessens the incursion of larger terrestrial wildlife (e.g., black-tailed deer) onto the airfield. Bird strikes are statistically a much higher risk for
aircraft using TTD, especially during the critical phases of departure and landing operations. Consequently, the risk evaluation process of the WHMP primarily focuses on avian wildlife. It is recognized that the risk of a bird strike at TTD can never be completely eliminated due to its location at the confluence of the Sandy and Columbia Rivers, an ecologically rich and diverse area. However, the underlying premise of the WHMP is that it is possible to manage the risk to an acceptable level, and it is the intent of the WHMP to provide the necessary direction to do so, in a scientifically sound manner.

LOCAL PERSPECTIVE (AIRPORT DESCRIPTION)

The Troutdale Airport is owned and operated by the Port of Portland and encompasses a total of 287 acres. It is located on the east side of the Portland Metropolitan region in the city of Troutdale, south and southwest from the confluence of the Columbia and Sandy Rivers. Geographically, the airport is located within Township 1 North, Range 3 East, and includes parts of Sections 22, 23, 24, 25 and 26, Willamette Meridian. The airport is bordered on the north by the Columbia River and the Columbia River levee, to the east by the Sandy River, to the south by Frontage Road and Interstate 84, and to the west by Fairview Lake.

The Troutdale airport is primarily a flight training and recreational airport with some business class capabilities. Due to its location, TTD is also popular with businesses that provide scenic tours of the Columbia River Gorge. The airport includes maintenance and repair facilities as well as a Fixed Based Operator (FBO) and includes mowed grasslands and service roads. Aircraft utilizing TTD have two taxiways available to them (A and B) and one runway designated 07/25. The perimeter of the airfield is enclosed by a security fence with electronic and manual gates regulating access.

A large variety of wildlife live in the vicinity of TTD, and many more birds pass through the area during their seasonal migrations along the Pacific Flyway. Many of these species pose a potential hazard to the safe operation of aircraft whenever they enter the approach/departure path of TTD. As urban infrastructure increases in the surrounding area, the airport and adjacent open green spaces become more attractive to resident and migratory wildlife that seek out remaining expanses of relatively undeveloped open space.

WHMP ADMINISTRATION

The TTD WHMP will be reviewed at least annually, and an annual status report and confirmation of this review will be filed with the Port’s General Aviation Manager and the PDX Aviation Wildlife Manager. The TTD WHMP will be revised as necessary, when either the program or the hazards and issues at the airport change significantly, or every 5 years.

APPLICABLE LAWS, REGULATIONS AND POLICIES

Chapter 2 identifies the other major federal, state and local mandates that define the legal context of compliance within which the WHMP must operate. Along with the external mandates, the WHMP must demonstrate how it fits within and supports the stated missions of the Port and the Aviation Division, and how Port and Aviation policies guide it. While the priority of the wildlife hazard management program at TTD is aviation safety, the Port will achieve this goal through responsible environmental stewardship. This reflects both the overarching mission of the Port and also the values of the regional community.
PROGRAM ORGANIZATION, ROLES AND RESPONSIBILITIES

Chapter 3 identifies and describes the roles and responsibilities of the various staff and departments at the Port that are involved in and responsible for implementation of the WHMP. The Port's General Aviation Manager is ultimately responsible for the implementation of the wildlife hazard management program at TTD. The Port's Aviation Wildlife Manager is the technical area expert that supports the GA Manager in this effort. In order to fully implement a wildlife hazard management program that incorporates a dedicated dawn-to-dusk hazing and harassment component (short-term operational strategies), a research and development component, long-term management strategies, and a proactive public information and education program, additional staffing and resources would need to be identified.

IMPLEMENTATION STRATEGIES

Chapter 4 contains the strategies used to implement the WHMP at TTD. Included is an overview of the risk evaluation model developed by the Port to assess wildlife hazards and prioritize actions based on the relative levels of risk they pose. An overview of the zones and management areas that have been designated at TTD are discussed. These zones are based on the FAA separation criteria and allow for management prioritization of wildlife hazards at TTD.

Along with the details of management areas, the chapter also describes the four components used by the Port to implement specific strategies and includes the results of the Port's Environmental Management System (EMS). The EMS has been used to monitor and evaluate habitat attractants near TTD. The chapter concludes with an overview of the evaluation and monitoring methodology used by the Port to support an adaptive management strategy.

The formal risk evaluation approach developed by the Port is based on the body of work of Dr. J. R. Allan, adapted to the site-specific issues and FAA recommendations at TTD. This risk-based approach is the primary assessment methodology for wildlife hazard management in the future. All management scenarios presented in this document are to be validated by the risk evaluation process, as it is refined in each update. It is expected that this iterative process will evolve over time as new information and real world application provide direction. The risk evaluation model is included as Appendix A.

Implementation of the WHMP is based upon management strategies developed to address the wildlife hazards unique to each of the 6 management areas identified at TTD. These strategies are organized according to four management components or "pillars" that support the Wildlife Hazard Management program: (1) short-term operational strategies, (2) research and development projects, (3) long-term management strategies, and (4) information and educational programs.
RISK MANAGEMENT TECHNIQUES AND PROTOCOLS

The risk management techniques and protocols outlined in Chapter 5 define the full range of operational tactics and management strategies designed to enhance public safety by reducing the incidence of wildlife-aircraft collisions at TTD. Together these represent the toolbox of acceptable techniques available to the Airport staff, and run the full range of actions from day-to-day operational tactics to long-term habitat modification strategies. Because the WHMP serves as the foundation for program development, operational protocols that are responsive to legal, jurisdictional and safety constraints are included.

Wildlife control procedures are direct actions taken to discourage, disperse and remove wildlife species of concern from the airfield and vicinity. Their implementation includes the day-to-day operational efforts of the Airport staff to provide an approach and departure airspace that is as free of potential wildlife hazards as practicable. Wildlife control actions are generally reactive to the situation of the moment and are responsive to any perceived threats that wildlife species of concern may pose to aircraft safety. While the management objective is to accomplish this with non-lethal means whenever possible, protocols are established defining the decision-making process and implementation requirements for direct lethal control should the need arise.

Habitat modification and other long term management strategies attempt to address the reasons why certain species of wildlife are attracted to the airfield environment, bringing them into conflict with aircraft operations. These include the physical manipulation or complete removal of features or characteristics (both natural and constructed) that are attractive to wildlife species of concern and are spatially located such that they draw these species into or across the critical flight paths. The design and installation of structures intended to exclude wildlife species of concern from the airfield or from specific features on the airfield are included in this section.

Given that wildlife hazard management is not an exact science, and that species of wildlife respond differently to changing circumstances including sustained management actions, it is critical that an ongoing research and development program be integrated with the principles of adaptive management to provide the flexibility necessary to maintain an effective program over time. The results of ongoing testing and monitoring are applied directly to the development of operational tactics and management strategies.

Wildlife issues and management strategies at TTD are of interest to many people, both internal to the Port and in the public arena. The need for an ongoing public information and education component is recognized as essential to the success of the Wildlife Hazard Management program at TTD. In addition to public information and education, there is a need to continue to share and foster the exchange of technical information with other Port functional areas, as well as the larger regional and national aviation and wildlife communities.
AIRPORT STAFF TRAINING REQUIREMENTS

Training is essential to provide Airport staff with the knowledge and skills needed to carry out the WHMP. Chapter 6 presents training requirements that Airport staff must meet before they can work independently on the airfield at TTD. The training curriculum was developed by the Ports Wildlife Hazard Management Program and meets all requirements found in FAA AC 150/5200-36A and is implemented with on the support of other Port Departments and cooperating agencies (e.g., FAA Air Traffic Control Tower). As new training needs are identified it is expected that this chapter will expand to meet those needs.

LITERATURE CITED

Chapter 7 presents the literature citations referenced in the text of the WHMP.

APPENDICES

The Appendices contain pertinent supporting documentation to the WHMP.
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INTRODUCTION

1.1. Purpose and Application

The Federal Aviation Administration (FAA) recognizes the potential hazards that certain species of wildlife may pose, under certain circumstances, to aircraft operations at airports regulated by the FAA. The FAA recommends General Aviation airports develop and implement a Wildlife Hazard Management Assessment when aircraft experience multiple wildlife strikes, damaging collisions with wildlife, engine ingestion of wildlife, or when wildlife of a size or in numbers capable of causing such events are present. Since the Port of Portland’s (Port) Troutdale Airport (TTD) does not service scheduled air carrier aircraft, it is not obligated to develop and maintain a WHMP under current federal statute. Nonetheless, aviation safety is paramount in the Port’s airport management objectives for TTD. Given that there have been two damaging wildlife strike events with private aircraft documented at TTD and development surrounding the airport has accelerated, the Port elected to prepare a Wildlife Hazard Assessment (WHA) and WHMP for TTD that meets FAA standards. Included in this WHMP is the delineation of responsibilities, policies, procedures and regulations necessary to reduce identified wildlife hazards on and around TTD. The 2014 WHA for TTD was submitted and approved by the FAA in October 2014.

1.1.1. National Perspective

Nationwide, wildlife can present a variety of problems that affect operations at airports. Between 1990 and 2014, 156,114 wildlife strikes involving civil aircraft were reported to the FAA (Dolbeer, Wright, Weller, Anderson & Begier 2015). Wildlife strikes have also caused catastrophic accidents that involved the loss of human lives (Dolbeer et al. 2015). Although the potential for this type of accident is low, the concern is, nonetheless, very real. Globally wildlife strikes killed more than 258 people and destroyed over 245 aircraft since 1988 (Dolbeer et al. 2015).

Wildlife strikes have other impacts at airports and on the traveling public. Nine percent of aircraft-bird strikes and thirty one percent of aircraft-mammal strikes reported from 1990 to 2014 resulted in damage to aircraft (Dolbeer et al. 2015). The FAA reports that at a minimum, wildlife-aircraft strikes cost the USA civil aviation industry 981,200 hours of aircraft down time, and $ 708 million in monetary losses every year (Dolbeer et al. 2015).
1.1.2. Local Perspective

Aviation activity began at what is now TTD in 1920, when aircraft operated from a grass field known as Sun Dial Ranch. The Airport became strategically important to the U.S. Government in the 1930s when a navigation beacon was installed and it was designated as an emergency airfield on the Portland to Pasco route. The Port of Portland took ownership of the Airport in 1942 and the property now encompasses 287 acres, including both airside and landside property. It is located on the east side of the Portland Metropolitan region in the city of Troutdale, south and southwest from the confluence of the Columbia and Sandy Rivers. Geographically, the airport is located within Township 1 North, Range 3 East, and includes parts of Sections 22, 23, 24, 25 and 26, Willamette Meridian (Figure 1). The airport is bordered on the north by the Columbia River and the Columbia River levee, to the east by the Sandy River, to the south by Frontage Road and Interstate 84, and to the west by Fairview Lake.

The Airport is currently owned and operated by the Port of Portland, and is classified as a General Aviation (GA) airport in the FAA National Plan of Integrated Airport Systems. The Airport accommodates aircraft models that range from single-engine propeller aircraft to multiengine turboprops, business jets and helicopters. Types of operators include itinerant general aviation, business aviation, aeromedical and flight training operations. There is no scheduled passenger commercial service at TTD; however charter and air taxi operators utilize the Airport.

TTD is primarily a flight training and recreational airport, although business class capabilities are taking on increasing emphasis. It is home to flight schools, maintenance and repair facilities as well as a FBO. The airport is also popular with aircraft performing scenic aerial tours of the Columbia River Gorge. With 107,838 operations annually (in 2013) and home to 151 based aircraft (2014), TTD is a unique and popular airport within the region.

Inside the perimeter fence, the airfield includes one runway (07/25) and two taxiways (taxiway A and B), flat managed (mowed) grasslands, roadways, and buildings associated with airport operations (Figure 2). A security fence with a minimum height of 7-feet surrounds the entire airfield. The one runway, designated 7/25, is 5,399 feet long and 150 feet wide. The two parallel taxiways are 35 to 50-feet wide and run the full length of the runway. Connector taxiways link the runway to services and aircraft parking and storage. Land uses surrounding TTD include agriculture, light industrial, commercial, residential and undeveloped open space, among others. Changes land use from open space to a built environment could contribute to an increase in wildlife use of the remaining relatively undeveloped areas, including the TTD airfield and vicinity. These cumulative events justify the development and implementation of a WHMP for TTD that reduces identified wildlife hazards on and around the airport.

A large variety of wildlife live in the vicinity of TTD, and many birds pass through the area during their seasonal migrations along the Pacific Flyway. As urban density increases in the surrounding area, the airport and adjacent open spaces become attractive to resident and migratory wildlife that seek out remaining expanses of relatively undeveloped open space. Port monitoring data from January 1st 2004 to December 31, 2014 indicate that 67 different species of birds and 7 mammal species were observed in the vicinity of the airport. Many of
these species pose a potential hazard to the safe operation of aircraft whenever they enter the approach/departure path.

1.1.3. WHMP Objectives and Principles

The ultimate objective of the WHMP is to provide a safer airfield environment for aircraft at, and in the vicinity of, TTD by reducing aviation wildlife hazards. To accomplish this objective, the implementation of the WHMP is intended to reduce the probability that a wildlife/aircraft collision will occur.

Basic principles used by the Port in the implementation of the WHMP include:

- Frequent inspections of airport facilities are necessary to identify potential hazards and to ensure that sufficient wildlife control measures are in place.
- Any response to a wildlife threat is handled using the most appropriate and effective options available, and will be supported by the risk evaluation process developed by the Port.
- Lethal means are recognized as an important additional option when the threat to public safety is imminent and other methods have failed to address the issue.
- Regular reviews of proposed land use changes and proposed development in surrounding areas are vital in ensuring that adjacent land uses are compatible with airport operations.

The Port’s General Aviation (GA) Manager is responsible for the implementation of this program. The PDX Aviation Wildlife Manager is the Port’s technical area expert and supports the GA Manager in the development of this WHMP and future editions based on the principles of adaptive management, as well as accomplishing the implementation of specific management strategies at TTD. This team integrates the professional and technical resources of the Aviation Wildlife Management Program into the General Aviation management objectives at TTD to address specific wildlife hazard issues. Additionally, the services and cooperation of city, state and/or federal agencies, as well as other Port departments and airport tenants, are essential to ensure the program’s effectiveness.

1.2. Wildlife Hazard Assessment

The Port has developed and is implementing a risk evaluation process as a means to improve the Port’s wildlife hazard management capabilities. The risk evaluation model is used to inform management decisions and focus management priorities. While terrestrial wildlife are a concern at TTD, the security fencing that surrounds the airfield perimeter lessens the incursion of larger terrestrial wildlife (e.g., black-tailed deer) onto the airfield. Bird strikes are statistically a much higher risk for aircraft using TTD, especially during the critical phases of departure and landing operations. Consequently, the risk evaluation process of the WHMP primarily focuses on avian wildlife. The guidelines and recommendations presented in this WHMP will be subject to an iterative re-analysis whenever the risk evaluation process is refined or modified.
As part of this risk evaluation process, a Wildlife Hazard Assessment that meets the FAA’s recommended standards was completed in October 2014. Information collected during the Wildlife Hazard Assessment includes: an analysis of the events that prompted the assessment; the identification of observed wildlife species, their movements, numbers and locations; identification and location of wildlife attractants on and near the airport; a description of wildlife hazards to aircraft operations; and recommended actions for reducing wildlife hazards to aircraft operations. The findings of the wildlife hazard assessment are incorporated into this WHMP.

1.2.1. Wildlife Strikes

Wildlife strike records at various airports have shown that birds and mammals can pose a threat to public aviation safety either by being present on the airfield during aircraft landings and departures or directly in the flight path of aircraft (Cleary and Dolbeer 2005). Strikes occur when: wildlife physically collide with aircraft; birds or other wildlife remains are found within 200 feet of centerline of a runway, unless another reason for the animal’s death is identified; or the animal’s presence on the airport had a significant negative effect on a flight (e.g., aborted takeoff or landing, high-speed emergency stop, aircraft left pavement area to avoid collision with animal). Wildlife strikes threaten human life, can cause costly damages and delays to airport operations, and are almost always fatal to the animal.

In 2014, the FAA reported a record 13,668 wildlife strikes to civil aircraft. This increase in wildlife strikes is attributed to an increase in large bird populations, quieter modern aircraft and growth in the number of air traffic movements. Nationally, approximately 71% of all bird-aircraft strikes occur below 500 feet above ground level (AGL), and 82% occur below 1,500 feet AGL. In addition, 71% of all damaging strikes occur below 1,500 feet AGL (Dolbeer et al. 2015).

At airports, this low altitude generally corresponds with aircraft that are in either the departure or landing phase of flight. The FAA requires the maintenance of a clear, safe airspace for aircraft landings and departures. The runway protection zone (RPZ), a profile of the approach and transition area located at the end of each runway, represents the area in which aircraft are most vulnerable to wildlife strike hazards. Risk to aircraft is greatest during takeoff when aircraft are likely to be at their maximum payload and thrust, and have limited maneuverability.

Over the past 11 years (2004 through 2014) 10 bird strikes (involving at least 11 birds) have been reported at TTD. No mammal strikes have been documented during this period. Of the 10 strikes, two resulted in damage to the aircraft being struck. In 5 of the strikes, the species involved was either unidentified or only identified to genus.

The low number of reported strikes at TTD as well as the high number of unidentified birds involved is due to a current lack of consistent and accurate reporting. In general, bird strike reporting at general aviation airports is estimated to be at less than 5 percent (Dolbeer, Wright, Weller & Begier 2009). The combination of these factors indicates that strikes at TTD are likely underreported. While TTD has only incurred two damaging strikes within the past
11 years, the two most recent strikes in 2014 involved medium-sized Rock Pigeon’s (*Columa livia*), which are among the most hazardous species of concern at TTD.

### 1.2.2. Wildlife Species of Concern

A number of factors determine the frequency at which a particular species of wildlife may be struck by aircraft (Allan 2000). Included among these are:

- Population abundance on and around the airfield (may vary diurnally and seasonally);
- Habitat use patterns on and around the airfield (what are their local habitat preferences for feeding, breeding and resting?);
- Distribution of suitable habitat patches and movement patterns in relation to the airfield;
- Airport facilities and operations that may act as attractants (e.g., structures, landscaping, infield mowing) or deterrents (e.g., hazing, habitat modifications);
- Behavioral patterns that may bring them into the approach/departure path of aircraft (e.g., birds that soar, flocking, seasonal migrations);
- Ability to detect and/or avoid aircraft (e.g., juveniles vs. adults, resident wildlife vs. transient wildlife); and
- Frequency of air traffic and air traffic patterns at the airport.

Whether wildlife at risk of being struck by aircraft pose a hazard to aircraft depends upon the size and number of individuals involved. For example, it is well established that bird strikes involving larger birds or flocks of smaller birds are more likely to result in damage to aircraft than single small birds (Allan 2000). The current certification standards for turbine engine (60 inch and 100 inch size) testing are as follows: an engine must be able to withstand the ingestion of 16 small birds (3 oz. each); 8 medium birds (1.5 lbs each); or 1 large bird (4 lbs) (Eschenfelder 2000). Turbine engines are not required to be able to withstand the ingestion of a bird larger than 4 pounds (Eschenfelder 2000). Eschenfelder (2000) concluded that these engine ingestion standards may be inadequate because they do not reflect the sizes and numbers of birds encountered in actual bird strike incidents. While aircraft at TTD are primarily piston-powered, an estimated increase in aircraft movements coupled with recent large bird population growth is likely to increase the risk of wildlife strikes for all aircraft (Dolbeer et al. 2015).

For the purposes of this WHMP, the Wildlife Species of Concern identified in Table 1 constitute those wildlife species deemed most hazardous to aircraft operations at TTD, while Monitor Wildlife represent those species determined to pose a lower risk to aircraft operations.
Table 1. Current (2015) list of wildlife species of concern and monitor species at TTD.

<table>
<thead>
<tr>
<th>Wildlife Species of Concern</th>
<th>Monitor Wildlife</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canada goose (3.5-9.8 lbs.)</td>
<td>Mallard (2.4 lbs.)</td>
</tr>
<tr>
<td>Doves &amp; Pigeons (4.2-9 oz.)</td>
<td>Northern Pintail (1.8 lbs.)</td>
</tr>
<tr>
<td>Great Blue Heron (5.3 lbs.)</td>
<td>Osprey (3.5 lbs.)</td>
</tr>
<tr>
<td>Gull spp. (1.1-2.5 lbs.)</td>
<td>Red-tailed hawk (2.4 lbs.)</td>
</tr>
<tr>
<td></td>
<td>Bald Eagle (9.5 lbs.)</td>
</tr>
</tbody>
</table>

*Average body mass (Sibley 2000; Burt and Grossenheider 1980)

1.3. WHMP Administration *(review and revision)*

The 2009 PDX WHMP serves as the foundation for the ongoing development of the Wildlife Hazard Management program at TTD. As such it not only incorporates strategic guidance and establishes baseline documentation for the program, but also demonstrates compliance with the operational recommendations of the FAA.

The WHMP is to be reviewed at least annually and revised as necessary, when either the program changes or management issues arise, or every 5 years, whichever comes first. This review/revision protocol will ensure that the WHMP stays current and responsive to changing conditions, and incorporates the principles of adaptive management.
FIGURE 1. TROUTDALE AIRPORT VICINITY MAP
FIGURE 2. TROUTDALE AIRPORT FACILITIES MAP
2 APPLICABLE LAWS, REGULATIONS AND POLICIES

Federal, state and local governments administer a variety of laws and regulations that protect wildlife and their habitats. Wildlife control activities at airports are influenced by many of these regulations. The Port complies with these laws and regulations as a part of standard operational practices.

Most wildlife management agencies issue permits to allow the harassment and/or take of certain wildlife species when required by extenuating circumstances. These special permits are especially relevant and necessary for implementation of a successful airport Wildlife Hazard Management Program. Many of the regulatory requirements are interrelated, and the Port will continue to work collaboratively with the regulatory agencies in evaluating its WHMP implementation and ongoing compliance strategies.

This chapter provides a review of the following:

- Key provisions of relevant federal, state and local regulations;
- A general strategy for regulatory compliance;
- Permits the Port should obtain and routinely renew to implement the WHMP; and
- Internal Port policies that guide the development of wildlife hazard management strategies at TTD.

2.1. FAA Requirements

2.1.1. Airport Grant Assurances

FAA Airport Grant Assurances are contractual obligations incorporated into the provisions of FAA grants in support of airport improvement projects. These obligations are incurred upon acceptance of FAA funds by the "sponsor" [or Airport], and require the sponsor to "comply with all applicable Federal laws, regulations, executive orders, policies, guidelines and requirements" [reference Section C (1): General Federal Requirements]. Specific reference to the FAA Advisory Circulars is made in Section C (34) [Policies, Standards and Specifications], requiring the sponsor to “carry out the project in accordance with the ...current FAA Advisory Circulars...”. These provisions, in effect, give the guidance provided in the Advisory Circulars the weight of law, and contractually obligate the Port to comply. Additional provisions of the Assurances deal specifically with hazard removal and mitigation [Section C (20)], and compatible land uses [Section C (21)], directing the sponsor to “take appropriate action” to ensure a safe airspace and to restrict incompatible land uses adjacent to the airport, insofar as possible.
To a large extent, these requirements form the basis for the Wildlife Hazard Management Program at TTD, which is designed to be responsive to both the statement and the intent of the guidance.

### 2.1.2. AC 150/5200-33B

AC 150/5200-33B provides FAA guidance to airport operators on the recommended locations of certain land uses that have the potential to attract hazardous wildlife relative to the location of the airport. It also provides guidance on airport development projects, including construction, expansion, and renovations which affect aircraft movements near hazardous wildlife attractants.

AC 150/5200-33B defines wildlife attractants as “any human-made structure, land use practice, or human-made or natural geographic feature that can attract or sustain hazardous wildlife within the landing or departure airspace of the airport’s AOA. These attractants can include architectural features, landscaping, waste disposal sites, wastewater treatment facilities, agricultural or aquaculture activities, surface mining, and wetlands”.

For an airport serving piston-powered aircraft such as TTD, AC 150/5200-33B recommends that "hazardous wildlife attractants” be separated from the airport’s air operations area (AOA) by a distance of 5,000 feet. This AC also recommends that the approach, departure and circling airspace be separated from hazardous wildlife attractants by 5 statute miles if the attractant could cause hazardous wildlife movement into or across the approach or departure airspace.

AC 150/5200-33B discusses land-use practices having the potential to attract hazardous wildlife and provides guidance on whether these land use practices are compatible or incompatible with safe airport operations if they are located within the specified separation distances from the airport. The guidance also provides recommendations on alternatives for incompatible land uses, and suggestions on managing or correcting these uses to discourage the attraction of hazardous wildlife to airport facilities.

In accordance with the Grant Assurances, the Port adheres to the guidance in AC 150/5200-33B to ensure that the proposed wildlife management practices, including habitat modification and mitigation activities, are consistent with the recommendations the AC provides. Refer to Appendix B for the complete text of AC 150/5200-33B.
2.2. Other Applicable Federal Regulations

2.2.1. National Environmental Policy Act

The National Environmental Policy Act (NEPA) requires that federal agencies study and disclose the environmental effects of their proposed actions and a reasonable range of alternatives in the appropriate level of assessment. There are three levels of assessment under NEPA, in ascending order: Categorical Exclusion (CATEX), Environmental Assessment (EA), and Environmental Impact Statement (EIS). Specifically, NEPA is triggered when an action requires a permit, entitlement, or funding from a federal agency, when an action is jointly undertaken with a federal agency, or when an action is proposed on federal land. Typically, federal agencies adopt guidance specific to actions that they undertake requiring NEPA compliance. The FAA Airport District Office will be contacted prior to implementing projects with a federal nexus to discuss potential NEPA requirements.

2.2.2. Clean Water Act, Section 404

Activities that result in a discharge of dredged or fill material into waters of the United States are regulated by the U.S. Environmental Protection Agency (EPA) and U.S. Army Corps of Engineers (USACE) under Section 404 of the Clean Water Act (CWA). Discharges of dredged or fill material into waters of the United States, including wetlands, generally require a permit from USACE.

Several waters of the United States, including on-site wetlands, have been identified on and around the TTD airfield. If activities designed to manage wildlife hazards would result in the discharge of dredged or fill material into a jurisdictional water of the U.S., the Port would apply for a permit from USACE before completing such activities. In Oregon, this is accomplished via a joint permit process with the USACE and the Oregon Department of State Lands (ODSL) (See Section 2.3.1). Mitigation for impacts to jurisdictional wetlands will generally be mitigated off-site outside of the 5,000 ft. separation criteria as established in FAA AC 150/5200-33B, unless specifically designed to mitigate the hazardous wildlife attractant potential and authorized by the FAA Qualified Airport Wildlife Biologist.

2.2.3. Endangered Species Act (16 USC 1531-1543, Endangered Species Act of 1973)

Section 7 of the Endangered Species Act (ESA) as amended requires all federal agencies, in consultation with the US Fish and Wildlife Service (USFWS) and the National Marine Fisheries Service (NMFS), to ensure that their actions do not jeopardize the continued existence of species listed as endangered or threatened, or result in the destruction or adverse modification of the critical habitat of these species. Section 7 provides that if a federal action "may affect" a listed species, the federal agency must consult with the USFWS or NMFS to determine whether the action is "likely to adversely affect the species," in which case the agency must formally consult on the action in order to obtain a Biological Opinion issued by the USFWS or NMFS that authorizes the take. Section 9 defines "Take" to include harassing, harming, pursuing, hunting, wounding, killing or capturing, or attempting such
activity. The requirements of Section 10 will apply to projects/activities without a federal nexus that could result in a “take” under the ESA.

No threatened or endangered species are known to occur at TTD; however, federally protected salmon, steelhead and other aquatic species occur in the Sandy River and in Salmon Creek Slough, which receive stormwater discharge from TTD and drains into the Columbia River. Several federally threatened, endangered and proposed for listing species were addressed for the Troutdale Reynolds Industrial Park (TRIP) Phase II and III project, which is located north of TTD and contains similar habitats.

There is no documentation of any state/federally listed species or critical habitat presence at the Troutdale Airport. In support of the TTD WHMP, periodic wildlife patrols are conducted on the airfield and on Port property adjacent to the airfield. No state or federally listed species have been documented on or around the Airport. If proposed wildlife management activities could possibly affect a listed species, the lead federal agency involved with the proposed action (e.g., FAA, USACE) will consult with USFWS and/or NOAA Fisheries as appropriate.

2.2.4. Migratory Bird Treaty Act

The Migratory Bird Treaty Act (MBTA) prohibits the take of any migratory bird, and any part, nest or eggs of any such bird. Take under the MBTA is defined as the action of or attempt to “pursue, hunt, shoot, capture, collect, or kill”. The MBTA is administered by the USFWS. Migratory birds also listed under the ESA are managed by the agency staff handling compliance with Sections 7 and 10 of the ESA; management of all other migratory birds is overseen by the Migratory Bird Division of the USFWS.

Numerous migratory birds use habitats on and around TTD. Since wildlife management activities could affect any of these birds, the Port has consulted with and obtained an Airport Depredation permit from the USFWS, which includes hazing and lethal actions. This annual permit is maintained on file at the PDX Wildlife office (See Section 2.5).

2.2.5. Bald and Golden Eagle Protection Act

The Bald and Golden Eagle Protection Act, as amended, provides for the protection of bald and golden eagles by prohibiting, except under certain specified conditions, the taking, possession and commerce of such birds. The act allows take, possession and transportation of bald and golden eagles for scientific, educational, and Native American religious purposes, or in circumstances when a take may be necessary to ensure the protection of wildlife, agriculture, or other interests particular to a specific locality. A permit from the USFWS (Eagle Depredation Permit) is required to use non-lethal scare devices, scare tactics or frightening devises to move or disperse bald eagles endangering human safety due the high risk they pose to aircraft operations. This five year permit is maintained on file at the PDX Wildlife office (See Section 2.5).
2.2.6. Federal Insecticide, Fungicide, and Rodenticide Act

The Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) gives the EPA authority over distribution, sale, and use of pesticides. Manufacturers must provide a label for and register a pesticide with the EPA before they can manufacture pesticides for commercial use, and facilities that use pesticides on their premises must comply with the requirements outlined by the EPA on each pesticide container label. In addition, restricted use pesticides must be applied by or under the direct supervision of an applicator certified by the EPA.

When wildlife hazard management practices at TTD require application of pesticide, the Port will ensure that pesticides are applied in accordance with both the EPA, and manufacturer’s instructions.

2.2.7. Executive Order 11988, Floodplain Management

This executive order is a flood hazard policy for federal agencies. Executive Order 11988 requires that all federal agencies take actions to reduce the risk of flood loss, to restore and preserve the natural and beneficial values served by the floodplain, and to minimize the impact of floods on human safety, health and welfare. The Order defines, floodplains as “the lowland and relatively flat areas adjoining inland and coastal waters including flood prone areas of offshore islands, including at a minimum, that area subject to a one percent or greater chance of flooding in any given year”, i.e., the area that would be inundated by a 100-year flood.

TTD is located entirely within the Sandy Drainage Improvements Company (SDIC), a managed flood control district operated by the Multnomah County Drainage District (MCDD). Leves along the Sandy and Columbia Rivers separate the historic floodplains from their respective rivers. Floodplains associated with the Columbia River, Sandy River, Arata Creek and Salmon Creek lie on and adjacent to TTD. If proposed wildlife management practices would involve a federal action that could impact floodplains (e.g., stream piping), the Port will take appropriate actions to minimize impacts to the floodplain.

2.3. State Of Oregon Regulations

2.3.1. Oregon Removal Fill Law

Similar to Section 404 of the Clean Water Act, Oregon’s Removal-Fill Law (ORS 196.795-900) regulates activities that would result in the removal or fill of material into waters of the state. Waters of the state include natural waterways, intermittent streams, constantly flowing streams, lakes and wetlands, including isolated wetlands not regulated by the USACE. The ODSL administers the Removal-Fill program.

If proposed wildlife management activities at TTD could result in a discharge or removal of material into or from a water of the state (e.g., wetlands, streams), the Port will consult with ODSL staff and apply for a Removal-Fill permit, as appropriate. In Oregon, this is accomplished via a joint permit process between USACE and ODSL. Mitigation for impacts to
jurisdictional wetlands will be mitigated off-site outside of the 5,000 ft. separation criteria as established in FAA AC 150/5200-33B, unless specifically designed to mitigate the hazardous wildlife attractant potential and authorized by the FAA Qualified Airport Wildlife Biologist.

2.3.2. Oregon Endangered Species Act

Similar to the federal ESA, Oregon’s ESA offers protection to species listed as threatened or endangered under the Oregon ESA (ORS 496.002 through 496.192). However, the Oregon ESA is much more limited in scope and applies only to state agencies taking actions on state-owned or leased lands. Oregon’s ESA is administered by ODFW.

No state listed species are known to occur on or adjacent to TTD, but listed bird species may occur incidentally during normal movements between migratory ranges. If the Port receives state funding, the Port may be required to consult with ODFW. However, in practice, compliance with the Oregon ESA is typically achieved during consultations with the federal agencies pursuant to the federal ESA.

2.3.3. Oregon Administrative Rules 635-43-0000 to 0045 [Scientific Taking Permit]

Under Oregon Administrative Rules (OAR) 635-43-0000 to 0045, a Scientific Taking Permit is required to capture or handle the following wildlife in Oregon:

- Endangered species (OAR 635-100-125: green sea turtle, leatherback sea turtle, short-tailed albatross, brown pelican, , , California least tern, gray wolf, gray whale, sei whale, sperm whale, blue whale, humpback whale, black right whale, fin whale, and Washington Ground Squirrel);

- Threatened species (OAR 635-100-125: loggerhead sea turtle, Pacific Ridley sea turtle, , western snowy plover, northern spotted owl, marbled murrelet, kit fox, wolverine, and sea otter);

- Game birds (ORS 496.007 - members of the following avian families: Anatidae (swans, geese, brant, river ducks, sea ducks), Columbidae (mourning doves and band-tailed pigeons), Tetraonidae (grouse, ptarmigan prairie chickens), Phasianidae (pheasants, quail, partridge), Meleagrididae (wild turkey), Scolopacidae (snipe, woodcocks), Gruidae (cranes) and Rallidae (rails, gallinules, coots);

- Fur-bearing mammals (ORS 496.004(8): beaver, bobcat, fisher, marten, mink, muskrat, otter, raccoon, red fox, and gray fox);

- Game mammals (ORS 496.004(9): antelope, black bear, cougar, deer, elk, moose, mountain goat, mountain sheep, and silver gray squirrel; and gray wolf as a special status mammal.
Other wildlife protected under OAR 635-44-130 (includes a number of rare native amphibians, reptiles, and mammals as well as all non-game birds except European starling, house (English) sparrow, and rock pigeon).

Since wildlife hazard management practices at TTD may require that some of the above species be collected, trapped and released, or salvaged for scientific purposes, the Port holds a Scientific Taking Permit from ODFW. This permit is on file at the PDX Wildlife office (see Section 2.5).

2.3.4. Oregon Administrative Rules 635-043-051 to 0115 [Take or Harass Wildlife Permit]

Under OAR 635-0430951 to 0115, a property owner must obtain a Wildlife Harassing Permit from ODFW before harassing any wildlife on their property. Harassment is defined as any act that frightens or chases, but does not kill, wildlife. Harassment can be employed for scientific purposes pursuant to an ODFW program; to offer protection against a threat to human safety; to offer protection of land or property from damage; for wildlife management purposes pursuant to ODFW programs; or for rehabilitation of sick, injured, or orphaned wildlife. A Wildlife Harassing Permit is not required of those persons possessing a valid federal migratory bird permit authorizing harassment of migratory bird species.

The current federal migratory bird permit that the Port maintains on an annual basis meets the ODFW state requirements under OAR 635-043-051 to 0115 (see Section 2.5).

2.3.5. Oregon Administrative Rules 837-12-305 to 370 [Agricultural Fireworks Permit]

Under OAR 837-12-305 to 370, a landowner must obtain an Agricultural Fireworks Permit to scare away or repel birds or animals that injure crops or agricultural products. Permits are issued in two-year blocks by the Office of State Fire Marshal.

Under the provisions of this administrative rule, the airfield at TTD is considered equivalent to other agricultural areas in the state of Oregon. Because wildlife hazard management practices at TTD require the use of pyrotechnics, the Port holds an Agricultural Fireworks Permit from the State Fire Marshal (see Section 2.5).

2.3.6. Oregon Revised Statute, ORS 836.623

ORS 836.623 recognizes the importance of compatible land use planning at the local government level in the interest of public aviation safety. The statute specifically addresses potential bird attractants and bird strike hazards on and around airports, and recognizes federal regulation of public aviation safety. “The following requirements and conditions shall apply to safety risks associated with potential bird strike hazards resulting from new water impoundments proposed in close proximity to an airport... No new water impoundments of one-quarter acre or larger shall be allowed within an approach corridor and within 5,000 feet from the end of a runway; or on land owned by the airport or airport sponsor where the land is necessary for airport operations” (ORS 836.623).
2.3.7. State Planning Regulations

The purpose of the State of Oregon's Airport Planning Division 13 is to implement ORS 836.600 through 836.630 and Statewide Planning Goal 12 (Transportation). The policy of the State of Oregon is to encourage and support the continued operation and vitality of Oregon's airports. These rules are intended to promote a convenient and economic system of airports in the state and for land use planning to reduce risks to aircraft operations and nearby land uses. This division also ensures the vitality and continued operation of Oregon's system of airports is linked to the vitality of the local economy where the airports are located. This division recognizes the interdependence between transportation systems and the communities on which they depend (OAR 660-013 Airport Planning).

The Oregon Department of Aviation has developed a guidebook to aid in compatible land use planning. It contains the means and requirements for local governments and those interested in Oregon aviation to comply with airport land use compatibility. The guidebook provides the tools to assist local governments, planners, airport administrators, and citizens wishing to update the aviation transportation element of their comprehensive plan (Airport Land Use Compatibility Guidebook, 2003).

2.4. Local Regulations

2.4.1. City of Troutdale Overlay Zones: Vegetation Corridor and Slope District (VECO)

The City of Troutdale Zoning Code (Section 4.300) provides protection for significant natural resources to comply with provisions of Title 3 of the Metro Urban Growth Management Functional Plan and Statewide Planning Goals 6 (Air, Water, and Land Resources Quality), Statewide Planning Goal 7 (Areas Subject to Natural Disasters and Hazards) and to substantially comply with the provisions of Title 13 of the Metro Urban Growth Management Functional Plan to protect regionally significant fish and wildlife habitat in compliance with Statewide Planning Goal 5 (Natural Resources).

The Troutdale Development Code (TDC) Zoning District VECO Overlay's purpose is to promote the public health, safety, and general welfare by restricting or prohibiting uses, activities, or development which is damage-prone or damage-inducing to land or water quality. This overlay zone requires uses vulnerable to landslides, including public facilities which serve such uses, to be protected at the time of initial construction and maintain land and water quality by minimizing erosion and sedimentation, and by restricting or prohibiting development, excavation, and vegetation removal on vegetation corridors and slopes associated with primary and secondary protected water features, and on slopes of 25% or greater not directly associated with a protected water feature. Primary water features include: Title 3 wetlands; rivers, streams (creeks or brooks) and drainages downstream from the point at which 100 acres or more are drained to that water feature (regardless of whether it carries year-round flow); streams carrying year-round flow; springs which feed streams and wetlands and have perennial (year-round) flow; and natural lakes. Secondary water features include intermittent streams and seeps.
downstream of the point at which 50 acres are drained and upstream of the point at which 100 acres are drained to that water feature. Slope districts consists of slopes of 25% or greater that have a horizontal distance of 50 feet or greater in any area of the City. Activities, including vegetation removal, may be regulated in these areas. Depending on the VECO feature, buffer width can range from 15 to 200 feet.

Permitted use within VECO (TDC 4.312A(1)) includes any development that must implement a FAA compliant WHMP on property owned by the Port of Portland or within 10,000 feet of an Aircraft Operating Area, as defined by the FAA, and removal of trees that interfere with the landing or takeoff flight path of aircraft at the Troutdale Airport or otherwise interferes with the safe operation of the airport as determined by the Port of Portland. The removal of trees that interfere with the operation of the Troutdale Airport is only subject to implementation of either an on-site or off-site mitigation plan in accordance with the standards of TDC 4.315A(3)(c).

### 2.4.2. City of Troutdale: Airport Landing Field

Section 4.100 of the City of Troutdale Development Code Zoning District Overlay establishes certain zones which include all of the land lying beneath the airport imaginary surfaces as they apply to TTD. This overlay district is intended to prevent the establishment of air space obstructions in airport approaches and surrounding areas through height restrictions and other land use controls as deemed essential to protect the health, safety, and welfare of the people of the City of Troutdale and Multnomah County. Troutdale Development Code allows commercial and industrial uses, when authorized in the primary zoning district but specifically prohibits the creation of bird strike hazards or endangerment or interference with the landing, taking off, or maneuvering of aircraft intending to use the airport (4.113 (C) (4), (5)).

### 2.4.3. City of Troutdale, Chapter 9.48.020 Discharge of Weapons

A. No person other than an authorized peace officer shall fire or discharge a gun or other weapon, including spring or air-actuated pellet guns, airguns or BB guns, or weapon which propels a projectile by use of gunpowder or other explosive, jet or rocket propulsion within the city.

B. The provisions of this section shall not be construed to prohibit the firing or discharging of a weapon by any person:

1. In the lawful defense of the person or of another person; or

2. Upon real property constituting the Troutdale Airport and adjacent Troutdale Reynolds Industrial Park, for the purpose of taking or dispersing wildlife which pose a risk to aircraft safety, in accordance with U.S. Fish and Wildlife Service and Federal Aviation Administration authorizations.
2.5. Permits

The Port shall apply for, obtain and/or renew all necessary federal and state permits required to control wildlife on, and in the vicinity of, the airfield. Table 2 provides a summary of the potential federal, state, and local permits that the Port may be required to obtain prior to implementing wildlife hazard management practices at TTD. Copies of the current permits issued to the Port for wildlife control can be found in Appendix C.

### TABLE 2. FEDERAL, STATE, AND LOCAL PERMITS REQUIRED FOR WILDLIFE HAZARD MANAGEMENT PRACTICES AT TTD.

<table>
<thead>
<tr>
<th>Applicable Law</th>
<th>Issuing Agency</th>
<th>Trigger</th>
<th>Type of Permit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Federal</strong> (permits currently obtained by the Port are indicated in blue)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Section 404, Clean Water Act (CWA)</td>
<td>USACE</td>
<td>Discharge of dredged or fill material into a water of the US.</td>
<td>CWA Section 404 Permit</td>
</tr>
<tr>
<td>Migratory Bird Treaty Act</td>
<td>USFWS</td>
<td>Take (pursue, hunt, shoot, capture, collect, or kill) of a migratory bird. Includes depredation and use of lethal force.</td>
<td>Migratory Bird Depredation Permit</td>
</tr>
<tr>
<td><strong>State</strong> (permits currently obtained by the Port are indicated in blue)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Removal-Fill Law</td>
<td>DSL</td>
<td>Removal or fill of materials into waters of the state.</td>
<td>Removal-Fill Permit</td>
</tr>
<tr>
<td>OAR 635-43-0000</td>
<td>ODFW</td>
<td>Capture or handling of fur bearing mammals; threatened or endangered species; game birds or mammals; or wildlife protected under OAR 635-44-130.</td>
<td>Scientific Taking Permit - Salvage</td>
</tr>
<tr>
<td>OAR 635-043-051</td>
<td>ODFW</td>
<td>Harassment of wildlife.</td>
<td>Wildlife Harassing Permit</td>
</tr>
<tr>
<td>OAR 837-12-305</td>
<td>Office of State Fire Marshall</td>
<td>Storage and use of fireworks to scare or repel birds or animals from the airfield.</td>
<td>Agricultural Fireworks Permit</td>
</tr>
<tr>
<td><strong>Local</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TDC 4.313 (A)</td>
<td>City of Troutdale</td>
<td>Any action listed in subsection 4.312 (A) not requiring building, plumbing, electrical, or right-of-way permit.</td>
<td>Administrative Review</td>
</tr>
</tbody>
</table>

In implementing the WHMP, the Port will continue to consult with the applicable regulatory and resource agency personnel as appropriate. Since many of the proposed wildlife hazard management activities represent a continuation of current practices, it is anticipated that current permits, approvals and authorizations will be renewed. Prior to initiating any new activities, the Port will secure any required permits or approvals.
2.6. **Port of Portland Goals, Policies and Procedures**

The 2015 TTD WHMP must demonstrate how it fits within and supports the stated missions of the Port of Portland, the Aviation Division, and the General Aviation program. The WHMP is an operational safety plan nested within the Aviation Safety and Security goal, which directly supports the Aviation and Port Mission Statements.

A summary of key mission statements, goals, and Port policies is provided below.

### 2.6.1. Port Mission Statement:

“The mission of the Port of Portland is to provide competitive cargo and passenger access to regional, national, and international markets while enhancing the region’s quality of life.”

### Aviation Mission Statement:

“To operate, maintain, and promote an airport system that satisfies the air transportation needs of our customers by providing competitive cargo and passenger access to regional, national and international markets.”

### Aviation Safety and Security Goal:

“Ensure Aviation meets or exceeds all federal and state mandates to provide a safe and secure environment for airport users, employees, and tenants.”

### Wildlife Hazard Management Program Goal:

“To control wildlife hazards to aircraft operations through non-lethal means when possible by focusing on intensive hazing and harassment, and long-term habitat modifications.”

Decision making for routine, every day wildlife hazard management issues resides at the General Aviation Manager and the Aviation Wildlife Manager levels; however, the ultimate decision authority for Aviation is the Chief of Operations. Wildlife hazard issues and management recommendations are but one of many factors that influence the business decisions that the Chief of Operations must make to ensure accomplishment of the Aviation Mission (see Figure 3).
Port of Portland Environmental Management System (EMS)

This plan was developed and is compliant with ISO 14001 guidelines. The adaptive management aspect of this plan incorporates the primary components of a successful environmental management system (EMS). This includes planning, implementation, checking and review of actions to ensure they meet the objectives of the environmental policy.

The Port developed an integrated Environmental Management System (EMS) in 2000. The EMS was developed to enable the Port to effectively manage the full range of complex environmental issues, both regulatory and non-regulatory, in support of the Port’s operational mission. The Port’s EMS outlines specific Port policies and procedures that guide and inform internal Port decision-making in the implementation of the Port mission.

Port of Portland Environmental Policy (6.1.11)

“The Port of Portland will achieve its mission through responsible environmental stewardship and the implementation of proactive environmental programs. The Port will integrate environmental considerations into all aspects of its strategic planning and business decision-making.”

Port of Portland Environmental Natural Resources Policy (7.4.11)

“The Port will identify its impacts and will first attempt to avoid, and then seek ways to minimize impacts when they cannot be avoided. When impacts to natural resources occur, appropriate mitigation methods will be implemented to enhance, restore, maintain, or replicate ecosystem functions and values, and ensure regulatory compliance.”
2.7. Discussion of Port Policies

The WHMP must operate within the parameters set by the mission statements, goals, and policies listed above. This requires that the Port address environmental stewardship concerns and aviation safety needs concurrently. The WHMP works within the framework of these objectives through careful planning, risk evaluation, and analysis of available wildlife control options. While the priority of this program is aviation safety, the Port’s commitment to environmental stewardship will continue to ensure that impacts to natural resources are avoided or minimized to the extent practicable.
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3 PROGRAM ORGANIZATION, ROLES AND RESPONSIBILITIES

The Program Organization, Roles and Responsibilities chapter provides an overview of the Port’s larger Wildlife Hazard Management Program, as well as a discussion of the roles and responsibilities of the various staff and departments at the Port that are involved in and responsible for implementation of the WHMP.

3.1. Program Organization

The functions of developing habitat management strategies on airport properties, and managing the surrounding properties that border the airfield lie within the General Aviation Manager position. Therefore, responsibility for implementing, reviewing, and updating the Wildlife Hazard Management Program was put under this position. Additional staffing and resources (either Port Aviation Wildlife Technicians or outside contract resources) would be needed in order to fully implement a WHMP that incorporates an active trapping, hazing and harassment program (short-term operational strategies), a research and development component, long-term management strategies, and a proactive public information and education program. A program organization chart that identifies Port staff responsible for implementing the Troutdale WHMP is presented in Figure 4.

FIGURE 4. PORT'S GENERAL AVIATION & WILDLIFE MANAGEMENT PROGRAM ORGANIZATION.
3.2 *Roles and Responsibilities of the Airports Operations Manager*

The relevant responsibilities of the Manager of Airport Operations are as follows:

- Provide the decision-making authority for major program decisions, controversial issues or conflict resolution in support of the Aviation Mission.
- Coordinate major WHMP decisions with the Chief of Operations.

3.3. *Roles and Responsibilities of other Port Staff*

The following text provides an overview of the roles and responsibilities of Port staff involved in TTD wildlife related issues. Additional detail regarding roles and responsibilities will be documented within the Port’s EMS fish and wildlife management procedure and associated work instructions.

3.3.1. *General Aviation Manager*

The relevant responsibilities of the General Aviation Manager are as follows:

**Program Management:**

- Provide direction to the GA Operations Supervisor regarding the WHMP implementation policies and guidelines.
- Ensure that aviation wildlife hazard concerns are incorporated into project planning early in the process.
- Provide both strategic guidance and operational direction to the program.
- Review and approve the annual budget for the Aviation Wildlife Management Program.
- Coordinate technical issues with PDX Wildlife staff.
- Participate with local, state, and federal agencies on land use decisions that could attract wildlife species of concern to properties around the airport.
- If mitigation is required for an expansion or development project, coordinate with the Aviation Wildlife Manager for appropriate location of mitigation site.

**Communication:**

- Actively engage the regulatory agencies, Port staff, and the public in dialog to foster the management objectives of the program.
• Advise the GA Operation Supervisor about agency interaction, relationships with environmental groups, and internal/external exposure.

• Work with the Aviation Wildlife Manager and GA Operation Supervisor to develop public information and education campaigns on specific issues of public interest or controversy.

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### 3.3.2. Aviation Wildlife Manager

**Program Operations and Maintenance:**

• Supervise the PDX Wildlife Program staff.

• Provide technical Quality Assurance for WHMP projects.

• Provide advice on planning and completing applied research activities.

• Facilitate inter-departmental technical communications regarding project issues and technical trends affecting the WHMP.

• Serve as the technical area expert for all Port owned aviation facilities (Portland, Hillsboro, and Troutdale Airports) on wildlife hazard management issues and regulatory requirements.

• Provide technical review of reports and other written documents.

• Facilitate the response to immediate wildlife concerns on the airfield if needed and available.

• Plan and administer the Aviation Wildlife Management Program budget.

• Obtain the permits needed for wildlife control activities, and write the end of the year reports to renew permits. Coordinate with agency staff regarding permit activities.

• Oversee raptor trapping and translocation program. Connect these activities with other wildlife management activities ongoing at PDX, HIO and TTD.

• Coordinate with the GA Operations staff (through the designated liaison) to communicate WHMP activities as they affect movement areas, NAVAIDS, or have other airfield impacts.

• Communicate airfield operational issues to TTD staff and tenants.

• Analyze wildlife data, seasonally and annually, for identification of significant trends or new hazards.

• Review construction and maintenance projects to determine if there will be an impact to the TTD WHMP. Screen design features and landscaping plans for wildlife attractants and recommend modifications.
Communication:

- Provide briefings to the Natural Resource Manager on TTD WHMP events, projects, and programs.
- Act as a technical referral to other Port departments on wildlife related issues at TTD.
- Conduct media briefings as requested.
- Participate in educational, outreach, or program awareness activities both within the Port, TTD, and in the larger community.

Agency Interaction:

- When a strike occurs, gather the information needed and submit the strike report to the FAA National Strike Database.
- Serve as the primary Wildlife Hazard Management Program liaison with the FAA.
- Update the TTD WHMP as needed.
- Act as the Port liaison with wildlife agencies for wildlife incidents that occur outside of the perimeter fence.
- Facilitate the Wildlife Advisory Committee to get input from outside agencies and interest groups on the Wildlife Hazard Management Program.

Scheduling and Training:

- Train PDX Wildlife staff to respond to wildlife issues as outlined in AC 150/5200-36.

3.3.3. General Aviation Operations Supervisor

Program Operations and Maintenance:

- Conduct physical inspections and implement wildlife control measures on the airfield as needed. Record all data in the AIRMAN database (see section 5.1.3).
- Respond to immediate wildlife concerns on the airfield when PDX Wildlife Technicians are unavailable.
- Work with the Aviation Wildlife Manager to identify hazards, trends, or new attractants that need to be addressed.
- Provide input to wildlife control activities and projects.
- Review construction and maintenance projects to determine if there will be an impact to the TTD WHMP.
- When a strike occurs, gather and submit the information to PDX Wildlife staff.
- Gather information about wildlife activity and respond to wildlife situations on the airfield when PDX Wildlife staff are not on duty.

**Data Management:**

- Maintain accurate data of wildlife activity, both on the airfield and in adjacent Port-owned properties. Providing quality assurance of the data in AIRMAN.

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### 3.3.4. PDX Wildlife Technicians (or outside contract resources)

**Program Operations:**

- Conduct physical inspections and patrols of the airfield, conduct wildlife control measures, and keep an accurate log of these activities in the AIRMAN database.

- Respond to calls from the tower in order to alleviate any wildlife hazards.

- During the spring, conduct inspections of the airfield and adjacent properties for nesting species of concern.

- Inspect the airfield during the winter season for areas of temporary standing water. Annually, provide a map to engineering of problem areas that need drainage correction.

- Handle and transport wildlife removed from the airfield to the appropriate rehabilitation, translocation, or disposal sites.

- Trapping of diurnal raptors and maintenance of traps and trapping equipment.

- Report significant wildlife activity to the Aviation Wildlife Manager and GA Operations Supervisor (when appropriate) if it impacts a movement area or is an immediate threat to aircraft operations.

- Maintain wildlife control equipment.

- Screen design features and landscaping plans for wildlife attractants and recommend modifications that are consistent with this plan.

- Coordinate needed wildlife control projects such as installation of anti-perching material, testing of new equipment, etc.

- When a strike occurs, gather and submit the information to the FAA National Strike Database.

- Communicate new or increasing wildlife hazards to the Aviation Wildlife Manager. Also report the effectiveness of current wildlife control activities.
Data Management:

- Maintain accurate data of wildlife activity, both on the airfield and in adjacent Port-owned properties. Providing quality assurance of the data in AIRMAN.

### 3.3.5. TTD General Aviation Maintenance Staff

Program Operations:

- Report significant wildlife activity to General Aviation Management if it impacts a movement area or is an immediate threat to aircraft operations.

- Communicate new or increasing wildlife hazards to General Aviation Management. Also report the effectiveness of current wildlife control activities.

- Coordinate with Wildlife staff to minimize the attractiveness of airfield mowing to wildlife species of concern.

- Maintain airfield drainage to avoid pooling of water and minimize areas of temporary standing water.

- Maintain current pesticide applicator’s certification in compliance with EPA standards.
4 IMPLEMENTATION STRATEGIES

Several management strategies will be used to effectively implement the WHMP. The management strategies are based on four program components or “pillars” that tie together to address both the short and long term wildlife and habitat management needs at TTD. All management actions identified in this chapter are subject to reassessment and validation through the risk evaluation process and adaptive management.

4.1. Risk Evaluation Process

The Port has identified a need to document the systematic approach that is used to assess wildlife hazards at Port-owned airports and prioritize actions based on the relative levels of risk they create. To accomplish this task, the Port has developed a pro-active, adaptive process to identify wildlife hazards, assess risks and prioritize management actions that are responsive to the relevant species and their use of both natural and man-made features on and around the airport. The potential risk is determined by considering the potential for a particular species to cause physical damage to an aircraft and the probability of occurrence that the species would be involved in a collision at TTD. Since the species composition at TTD is expected to be comparable to PDX based on the proximity and habitat similarity of the two airports, the probability data obtained at PDX is being used in this risk evaluation due to the limited strike reporting history at TTD. The Port can use this information to identify and examine potentially undesirable interrelated/interdependent effects of its actions prior to implementation of proposed management strategies.

This formal risk evaluation approach utilized by the Port builds on the body of work of Dr. J. R. Allan, adapting it to the site-specific issues at TTD. This process is designed to evolve over time as new information and real world application provide direction.

The potential severity of impact and probability of occurrence is rated as high, medium, or low for each of the relevant species at the airport and placed in a risk evaluation matrix (Figure 5). The Port will utilize the findings of the risk evaluation model to prioritize and assess the effectiveness of different aviation wildlife hazard management strategies. Included in this assessment will be an examination of potential impacts of proposed management actions, so that the Port can identify and examine potentially undesirable effects of its actions prior to implementation.
FIGURE 5: RISK EVALUATION MATRIX

<table>
<thead>
<tr>
<th>SEVERITY OF IMPACT</th>
<th>PROBABILITY OF OCCURRENCE</th>
<th>Species</th>
</tr>
</thead>
<tbody>
<tr>
<td>Very High</td>
<td>Very High</td>
<td>Gull spp.</td>
</tr>
<tr>
<td></td>
<td>High</td>
<td>Osprey, Canada Goose, Mallard, Great Blue Heron, Northern Pintail, [Bald Eagle], [Black-tailed Deer], Green-winged teal</td>
</tr>
<tr>
<td></td>
<td>Moderate</td>
<td>Red-tailed Hawk, Dove, Pigeon, Great-horned Owl</td>
</tr>
<tr>
<td></td>
<td>Low</td>
<td>American Crow, American Kestrel, European Starling, Barn Owl, Short-eared Owl, Warbler, Killdeer, Northern Harrier, Varied Thrush</td>
</tr>
</tbody>
</table>

[Bracketed species] indicate species that have not been struck at PDX or TTD, but are present in the area, and have a high enough severity potential to warrant inclusion in the model.

*Coyote---This species has not been struck by aircraft at TTD but is frequently observed on the movement surface, thus warranting inclusion in the model.

Source: Allan, J.R. “Birdstrike Assessment Model.” Central Science Laboratory, United Kingdom, 2003.

4.2. Zone Concept

FAA Advisory Circular 150/5200-33B provides guidance on the siting of certain land uses that have the potential to attract hazardous wildlife on or near public-use airports (Appendix B). At airports serving piston-powered aircraft such as TTD, the FAA recommends a separation distance of 5,000 feet be maintained between the AOA and new land uses deemed incompatible with safe airport operations (e.g., municipal solid waste landfills, wastewater treatment facilities, wetland mitigation projects). Existing land uses within this zone (e.g., warehouses, distribution centers, and storm water detention facilities) may be compatible with airport operations if there is no apparent attraction to hazardous wildlife, or if wildlife hazard management efforts effectively eliminate or contain the hazard. It should be noted that the identification of hazardous wildlife and hazards is an ongoing process at TTD. To aid in this process, the Port has surveyed and mapped all known habitats on Port owned aviation property (Figure 6).

For management prioritization the Port has divided the FAA’s 5,000-foot area around the AOA at TTD into 2 zones: the Primary Zone, and the Secondary Zone. This tiered approach to wildlife hazard management is based on the premise that the potential risk posed by a hazard increases with proximity to aircraft operations. A brief description of these 2 zones follows. Refer to Figures 7 & 8 for a map of these zones.

4.2.1. Primary Zone

The Primary Zone (Figure 7) is defined as the area within the airfield perimeter fence, a 300-foot buffer around the perimeter fence, and the runway protection zones (RPZs) located at the end of each runway. The RPZ, which is established by the FAA in AC 150/5300-13, represents the area in which aircraft are most vulnerable to wildlife strike hazards. The airfield perimeter fence establishes a secure perimeter to the immediate airfield for safety and security reasons, including the exclusion of most large terrestrial wildlife. Land management decisions within the Primary Zone are subject to the single dedicated land use of operating an airport and the associated public aviation safety concerns. The Port’s overarching WHMP objective for the Primary Zone is to eliminate or reduce to the extent practicable all attractants for wildlife species of concern that occur there, and to not allow any new attractants to be located within this zone. The WHMP risk evaluation analysis further defines the need for and the priority of management actions taken in this zone. Lands within the Primary Zone are monitored regularly for hazardous wildlife and wildlife control procedures are implemented as necessary to alleviate potential wildlife hazards.

4.2.2. Secondary Zone

The Secondary Zone (Figure 8) encompasses all remaining lands within the 5,000-foot separation criteria area established in FAA Advisory Circular 150-5200-33B that are not included in the Primary Zone. Land uses within the Secondary Zone must be compatible with safe aircraft operations and should not create new attractants for wildlife species of concern that result in unacceptable risks. Lands in the Secondary Zone are not monitored
on a daily basis, and include private property not directly under the management control of the Port. Strategies on Port owned property in the Secondary Zone are by necessity less prescriptive than in the Primary Zone. Early participation in Port land use and management planning is required to enable integration of aviation concerns. Strategies on non-Port owned properties within 5,000 feet of the airport are even more indirect, and require a proactive and ongoing dialog with both private landowners and local/regional planners.
FIGURE 6. WILDLIFE HABITATS WITHIN 5,000’ OF TTD.
FIGURE 7. PRIMARY ZONE AROUND TTD.
FIGURE 8. SECONDARY ZONE AROUND TTD.
4.3. Management Area Strategies

In order to document and organize all of the management concerns, constraints, and actions, TTD was divided into logical areas based on land-use, wildlife management and habitat type. As a result, 6 large areas of land (management areas) were delineated (Figure 9). Management areas outside the airfield fence (areas B2, D, E) are managed under the Undeveloped Properties management program which implements the risk management strategies developed in the WHMP:

A – TRIP Mitigation Area
B – TRIP Development & Natural areas
C – Levee between the airport & Sandy River
D – Troutdale Airport
E – Other Port-owned Properties outside the Airfield Perimeter Fence

This approach categorizes wildlife hazards and explains the operational strategies for each area in a comprehensive spatial context for all Port-administered properties in the Primary and Secondary Zones. It also facilitates the development of management scenarios. The effort utilizes the best information currently available, based on wildlife observations and strike data at TTD. These management areas are subject to ongoing assessment and revision.

The TTD Wildlife Attractants Table (Appendix D) also identifies the principal wildlife habitats present in each management area, expected utilization by wildlife species of concern, other management constraints and issues associate with the management areas, and management actions taken to date in these areas.

Within each management area, the risk management techniques and protocols discussed in Chapter 5 have been integrated into specific management strategies that address the wildlife hazards unique to each management area. These management strategies are organized according to four management components or “pillars” that support the Wildlife Hazard Management program: (1) short-term operational strategies, (2) research and development projects, (3) long-term management strategies, and (4) information and educational programs. These program components are interconnected by lateral paths representing information and technology transfer. A brief description of these 4 program components or pillars follows.

The first pillar, short-term operational strategies, addresses the need of the moment. This includes the reactive hazing program intended to clear the airspace of wildlife hazards that pose an immediate threat to safe aircraft operations. In addition, short-term habitat manipulations on a relatively small scale are included in this operational category, such as mowing schedules, tree topping and pruning, netting projects, perching deterrents, and rodenticide applications.
The Port set a wildlife management program goal to achieve this first pillar, when possible, in a non-lethal manner by utilizing the full range of technologies available. However, implicit in this statement is the recognition that it may not always be possible to avoid lethal control. The WHMP identifies the risk based decision-making process preceding the implementation of lethal action in section 5.1.8. A basic premise of the lethal action strategy is that it will target an individual animal and its problematic behavior, rather than a population. The only current exceptions to this rule are the European starling control program, and the prey base control strategies for small mammals. The European starling is an introduced pest that presents a significant hazard to aviation (due primarily to its flocking behavior and abundance), but also represents an ecological risk as they threaten native species diversity. Small mammals are found in abundance in the artificially created and maintained short grass environment of the airfield. They are a primary food source and attractant for red-tailed hawks and other predatory species. An effective prey base control strategy is essential in order to reduce the attractiveness of the airfield to red-tailed hawks and other predatory species.

The second pillar consists of ongoing applied research and development projects to expand the range of aviation wildlife hazard management strategies, test new hypotheses, and evaluate new technologies. Due to the adaptive nature of wildlife species of concern, an effective Wildlife Hazard Management Program requires a high level of flexibility and a commitment to the principles of adaptive management. The information gained from ongoing research and development projects provide a scientific base for decisions on how to best implement both short-term operational strategies and the long-term management strategies.

The third program pillar is the development of long-term management strategies, including habitat modifications and permanent site conversion. These strategies are based on the premise that both the physical presence of wildlife species of concern on the airfield and the length of time that they are present, can be diminished by reducing the attractiveness of the habitat on and around the airport. However, in highly modified environments like airports, single-focused habitat alterations to discourage one species of concern can often create enhanced conditions for another. Therefore, effective long-term habitat modifications must be designed to consider what effect the changes will have across the whole ecological system. Long-term management strategies may range from physically excluding the target species permanently from the area (where possible) to habitat modifications such as tree or wetland removal. Long-term management strategies also include compatible land use planning during project design and City of Troutdale Land Use Review process for permit applications.

The fourth pillar of the program is the information and education component, which recognizes that wildlife issues are of widespread interest to both internal and external groups and individuals. The success of the program is predicated on active cooperation with a large number of stakeholders as well as an ongoing program to inform and elevate awareness of wildlife issues at TTD. Outreach opportunities also provide input that helps to incorporate TTD issues into the larger regional context.
Appendix E contains the Management Areas Tracking Table which provides a summary of management strategies proposed for TTD. The information in Appendix E is based on the ongoing and completed management actions as well as potential management actions that may be pursued in the future. The management strategies are organized by management area, and categorized into one or more of the four pillars described above. In addition, identified management strategies are also tied to their location within either the Primary or Secondary Zone at TTD. As described this chapter, the management of wildlife species of concern and wildlife attractants is driven, in part, by their location in these two areas, which together define the 5,000-foot separation criteria area at TTD. This tiered approach to wildlife hazard management is based on the assumption that the potential risk posed by a hazard increases with its proximity to aircraft operations. A more complete discussion of the Primary and Secondary Zones, and which management strategies apply to each, are described in Sections 4.2.1 and 4.2.2. As mentioned previously, all management strategies identified in Appendix E, as well as the need for the zone approach, are reassessed and validated on an ongoing basis.
FIGURE 9. LOCATION OF WILDLIFE MANAGEMENT AREAS AROUND TTD.
4.4. General Operational Strategies

All of the components described in the previous sections interact on a daily basis to resolve both immediate and long-term wildlife hazard issues at TTD. When a wildlife hazard is identified, the first action is active hazing (except for species that cannot be effectively hazed, such as deer). The least aggressive tools are tried first, such as auditory and pyrotechnic harassment, to see if the wildlife hazard can be dispersed from the critical area. If the situation is not resolved by the use of these methods, airport staff will contact the Aviation Wildlife Manager for guidance on more aggressive options such as physical harassment devices (e.g., paintball markers). If these measures are ineffective in mitigating a real and present hazard to aviation safety, the Aviation Wildlife Manager will make the determination as to whether direct lethal action is required.

GA airport staff and the Aviation Wildlife Manager will also consider whether an activity is occurring that may be attracting wildlife hazards to an area, such as mowing, watering, construction, or farming. Although these activities cannot always be stopped, they can often be modified or completed at a time of day when the species of wildlife in question is less active. Many times an awareness of the situation and responding with temporarily increased hazing efforts is enough to resolve the issue.

If these measures are ineffective, the next step is to consider the option of deterring or excluding wildlife from the area in question. This can be achieved through the installation of a variety of products such as netting, bird spikes or fencing. If none of the above options are effective or feasible, habitat modification will be considered to make the area less attractive to wildlife species of concern. GA Airport staff and the Aviation Wildlife Manager will determine what specific habitat is creating the attractant and then develop a range of possible actions to modify or eliminate that habitat. Caution must be exercised to ensure that the proposed habitat modification to deter one wildlife hazard does not inadvertently attract another. Consideration must also be taken for permits that may be required for some types of habitat modification, such as wetland modification or fill.

If habitat modification is not feasible, GA Airport staff and the Aviation Wildlife Manager will consider whether the wildlife species in question can be trapped for translocation or euthanasia. Coordination with the appropriate regulatory agencies is required in these cases. The “research and development” pillar and the “information and education” pillar (Section 4.3) also come into play at this stage. Airport staff and the Aviation Wildlife Manager will contact other airports to see how they may have resolved a similar situation. Often, the FAA has experience advising airports about wildlife situations and can provide contacts that have experience with the problem species. Researchers, such as the USDA National Wildlife Research Center or universities, may be contacted for ideas. Vendors of wildlife control equipment can be a good source for new equipment that might be used in specific situations. Even other industries that deal with wildlife control can provide ideas about methods or equipment that can mitigate a specific situation.

When a feasible idea is generated it will be implemented on a trial basis, be monitored, and evaluated to determine if it is an effective solution. As new methods or materials are
found to be effective, they will be integrated into the daily operation of the Port’s Wildlife Hazard Management program.

If all non-lethal methods have been considered and are not effective or feasible, a lethal action may be considered. An evaluation will be conducted on how the lethal control would be implemented, who would implement it, and what the determination would be to start and stop the lethal control. More detail on lethal control is presented in Section 5.1.8.

As the above discussion demonstrates, the integration of the four pillars works to achieve a successful resolution to any wildlife hazard problem. Information gained from applying each of the four aspects to a specific wildlife hazard situation is transferred to the other components. The principles of adaptive management are used to try various options until an acceptable one is found. The result is the generation of experience and data on the range of effectiveness of the options available in dealing with a specific wildlife situation, using the best science and technology available.

4.5. Project Evaluation

For consistency and to prevent potential conflicts of use and/or safety issues, the following decision making processes have been developed for activities within 5,000 feet of TTD. They outline the general decision making process for each of the following situations: requesting general technical assistance, coordinating activities and implementing actions on Port lands that may affect one or more Port operating areas, and implementing habitat modifications on Aviation lands. All of the processes were developed as part of the Port’s ongoing management program and were designed to ensure all parties are aware of potential conflicts in use.

4.5.1. Project Screening for Proposed Development

Activities and/or projects on Port lands within the 5,000-foot separation criteria of the TTD runways have the potential to adversely affect safe airport operations. Consequently, a decision making process was developed to assist in coordinating efforts for projects within the 5,000-foot area. For Port projects, the project managers should refer early conceptual project design to the Aviation Wildlife Manager to identify and avoid actions that may have the potential to adversely affect safe airport operations in accordance with FAA guidelines. This may include, but is not limited to:

- Building location and design;
- Landscape design;
- Stormwater Management;
- Mitigation projects and general enhancement of natural areas;
- Tenant or leasehold improvements.

In addition, the Port’s BATS procedure was developed to provide early conceptual screening for a wide range of potential impacts of proposed tenant projects. The wildlife program utilizes the BATS process to screen project proposals for potential wildlife hazard attractant features and recommendations are made as appropriate to the planning team.
Once the Aviation Wildlife Manager is made aware of a project, the initial step is to determine whether the project may pose a hazard. If it is determined that the project would not pose a potential hazard, the project would move forward. If a potential hazard were identified, the project would undergo the risk evaluation to determine if the risk due to the project is acceptable or if project modifications could be incorporated to lower the risk to an acceptable level.

Port owned Mitigation sites within 5,000 feet are managed by the Port’s Natural Resources program. Natural Resource staff works with the wildlife program to ensure that the management of the mitigation sites is compatible with the WHMP. For projects that are not on Port land within 5,000 feet, wildlife staff work cooperatively with local planning and zoning staff to screen projects for potential wildlife hazards, primarily stormwater management and landscaping.

### 4.5.2. Monitoring and Evaluation

The Port developed an integrated Environmental Management System (EMS) in 2000, compliant with ISO 14001 guidelines and based on the principles of adaptive management. The TTD Wildlife Hazard Management program is designed within this context, integrating scientific methodology with the built in adaptive management feedback loop of Plan; Do; Check; and Act. Adaptive Management has been defined as “a system of management practices based on clearly defined outcomes, monitoring to determine if management actions are meeting outcomes, and, if not, facilitating management changes that will best ensure that outcomes are met or to re-evaluate the outcomes.” (Department of the Interior Manual, May 27, 2004 Environmental Quality Programs).

The application of these principles at the operational and program levels provides the flexibility necessary to respond to changes in environmental conditions, adjust to unanticipated impacts, and modify management strategies to improve effectiveness. Given that the Port’s Wildlife program is dealing with living organisms which are adaptive by nature, and the complexity of ecological inter-relationships involved, this flexibility is essential to the success of the program. The program has been developed to constantly monitor success and re-assess strategies informally on an ongoing basis, and to formally assess overall program effectiveness on an annual basis.

Examples include wildlife surveys, recording hazing results, wildlife trapping and relocation; also, the monitoring of wildlife strikes, standing water, wetland development, avian nests, wildlife food sources, wildlife distribution, and habitat use in general, is ongoing.
The risk management techniques and protocols chapter outlines the measures employed to ensure public safety at TTD by reducing the incidence of wildlife-aircraft collisions. These measures are grouped according to 4 general categories:

1. Wildlife control procedures to discourage, disperse and remove wildlife species of concern from the airfield vicinity;
2. Research and development projects to gather data and field test new equipment and techniques, and to gain a better understanding of wildlife dynamics as they relate to TTD;
3. Habitat modification practices to reduce the attractiveness of lands on and around the airport to wildlife species of concern; and
4. Information and education program that communicates to a variety groups the hazards wildlife create for safe aircraft operations.

Through adaptive management and the risk evaluation process, current wildlife control measures will periodically be reassessed by PDX Wildlife and TTD Airport staff for efficacy and correct prioritization. It is expected that these measures will change and be refined over time as more effective applications and new techniques are identified.

5.1. *Wildlife Control Procedures*

Wildlife control procedures are utilized to immediately discourage, disperse and remove wildlife species of concern from the TTD airfield and surrounding properties. Their implementation encompasses the day-to-day, on-the-ground efforts routinely employed by Airport staff to ensure that the approach and departure airspace is as free of potential wildlife hazards for immediate aircraft operations as is practicable. Wildlife control operations are generally reactive to the situation of the moment, responding to any perceived threat to aircraft safety posed by wildlife species of concern.

Wildlife hazards that develop on or around the airfield are assessed by Airport staff to determine the most appropriate control option. A primary key to successful wildlife hazard management is persistence and innovation on the part of the individuals implementing the management strategies. Airport staff selects the appropriate control techniques according to biological, sociologic, economic and political factors. Most common control techniques retain their effectiveness if they are used infrequently, and in conjunction with other methods. The control method(s) chosen will depend largely on the situation at hand and the species involved.
A variety of wildlife control equipment and resources are currently used to disperse wildlife attempting to utilize TTD for food, shelter or resting. The type of equipment used in any given situation will vary depending on the nature of the wildlife threat and the associated risk. The ultimate goal of all wildlife control equipment is to achieve the most efficient means of wildlife dispersal.

5.1.1. Personnel & Communications

Airport staff is responsible for conducting physical inspections of airfield movement areas and other areas critical to wildlife hazard management as part of their airfield duties. During periods of high wildlife activity, more than one Airport staff person may be assigned to the airfield. Airport staff will contact the Aviation Wildlife Manager whenever additional support or direction is needed to address wildlife-aviation hazard issues at TTD.

5.1.2. Vehicles

In order to effectively reach all areas of the airfield, Airport staff vehicles are all wheel drive capable with the ability to communicate, via radios, with other airport assets including the Air Traffic Control Tower. In addition, each vehicle is equipped with a variety of hazing tools including but not necessarily limited to air horns, sirens, pyrotechnic devices, handheld lasers, and spotlights.

5.1.3. Wildlife Surveys

During runway checks, wildlife data are collected by Airport staff trained in wildlife data collection for entry into the Airport Information Report Manager (AIRMAN) database. AIRMAN is software designed by Winfield Solutions for use in airport wildlife management. AIRMAN provides a database where wildlife data is compiled and organized for easy management queries. Queries can be displayed spatially on an aerial photograph to show any and all attributes collected by Airport staff. Once the data is entered into AIRMAN, its logical organization allows trend analysis that can be performed instantly. Annual and monthly reports are generated for review, enabling well-informed management decisions.

5.1.4. Data Collection Procedure

Data collection procedures and sampling assumptions are periodically reviewed with all designated observers to ensure uniformity of observations and data collection. For each wildlife observation, the following information is recorded in the AIRMAN program:

Date/time of occurrence. The time of day is recorded when the wildlife species is initially observed.

Weather. Airport staff records the current weather conditions by tuning the 800 MHz radio frequency to Automatic Terminal Information Service (ATIS) at 135.625. Temperature, precipitation, cloud cover, wind speed and wind direction are recorded. If at any time during each shift the weather changes significantly the weather data is updated to the current weather conditions.
Grid location. The location where the species was first observed is recorded using a grid system that is overlaid onto an aerial photograph. When wildlife is observed moving through multiple grids, the first grid location is always recorded. A set of these aerial photographs remains in the observer’s truck for easy access while recording wildlife observations.

Species observed. Airport staff record the species observed using the assigned four letter codes. The codes are listed in AIRMAN under the “Species” pull down menu. More specific information is collected on raptors to identify individuals that are then classified as resident or nonresidents. Plumage variation and band numbers are the primary characteristics used to determine individual birds of the same species. Any species that is not positively identified will be recorded as “unidentified”. If a species is observed multiple times throughout the day in the same location and is exhibiting the same behavior, it is to be recorded as one observation. If a species is observed multiple times throughout the day in various locations, exhibiting different behavior, or if dispersal techniques are conducted, it is then recorded as an additional observation.

Number observed. The number of individuals is recorded for each species observed. When a particular species is exhibiting flocking behavior the total number of individuals in the flock is estimated. Airport staff are trained to estimate flocking numbers before entering data into the AIRMAN database.

Behavior. The behavior is intended to capture the conduct of the species when associated with the attractant (below). The initial behavior of the observed species is recorded. If there is a notable change in the species behavior during the observation, additional information is recorded in the “notes” section for the intervention.

Attractant. Assumptions are made by Airport staff regarding what the observed species is attracted to. These assumptions are based on the behavior of each individual species (e.g. feeding, breeding, resting/loafing, territorial, etc.). Airport staff undergoes wildlife behavioral training for species commonly observed at TTD before collecting data for the AIRMAN database. If the observer is unable to determine the attractant, it is recorded as “unknown”. A list of attractants and their codes are available in both a hard copy and electronic format.

Dispersant. When hazing or dispersing wildlife from the airfield, the equipment or method used is recorded. If multiple dispersants are used, there is an option in the database to record the primary/secondary dispersants with primary being the most aggressive and secondary being supportive. The AIRMAN database contains a list of dispersants and their codes.

Result. Airport staff will record the outcome of their hazing attempt. If no dispersal action is taken it is then recorded as observed.

Strike. If a species is involved in an aircraft strike, additional information will be collected and sent to the Aviation Wildlife Manager and Wildlife Technicians for the preparation and submittal of a strike report to the FAA’s wildlife strike database. In the incidence of an aircraft strike, Airport staff document the following:
- Species, number and size category of the species struck
- Name of the airline (when applicable), type of aircraft, and registration number
- Flight number (when applicable)
- Phase of flight
- Runway used
- Part(s) of aircraft struck
- Damage or no damage
- Effect on flight
- Any other pertinent information

5.1.5. Hazing and Harassment

Hazing and harassment are the primary methods used to disperse wildlife species of concern from the airfield to allow for safe aircraft operations. This is responsive to the immediate safety needs of each arriving and departing aircraft. Techniques that may be used to haze birds include pyrotechnic devices (e.g., shell launching pistols, 12-gauge shotguns), remote controlled propane cannons, and other auditory frightening devices (e.g., vehicle air horns and sirens), visual deterrents (e.g., green laser), trained dogs and paintball markers. Before implementing any hazing techniques Airport staff will assess the location of wildlife relative to imminent aircraft operations and will determine the appropriate method and timing for hazing. Reactions to hazing are noted and wildlife is monitored to ensure that it does not relocate to another area of the AOA and continue to pose a hazard to aircraft. The results of each dispersal action taken are entered into the AIRMAN database for future retrieval and evaluation.

The techniques and protocols followed for hazing and harassment are expected to change over time as new information; including direction provided by the risk evaluation process and through adaptive management, is integrated into the WHMP. Current Port methodology appropriate for use at TTD is as follows.

**Pyrotechnic Devices**

TTD currently utilizes three types of pyrotechnic devices to control wildlife on the airfield, shell launching pistols, 12-gauge shotguns, and propane cannons.

- **Shell Launching Pistols**
  
  This lightweight and convenient device fires a 15 mm cartridge (a Bird Banger or Screamer Siren) approximately 40 to 70 yards while making a whistling noise or loud bang. The pistol gives the operator in the field the flexibility of localized wildlife control in a simple and timely manner. Before discharge, the user will evaluate the location of the wildlife to be hazed and determine if there is a potential for foreign object or debris (FOD) from the screamer shell casing to enter the movement areas. Bird Bangers do not generate FOD. Under no circumstances will FOD be allowed to land on the movement areas. These pistols and shells will be carried in all wildlife vehicles.

- **12-Gauge Shotguns**
  
  The shotguns discussed here are used exclusively to fire cracker shells. Cracker shells are 12-gauge shotgun shells that launch an explosive cartridge approximately 75 - 100 yards, before it explodes with a loud report. Cracker shells also do not generate FOD.
Remote Controlled Propane Cannons

Remote-controlled propane-powered sound cannons are a potential hazing option appropriate for areas that frequently attract large concentrations of wildlife, or in places that are difficult to access by vehicle. These cannons fire only when the units are electronically signaled to operate by a handheld or through electronic means in the wildlife vehicles. The ability to remotely fire individual cannons on command, as opposed to cannons that fire on a timer system, increases the sound cannon systems effectiveness by limiting wildlife habituation to a predictable noise.

Other Auditory Frightening Devices

Many times, wildlife can be dispersed from an area by using horns and sirens installed on wildlife vehicles. By positioning the vehicle between the movement area and the wildlife of concern, wildlife will often move away from the vehicle and therefore, away from the movement area. This is an effective way to disperse wildlife while in a moving vehicle, without having to use a pyrotechnic device. Using horns and sirens are also appropriate in situations where FOD from pyrotechnics is a concern or where pyrotechnic noise may be a hazard for personnel working in the area.

Visual Deterrents

- **Green laser**
  The laser is primarily used to disperse birds that do not react to other hazing methods or when there is a need to disperse outside of the range of pyrotechnics and cannons. Birds perceive the laser as a solid threatening object and tend to disperse when the laser beam is detected. The laser is a handheld unit which is activated from the Wildlife vehicle. Wildlife staff follows approved FAA protocols when utilizing the laser inside the AOA and off airport properties. When Wildlife staff identify the need to use the laser they will take precautions similar to those taken when implementing pyrotechnic dispersals. The laser must be pointed at the ground and/or other non-reflective surfaces such as dry pavement to terminate the beam. The laser is most effective in low light conditions.

- **Silt Fencing - Visual Barriers**
  Silt fencing is used on undeveloped properties outside the PDX airfield fence, primarily as a goose deterrent. The fencing acts as a visual barrier that introduces the uncertainty of potential predators by obstructing the view. Being unable to see potential predators gives geese an unsettling feeling which has proven to be extremely effective in deterring geese in large open areas. This method will also be used at TTD as needed.
**Paintball Markers**

The paintball marker is explicitly used for the hazing and marking wildlife on Port of Portland aviation property. Only PDX Wildlife staff with specific training is allowed to use it, and it will only be used for the purpose of hazing and marking wildlife. A protocol for the use of paintball markers to deter wildlife on aviation property is as follows.

1. Only temporary water soluble paint balls (both colored and clear) are used at TTD for the purpose of marking or hazing wildlife, and are therefore not subject to the permit requirements of the USDI Bird Banding Laboratory. Permanent paint balls are utilized for the marking of mammals for the purpose of documenting individual behavior.

2. Before a paintball is discharged, the user will evaluate the location to determine if there is a potential for FOD from the paintball casing, or a risk of paint marking a runway, taxiway sign or pavement area. No FOD from paintballs will be allowed to land on movement areas. No paintballs with colored paint will be shot toward movement area markings or signage; only clear paint balls will be used under these circumstances.

3. The user of the paintball marker will consider the distance and species of bird before firing. An appropriate distance and psi will be used to minimize the potential of injuries to birds. The user will attempt to hit the bird in the keel or high on the shoulder. Every attempt will be made to avoid hitting birds in delicate areas. All birds tagged with the marker will be observed as they fly away to assure that they have not been harmed. Any bird that appears to be injured will be captured for treatment at the Audubon Society’s Wildlife Care Center.

4. No paintballs will be fired toward or over public roadways or toward people on or off the airfield.

5. The paintball marker will be used to discourage wildlife from using the airfield only after other dispersal techniques (vehicle, siren, horn, cannons, pyrotechnics) have proven ineffective. Appropriate situations include:

   a. Marking a coyote that has been on the airfield to see if it returns. The coyote should be marked, if possible, during the process of herding it off the airfield.

   b. Marking and hazing great blue herons and red-tailed hawks that have grown accustomed to pyrotechnics and will not leave the area.

   c. Marking and hazing flocks of geese that use quiescent ponds or other adjacent airfield properties to determine if they are residents or migrants.

   d. Paintballs are used as a negative reinforcement when birds have habitualized to pyrotechnics. Paintballs are often used in conjunction with pyrotechnics to instill the fear of pyrotechnics.
**Hazing Procedures - Birds**

All bird species of concern observed on or near a runway, taxiway, or ramp will be hazed away from the AOA. Before conducting hazing activities, the Airport staff will consider:

1. The most effective method and tools for hazing the targeted wildlife species.

2. How to move the bird away from the AOA. If possible, staff will position the vehicle between the wildlife hazard and the runway or taxiway to push it from a high risk area to a low risk area.

3. Consideration will be taken to avoid shooting pyrotechnics toward aircraft, people, buildings, vehicles, etc. Cannons should only be fired when they are within visual range of the operator to ensure that no one is in the immediate vicinity.

4. The airfield environmental conditions. In wet conditions, some areas are not accessible with a vehicle. Alternately, using pyrotechnics in dry conditions can create a fire hazard.

5. The aircraft in the area and the direction of air traffic. Unless a bird/animal is on the runway and needs to be moved prior to a departure or landing, the dispersal will wait until there is a sufficient gap in aircraft movement. Airport staff will monitor the tower radio and keep a visual on air traffic to avoid moving wildlife species of concern into the path of landing or departing aircraft.

6. The potential of the dispersal method to generate FOD. Non-FOD generating techniques are the preferred hazing method of use in the AOA.

Airport staff must determine the safest, most effective way to implement pyrotechnic control of wildlife species of concern. Reactions of birds to pyrotechnics vary by species, time of year, and numbers present. Generally, the best technique to disperse birds is to get positioned upwind between the bird(s) and the active runway(s) (birds normally take off into the wind, turn, and then fly off with the wind when being harassed). Airport staff should aim away from the runway if FOD is a concern and shoot the pyrotechnic about 45 degrees away from the target, on the opposite side of the desired escape route. Airport staff should get as close to the bird as possible in order to expedite their departure.

In some situations, birds may circle and move to another part of the airfield or attempt to return to the same location. In such cases, it is advantageous to have two personnel using control measures to prevent birds from relocating or returning. If only one person is available, use of propane cannons in conjunction with the cracker shells can effectively prevent birds from returning or relocating to another site on the airfield.

Any pyrotechnic FOD should be removed from a runway or taxiway as soon as possible.
**Hazing procedures - Mammals**

No standard protocol is followed to disperse or remove mammals from the AOA at TTD because of the varying response to hazing demonstrated by different species of mammals. Instead, species-specific procedures are followed that have proven effective over time. Domestic animals that are accidentally released on the airfield will not be classified as wildlife. Every attempt will be made to capture domestic animals and return them to their owners. Based on the risk evaluation process and adaptive management, Port protocols for addressing these issues may evolve to better reflect new information. The Port’s current operating procedures are as follows:

- **Coyotes**
  When dispersing coyotes from the airfield, the acceptable procedure is to guide the coyote out of an opened perimeter gate or other perimeter access point (e.g., culvert under the perimeter fence) with vehicles. This may require enlisting assistance from other Airport staff. Our experience is that aggression towards a coyote makes them more difficult to control. Anticipating the direction they are likely to go, and providing them an avenue of escape proves to be an effective technique. Airport staff will coordinate with the Air Traffic Control tower if the coyote is on the runway, or if access to a movement area is needed to disperse the coyote away from aircraft activity. In the event that Airport staff are unable to disperse a coyote and it continues to be a hazard in the AOA, the Aviation Wildlife Manager will be contacted to discuss further management options.

- **Deer**
  Deer rarely find their way past the security fence and onto the airfield at TTD, and do not need to be dispersed if they are outside of the airfield security fence. If there is a need to remove deer from within the security fence, Airport staff may gently coax them to a place where they can exit the airfield or they will be lethally removed following the Port’s Oregon Department of Fish & Wildlife permit.

- **Mole/Gopher Trapping**
  Moles and gophers can damage airport facilities by damaging underground electric cables that power runway lights and by undercutting aircraft movement surfaces by burrowing under them. These consequences represent indirect hazards to the safe operation of aircraft at TTD. These species will be removed by direct control measures (e.g., trapping, poison applications) whenever they become problematic on the airfield.
Protocol for Airfield Access and Communications

The following protocol outlines the procedures to be followed by Airport staff when accessing the TTD airfield and maintaining communications during wildlife management operations. The procedures are intended to satisfy the requirements set forth by the FAA for access onto movement areas by Airport staff.

Communication procedures:

Any access to the movement areas for the purpose of wildlife management will be coordinated with the Air Traffic Control tower.

Accessing a movement area:

1. If access to a movement, safety, or critical area is necessary to facilitate wildlife management activities, the Airport staff making the request shall contact the Air Traffic Control tower to coordinate access to a specific area.

2. Upon completion of the wildlife management operation, Airport staff will exit the movement, safety or critical area by the most direct and safe route. ATC should be notified when clear.

3. **No uncoordinated access to runways or runway safety areas is allowed.** If there is a specific wildlife issue that involves a runway or runway safety area, Airport staff shall contact the Air Traffic Control tower to advise them of the situation and request access to the area if necessary. Operational options include:
   
   a. Escorted access onto the runway or into the safety area.
   
   b. Unescorted access onto the runway or into the safety area.
   
   c. A runway closure for access.

4. Vehicles will not be allowed to park on any movement area or in the safety area unless the area is closed or a request is made and permission granted by Air Traffic Control to park temporarily in a specified location.

Specific guidelines:

Airport staff may access movement, safety or critical areas in the course of wildlife management operations provided the following requirements are met:

1. Airport staff must have received specific training to implement this procedure.

2. Access to movement, safety or critical areas shall be coordinated with the Air Traffic Control tower.

3. Airport staff and all associated equipment must be able to clear any area immediately when instructed by the Air Traffic Control tower.
5.1.6. Raptor Trapping and Translocation

Raptor activity at TTD is assessed during regular wildlife patrols. Information on species, age, sex, location, identifying marks, and behavior is recorded. If raptors are judged to pose a continued hazard to aircraft, the trapping, banding and relocation of problem individuals is a management option allowed under permits issued by the ODFW and the U.S Department of the Interior. American kestrels and red-tailed hawks are the primary raptors observed at TTD, although northern harriers, turkey vultures and Cooper’s hawks are occasionally observed. The decision to trap and relocate a problem raptor would be made by the Aviation Wildlife Manager following the protocol established for TTD. Raptor translocation is considered an ongoing management practice because of the attractiveness of the area to hawks. Trapping primarily occurs during the spring and fall migratory periods when an influx of non-resident migratory and transient raptors pass through the area. A brief summary of the raptor translocation protocol follows.

- Windshield surveys (surveys conducted from a vehicle) are conducted throughout the year to assess raptor activity. Additional visits are made during critical or high use periods. Information on species, age, sex, location, identifying marks, and behavior is recorded.
- Opportunistic trapping is completed as needed during the windshield surveys. American kestrels may also be targeted for trapping. Cooper’s hawks and other raptors are usually caught incidentally.
- Raptors are captured with bal-chatri and goshawk traps baited with domestic mice, gerbils, house sparrows, starlings, or pigeons. Starlings and pigeons fitted with noosed jackets are also used.
- Captured raptors are removed from the trap and placed in a carrier for transport to an off-site holding area. Birds are measured, weighed and fitted with a uniquely numbered silver federal band on their right leg. Most red-tail hawks also receive an orange plastic leg band with a black alpha-number or number-alpha code (PDX project band) on their left leg and wing tags. Wing tags are made from thin orange vinyl fabric with a black alpha-numeric code that matches the orange leg band. Additionally, many red-tailed hawks are also marked with blue dye on their breast. The dye enables observers to spot birds that return even if the leg bands are not visible. Red-tailed hawks are usually held overnight in mid-sized airline-type dog kennels and offered food then transported and released within 72 hours. Other species (Cooper’s hawk and American kestrel) are targeted for release within 24 hour of capture.
- Red-tailed hawk release sites are based upon presence of suitable habitat (open areas for hunting and adjacent forest with large trees for shelter and roosting); distance from PDX & TTD (average of 40 miles); and distance from other airports (more than 5 miles). Other factors influencing release site selection included presence/absence of territorial birds, proximity to busy roadways, human disturbance, prior success of the site, and number of red-tails recently released at the site. Cooper’s hawks and American kestrels are released in areas with suitable habitat at least 5 miles from any other airport.
Red-tailed hawks captured from January through May are primarily released at sites north of Columbia County, under the assumption that many of the birds are moving northward. Beginning in June and continuing through October, the primary release sites for red-tails are west of the Coast Range in Tillamook County, and in Wasco County near Tygh Valley. Other areas are used during periods of high activity to better disperse the released birds.

### 5.1.7. Avian Nest Intervention

Avian nest intervention techniques that may be employed at TTD include red-tailed hawk nest manipulation and waterfowl egg/nest removal.

**Red-tailed Hawk Nest Manipulation**

Red-tailed hawk nest manipulation is intended to disrupt eggs from hatching so that offspring don’t fledge near the airfield and become imprinted to the area. The Port annually applies to the ODFW for authorization to conduct red-tailed hawk nest manipulation at Port-owned airports. These written requests allow the Port to manipulate specified nests located near the airfield. Each year, nests and methods of manipulation are specified in the ODFW permit. Nest manipulation methods may include removal, egg addling, and replacement of fertile eggs with infertile eggs, or trapping and relocation of chicks.

A need for red-tailed hawk nest manipulation has not arisen at TTD. Should a resident red-tail hawk be identified as nesting on lands adjacent to the airfield, the nest location, chronology and nesting success may be monitored to determine if a potential aviation risk exists. Any decision to approve nest manipulation would be handled by the Aviation Wildlife Manager.

**Waterfowl Nest Removal**

Nests of waterfowl (primarily ducks and geese) located on and around the airfield are subjected to removal. The Port is permitted through the federal depredation permit issued by the USFWS to remove or destroy nests of species that pose a threat to safe aircraft operations. The results of nest removal are summarized and reported annually to the USFWS.

### 5.1.8. Lethal Action

**GENERAL POLICY**

The policy of the Port is to use lethal control only as a last resort after all other reasonable non-lethal options have been exhausted, and when there is an ongoing threat to public safety. If the need arises, the Port is committed to using lethal control in a reasoned, humane, controlled, limited, and efficient manner by trained staff.

Lethal action on birds is allowed under a MBTA airport depredation permit issued by the USFWS, and will always be accomplished in accordance with permit guidelines. In any case where firearms are used to dispatch an animal on the airfield, the lethal action is not authorized until approved by the General Aviation Manager and the Aviation Wildlife Manager.
Manager. Lethal action using firearms will be conducted solely by PDX Wildlife staff. For security reasons and in the interests of ensuring that staff is readily identifiable as Port employees, high visibility vests clearly marked “PDX Wildlife” will be required for any staff implementing a lethal action against wildlife.

There are three situations that may warrant lethal action against wildlife at TTD. They are:

1. To humanely dispatch an animal that is obviously injured beyond hope of rehabilitation.
2. To address an immediate or ongoing threat to aircraft safety in an emergency situation.
3. As a population control measure to address an ongoing concern for aircraft safety.

Each of these situations has a different decision maker, method, and documentation required. Each will be outlined below.

**To Dispatch an Injured Animal**

Airport staff may encounter situations in which an injured, sick, or wounded animal is found at TTD. PDX Wildlife staff can provide an initial assessment of the animal’s condition and decide on one of several options depending on the severity of the injuries:

1. House and monitor the animal on site.
2. Transport the animal to the Audubon Society of Portland’s Wildlife Care Center.
3. Humanely euthanize the animal.

**Decision Maker:** *PDX Wildlife staff.*

Specifically trained staff will make the decision to implement direct lethal action to end an animal’s suffering if the situation does not warrant transportation to a rehabilitation facility. This will not normally require the use of firearms.

**Method:** In this case, euthanasia will be done in the most humane manner possible. In some situations, it may be appropriate for the Oregon Department of Fish & Wildlife or USDA Wildlife Services to be called in to assist.

**Documentation:** Any action taken will be entered into the AIRMAN database.

**To Address an Ongoing Threat to Aircraft Safety**

Hazing and harassment techniques are always the first strategy to attempt to move an animal away from the AOA. If non-lethal strategies have been tried and repeated, have proven ineffective, and the wildlife hazard poses an ongoing threat to airfield safety, it may become necessary to remove the animal using lethal means.

**Decision Maker:** *General Aviation Manager & Aviation Wildlife Manager.*

The decision to immediately dispatch an individual animal that poses an ongoing threat to aircraft or to personnel lies with the General Aviation Manager and the Aviation Wildlife Manager. An example of an ongoing threat to public safety would be an animal that has
entered the security perimeter of the airfield, and is unresponsive to repeated attempts to haze it from the airfield. If the animal maneuvers itself into a position that poses an ongoing danger to air traffic, then lethal force would be an appropriate action. In these types of cases, lethal force would be focused only on the problem individual rather than as a means of population control.

**Method:** The method of lethal removal will be determined by the species encountered. Wildlife staff may use Port firearms that they have received training on for use in lethal control. In most situations, a 12-gauge shotgun will be used in accordance with permit conditions. Only PDX Wildlife staff that have completed firearms training and are proficient in its use will be authorized to use lethal control with this equipment. In some situations, it may be appropriate for the Oregon Department of Fish and Wildlife or USDA Wildlife Services to be called in to assist. Personnel responding to this situation will always consider the safety of staff involved, and protection of airfield resources such as signs, buildings, and equipment.

**Documentation:** After the ongoing threat has been resolved, the PDX Wildlife staff member will record the action in AIRMAN.

### As a Population Control Measure

Special circumstances do exist where lethal action may be employed to reduce the population of a wildlife species on or around TTD. Population control measures usually involve prey species (e.g., small mammals, insects) that provide a food source for larger wildlife species which pose a hazard to aircraft. These measures can also involve non-native wildlife species which pose a hazard to aircraft because of their flocking behavior and/or large numbers (e.g., European starling, rock pigeons).

**Decision Maker:** General Aviation Manager & Aviation Wildlife Manager. The decision to begin a new lethal control program against a species of wildlife will be determined by the General Aviation Manager and the Aviation Wildlife Manager.

**Method:** In situations where lethal control is used as a population control measure, the method will be determined by the species involved. Every effort will be made to use a method that is humane, does not place undue stress on the animal, does not endanger non-target wildlife, and does not create any other environmental concerns.

**Documentation:** Documentation will be made by the Aviation Natural Resource Manager or designee. The written finding will document that the following threshold criteria have been met and no other reasonable means are available:

1. The presence or behavior of the target wildlife species has posed a significant ongoing concern for aviation safety.

2. All methods of hazing or harassment have been tried and repeated with ineffective or limited results.

3. All reasonable means of habitat and/or behavior modification have been exhausted.

4. Trapping and relocation is not a viable alternative.
5. Potential adverse environmental effects or consequences have been identified and can be reasonably managed.

6. Permits are in place for the species in question.

7. Notification requirements have been identified and implemented, including contact with the appropriate regulatory agencies.

All findings shall be in writing and evaluated on at least an annual basis. An emphasis shall be placed on the identification and implementation of actions that can be taken to avoid the need to use lethal actions in the future.

**European Starling Trapping Protocol**

**Materials**

Box traps with a funnel opening sized to that of a starling will be used to minimize the capture of non-target species. Traps will be baited with corn chips. Other equipment needed for the trapping effort includes a CO2 canister, garbage bags and an evacuation tube. While the traps are active, birds will be provided with food, water, and shelter from the weather. The Port will make every attempt to provide humane conditions for birds in traps.

**Euthanasia Protocol**

1. Before euthanasia of starlings is performed, all non-target birds will be removed from the traps and released.

2. When removing starlings from the traps, a garbage bag will be placed on the end of the evacuation tube and starlings will be hazed into the garbage bag through the evacuation tube. Some starlings may be left in the traps to lure other birds in.

3. When all of the birds are in the garbage bag at the bottom of the evacuation tube, the extra air will be removed from the bag which will then be filled with CO2 sufficient enough to ensure a quick expiration.

4. After each trap is serviced, the number of starlings euthanized will be recorded in the AIRMAN database.

**5.2. Habitat Modification**

The long-range goal for TTD is to minimize the risk to aviation safety posed by wildlife species of concern on and around the airfield. With regard to wildlife habitat, this will be accomplished by: 1) modifying habitats and/or land uses on Port owned lands that are shown to be attractive to wildlife species of concern, and 2) discouraging land use practices on non-Port-owned lands adjacent to the airport that attract wildlife species of concern (in accordance with FAA AC #150/5200-33B). Habitat modification is the most effective long-term remedial measure for reducing wildlife hazards on or near the airfield. Habitat modification includes the physical removal, exclusion, or manipulation of features or characteristics (both natural and constructed) that are attractive to wildlife species of concern. The objective is to make the airfield less attractive to wildlife species of concern at
TTD, thereby reducing the probability of a wildlife strike. Habitat modifications will be carefully planned and closely monitored to ensure that they are effective in reducing wildlife hazards and do not create new wildlife problems.

Knowledge gained from the Port’s risk evaluation process and through adaptive management will be used to inform future decisions regarding habitat modification at TTD. Any recommended changes to habitat management at TTD will be incorporated into future updates of the WHMP.

5.2.1. Port-Owned Property

The Primary Zone is owned entirely by the Port of Portland. Since it encompasses the AOA and associated RPZs, it is a dedicated land use for aircraft movement. Because this zone is in the immediate vicinity of aircraft movement, the potential risk to aviation is higher if wildlife species of concern are present in the area. Therefore, all wildlife hazards identified within the primary zone will have priority over other projects that may fall in the secondary zone.

The Port owns much of the Secondary Zone that borders TTD. These areas may be managed by Port staff or by various leaseholders as authorized by the Port. If a wildlife attractant determined to pose an unacceptable risk is identified on Port-owned lands in the Secondary Zone, the General Aviation Manager and the Aviation Wildlife Manager will meet to discuss modifications to habitats and/or land uses, or to consider wildlife control efforts. The General Aviation Manager and the Aviation Wildlife Manager will also consult whenever modifications or new land uses are proposed for Port-owned lands adjacent to TTD to ensure that new attractants for wildlife species of concern are not created.

If a wildlife hazard identified in either the Primary or Secondary Zone involves lands under lease, the lessee will be included in discussions to resolve the wildlife hazard.

5.2.2. Non-Port Owned Property

To maximize the effectiveness of the WHMP, the Port must understand how wildlife habitat on non-Port owned properties in the Secondary Zone can influence the local distribution, movement and habitat use patterns of wildlife species of concern. The attractiveness of these non-Port owned properties to wildlife species of concern can influence whether and how often these species will use the airfield or cross the airfield to access other habitats. Wildlife management practices that are implemented on these properties also have the potential to move wildlife onto the airfield, or to increase the frequency of birds flying across aircraft flight paths.

Within this context, the Port will discourage land use practices that are known attractants of wildlife species of concern on non-Port lands in the Secondary Zone, consistent with FAA AC 150/5200-33B. The risk evaluation process will be used to assess whether the level of risk expected from actions in the Secondary Zone would be acceptable. The General Aviation Manager, Aviation Wildlife Manager and other Port staff will participate with local, state and federal agencies on land-use decisions that could possibly increase the attractiveness of the properties surrounding the airport to wildlife species of concern. Proposed land use
projects that will likely increase populations of species of concern, or their activity within aircraft flight zones, will be discouraged. The FAA Regional Airport Division provides technical guidance to airport operators, and local/state governments, in addressing land use compatibility issues. Guidance on incompatible land uses near airports can be found in FAA AC 150/5200-33B (Appendix B).

The paragraphs below describe some of the Port’s strategies for managing potential wildlife hazards on non-Port owned properties in the Secondary Zone. More detail can also be found in Section 5.4, WHMP Information and Education. Knowledge gained from the Port’s risk evaluation process and through adaptive management will be used to inform future decisions regarding land uses in the Secondary Zone.

**Private Lands:** There are adjacent properties owned by private landowners that are used for commercial and industrial activities. Should significant wildlife issues be identified on these lands, the Port would approach the landowner and explain the association between the wildlife issue on their land and the WHMP. If needed, the Port would use the guidance in the Advisory Circular 150/5200-33B and ask for support from the FAA to encourage the landowner to modify any land use or practice found to pose an unacceptable risk to safe aircraft operations. The Port’s Community Affairs Department would assist in these outreach efforts.

**Proposed New Land Uses:** The Port uses the guidance in FAA AC 150/5200-33B, and its technical experience, to determine whether a proposed land use may result in a wildlife hazard that is incompatible with safe aircraft operations. If a new land use were proposed that is not recommended by the FAA, the Port would evaluate this land use using the accepted forums.

The Port of Portland will work with the City of Troutdale on proposed land use changes that may be in conflict with safe aircraft operations, such as landscaping requirements, the location of wetland mitigation sites or stormwater management sites in the Secondary Zone. The Port’s Planning & Development, and Aviation Planning departments are often involved in land use decisions, and coordinate with the City of Troutdale, Aviation Wildlife Manager to ensure that no new wildlife attractants with unacceptable risk are planned for adjacent properties.

The movement of wildlife species of concern between adjacent lands and aircraft flight paths, and how wildlife use specific areas is a complex issue. There may be times that it is beneficial to have an area that draws wildlife species of concern away from the airfield. This must be balanced with the potential hazard of having an area near TTD that is attractive to wildlife species of concern. The decisions about habitat modifications or land uses must be made using the best science, expertise, and risk model data available to ensure that no new attractants that pose an unacceptable risk to aircraft operations are located near the perimeter of the TTD airfield.
5.2.3. Water Management

Because of the attractiveness of water features including natural wetlands, man-made wetlands, stormwater facilities, and other standing water to wildlife species of concern, the Port will examine the need for removing or modifying those water features located on Port property in the manner described below. Any actions taken would be designed to encourage wildlife species of concern to disperse to other habitats farther away from the airport where their presence would pose a lower risk to aircraft operations.

Wetlands and other Waters of the U.S.

The Port will apply for permits to modify or fill existing jurisdictional wetlands and other waters of the U.S. that lie within the Primary Zone and present an unacceptable risk to safe aircraft operations. The Port will investigate options for converting and maintaining these areas either in an upland condition or a non-hazardous wetland condition, if such an opportunity exists. In accordance with FAA AC 150/5200-33B, mitigation for the removal of these wetlands and other waters of the U.S. should occur on lands outside of the Secondary Zone. The Port will take appropriate actions to prevent new jurisdictional wetlands or other waters of the U.S. from developing in the Primary Zone (see following section).

Jurisdictional wetlands and other waters of the U.S. that lie on Port lands within the Secondary Zone will be monitored as potential attractants for wildlife species of concern. If use of these sites by wildlife species of concern is documented, and this use contributes to an increased presence of wildlife species of concern in the Primary Zone, a risk evaluation will be conducted to determine the level of risk and inform future decisions regarding appropriate actions to eliminate or minimize the hazard, when warranted. Actions may range from seeking a permit to fill the wetland or waters of the U.S. to modifying the wetland to make it less attractive to wildlife species of concern (e.g., vegetation modification, installation of netting). The Port will take appropriate actions to prevent new jurisdictional wetlands or other waters of the U.S. from developing on Port-owned lands within the Secondary Zone, unless the risk evaluation indicates the level of risk incurred would be acceptable.

Standing Water and Poor Drainage

Areas in the Primary Zone with standing water, when determined not to be jurisdictional wetlands or waters of the U.S., will be filled and/or graded to allow water to consistently drain into ditches and storm water detention facilities. Ditches should be appropriately sloped so that water does not pool and will drain from the airfield in an expedient manner. TTD contains a creek located within the Primary Zone at the west end of the airfield. This tributary, Arata creek, is highly urbanized and has been modified to provide storm water conveyance and flood storage for the Sandy Drainage Improvement Company (SDIC).

Non-jurisdictional areas of standing water and poor drainage on Port-owned lands in the Secondary Zone will be monitored as potential attractants for wildlife hazards. If use of these sites by wildlife hazards is documented, and this use contributes to an increased presence of wildlife hazards in the Primary Zone, a risk evaluation will be conducted to determine the level of risk and inform future decisions regarding appropriate actions to
eliminate or minimize the drainage problem (e.g., grading, improved drainage facilities), when warranted.

The following protocol has been developed to manage non-jurisdictional “wet areas” on Port-owned lands at TTD so they do not develop into jurisdictional wetlands at a future date.

1. Airport staff and the PDX Wildlife staff are responsible for inspecting TTD properties and identifying and tracking areas that have the potential of forming jurisdictional wetlands.

2. If Airport staff and the Aviation Wildlife Manager identify an area that has the potential to become a jurisdictional wetland, and through verification the area has not become a jurisdictional wetland, an action request to resolve the drainage problem will be submitted.

3. If TTD does not have the resources to eliminate the wet area (i.e., the drainage problem cannot be resolved through surface grading), the General Aviation Manager will evaluate the area of concern in consultation with the Aviation Wildlife Manager to determine if involvement by the Planning and Development Department is warranted.

4. The General Aviation Manager will take necessary actions through the engineering process or hiring a contractor to resolve the drainage problem. The General Aviation Manager will determine the funding source.

5. The Aviation Natural Resource program will communicate any potential projects to the Airfield Planning Group who will attempt to combine mitigation measures with already scheduled airfield projects.

**Storm Water Detention Ponds**

No existing storm water detention ponds are located in the Primary Zone, or on Port-owned land in the Secondary Zone. Should any new storm water detention ponds to be located in the Primary Zone, or on Port-owned land in the Secondary Zone, they will be designed in accordance with the Port of Portland’s Stormwater Pollution Prevention plan, ORS 836.623, and AC 150/5200-33B, Section 2-3.b.

Oregon Revised Statute, ORS 836.623: “The following requirements and conditions shall apply to safety risks associated with potential bird strike hazards resulting from new water impoundments proposed in close proximity to an airport. No new water impoundments of one-quarter acre or larger shall be allowed within an approach corridor and within 5,000 feet from the end of a runway; or on land owned by the airport or airport sponsor where the land is necessary for airport operations.”

Advisory Circular, AC 150/5200-33B, Section 2-3.b: “Storm water detention ponds should be designed, engineered, constructed, and maintained for a maximum 48–hour detention period after the design storm and remain completely dry between storms. To facilitate the control of hazardous wildlife, the FAA recommends the use of steep-sided, rip-rap lined,
narrow, linearly shaped water detention basins. When it is not possible to place these ponds away from an airport’s AOA, airport operators should use physical barriers, such as bird balls, wire grids, pillows, or netting, to prevent access of hazardous wildlife to open water and minimize aircraft-wildlife interactions. When physical barriers are used, airport operators must evaluate their use and ensure they will not adversely affect water rescue. All vegetation in or around detention basins that provide food or cover for wildlife that are a risk to aviation should be eliminated. If soil conditions and other requirements allow, the FAA encourages the use of underground storm water infiltration systems, such as French drains or buried rock fields, because they are less attractive to wildlife.”

If, despite these guidelines, any new stormwater detention structure attracts wildlife species of concern, a risk evaluation will be performed to determine if additional modifications are necessary.

Other Constructed Water Features

Any other existing, man-made open water features that lie in the Primary Zone, or on Port-owned land in the Secondary Zone, will be monitored as potential attractants for wildlife species of concern. If use of these sites by wildlife species of concern is documented, and this use contributes to an increased presence of those species in the Primary Zone, a risk evaluation will be conducted to determine the level of risk and inform future decisions regarding appropriate actions to eliminate or minimize the hazard, when warranted.

Any new water features proposed for the Primary Zone, or on Port-owned land in the Secondary Zone, will be assessed for their potential to attract wildlife species of concern. Either appropriate design criteria will be incorporated to minimize the hazard, or the water feature will be eliminated unless it can be demonstrated that the water feature would not present an unacceptable risk to the safe operation of aircraft.

Runways, Taxiways, and Aprons

Airport staff will be responsible for identifying those areas of the runways, taxiways and aprons where pools of water consistently form after periods of rain. Areas where water regularly pools on pavement surfaces will be identified for corrective action.

5.2.4. Vegetation Management

Landscaping

Landscaping at TTD can affect tourism, business, and the overall feeling of the Troutdale vicinity to visitors. With this in mind, landscaping needs to be aesthetically pleasing. However, it must also coincide with the airport’s greater responsibility for aviation safety. The goals of TTD landscape management are to reduce the attractiveness of airport landscaping to wildlife species of concern and to eliminate the vertical intrusion of vegetation into aircraft operating airspace while retaining an aesthetically pleasing landscape. The plant species found within the TTD Landscaping Standards apply only to management of vegetation in the built environment. Composition of plant species within the context of natural site conversions and stormwater infrastructure is not addressed within these standards.
Because landscaping at an airport has the potential to create wildlife attractant issues the FAA has issued Advisory Circulars that address a variety of landscaping concerns. An FAA Advisory Circular (AC) is guidance that should be adhered to by all airports that receive federal funding.

FAA AC 150/5200-33B provides guidance on certain land uses that have the potential to attract hazardous wildlife on or near public-use airports. Section 2-8 of this AC states:

“There may be circumstances where two (or more) different land uses that would not, by themselves, be considered hazardous wildlife attractants...are in such an alignment with the airport as to create a wildlife corridor directly through the airport and/or surrounding airspace...therefore, airport operators and the wildlife damage management biologist must consider the entire surrounding landscape and community....”

Additionally, the 2005 Wildlife Hazard Management at Airports Manual, written jointly by the FAA and USDA specifically states:

“Do not use trees and other landscaping plants for the street side of airports that produce fruits or seeds attractive to birds. Avoid plants that produce fruits and seeds desired by birds. Also avoid the creation of areas of dense cover for roosting, especially by European starlings and blackbirds. Thinning the canopy of trees, or selectively removing trees to increase their spacing, can help eliminate bird roosts that form in trees on airports.”

In support of this guidance the Port has developed a set of landscaping design standards for use within the Primary and Secondary Zones (Figures 7 & 8) that address plant species and planting standards for spacing of trees and shrubs within the built environment at TTD. A list of trees, shrubs, and groundcover for vegetation is comprised of species screened by Port’s Wildlife staff for general wildlife attractant features such as fruit, berries, height, density, branching structure, crown shape, planting density and arrangement, and location relative to the Primary Zone and significant habitat features (see Appendix F, List of Approved TTD Plants). This landscaping list is a refinement of the list developed for the 2009 PDX WHMP. The list is subject to revision whenever new candidate plants are submitted for variance granted they meet the screening criteria and are accepted by all members of the Port’s landscaping review team. The process for receiving a variance to the TTD Approved Plant List entails completing the TTD Plant List Variance Request Form (see Appendix G). Specific instructions for receiving a variance to the TTD Approved Plant List are included on the form. Variances to the TTD Approved Plant List will only be granted in instances where it can be proven that circumstances prohibit use of species found on the TTD Approved Plant List.

The TTD landscaping standards within each zone are described below. For the purpose of these guidelines please reference the following definitions of trees and shrubs taken from the Utah State University Agricultural Extension Office. A plant will be defined as a tree based on having the characteristics of being a woody plant having one erect perennial stem (trunk) at least 3 inches in diameter at a height of 4 ½ feet above the ground, a definitely formed crown of foliage, and a mature height of at least 13 feet. A plant will be considered a shrub if it is a woody plant with several perennial stems that may be erect or may lay close to the ground, usually having a mature height less than 13 feet and stems no more than around 3 inches in diameter.
**Primary Zone**

All landscape management within the Primary Zone will be driven by the operational and safety needs of the Airport. TTD landscaping standards for the Primary Zone are proposed as follows:

**Existing Landscaping**

- Existing trees, shrubs, and other landscaping will be assessed. Any landscaping that is documented to pose a significant wildlife hazard to safe aircraft operations will be immediately removed.

**New Landscaping**

1. Each new landscaping project within the Primary Zone will be reviewed by the Aviation Wildlife Manager and other assigned Port staff before landscaping designs are finalized.

2. Landscaped areas within the Primary Zone, including tenant landscaping, will only include shrubs and groundcover. No new trees will be allowed. Species of vegetation must be represented on the Port’s Primary Zone Plant Species list (see Appendix F), or be demonstrated to meet the wildlife attractant screening criteria prior to planting. Design of the landscaping must also comply with the standards outlined in this document.

3. Trees that penetrate 14 CFR Part 77 Transitional Surfaces, and are demonstrated as contributing to hazardous wildlife conditions, will be removed rather than topped. Topping of trees creates an attractive platform for raptor nests, exacerbating bird strike potential.

4. No shrubs will be allowed within ten (10) feet of the airfield perimeter fence. This requirement addresses security concerns as well as vertical structure and wildlife hazards.

5. Landscaping will be a combination of evergreen and deciduous species of shrubs, with no greater than 50 percent of evergreen species. No unbroken rows or clumps of evergreen shrubs will be allowed due to the shelter and insulation that is provided by contiguous crown cover.

**Secondary Zone**

Landscaping in the Secondary Zone should not create habitats attractive for wildlife species of concern. Therefore, the goal of landscaping in this zone is to provide a visually pleasing landscape that does not constitute an unacceptable wildlife risk to aircraft operations. All landscape management within the Secondary Zone will consider the operational and safety needs of the Airport. Landscaping Standards for Port-owned lands in the Secondary Zone around TTD are proposed as follows:

**Existing Landscaping**

Existing trees, shrubs, and other landscaping will be assessed. If any landscaping is documented to pose a significant wildlife hazard to safe aircraft operations,
a proposal for vegetation modification will be presented to the appropriate Port department manager to address the issue.

**New Landscaping**

1. Because of the potential for landscaping to support wildlife species of concern that could pose an unacceptable risk to aircraft operations, aviation wildlife concerns need to be incorporated into landscape project planning.

2. Species of vegetation must be represented on the TTD Secondary and/or Primary Zone Plant Species list, or be demonstrated to meet the wildlife attractant screening criteria and be accepted through the variance process prior to planting. Design and installation of landscaping should comply with the spacing and arrangement guidelines outlined below.

3. Tree species should be selected and planted so that, at maturity, overlapping crown structures, that are attractive to European starlings or other wildlife species of concern, will be minimized (Figure 10). In an effort to ensure that there are no areas within the landscaped environment with contiguous canopy cover the Port has developed tree spacing guidelines. These guidelines were developed by looking at the documented maximum spread at maturity of each species on the TTD Approved Plant List. In order to maintain a minimum of 15ft spacing between mature crowns the tree species on the TTD list were grouped into three categories. The first group includes columnar species with a maximum spread at maturity between 10 and 15ft. To maintain 15ft spacing between the crowns of these species the trees are required to be planted at a distance of 25ft on center. The next group includes species with a maximum spread at maturity between 20 and 30ft. To maintain 15ft spacing between the crowns of the species in this group, these trees are required to be planted at a distance of 40ft on center. The last group includes a few of the largest tree species on the TTD list. The maximum spread at maturity for these trees is between 40 and 75ft. To maintain 15ft spacing between the crowns of these species during their foreseeable life in a landscaped environment, these trees are required to be planted at a distance of 60ft on center. If a contractor wishes to intermix species from the 25 and 40ft categories they may do so at a distance of 35ft on center. Species from the 25 and 60ft categories may be planted at a distance of 45ft on center and species from the 40 and 60ft categories may be planted at a distance of 50ft on center. These situations will be clearly indicated in landscape design plans.
4. Trees approved for planting should have varied canopy types and varied heights, both at time of planting and at maturity. This will discourage homogeneity, which attracts starlings (a wildlife species of concern) due to its increased thermal cover and protection from predation. No uniform, even, or continuous canopies will be allowed. In addition, trees will be planted in a manner such that there are no more than 20% evergreen trees per project.

5. Selection of shrubs should be a mix of deciduous and coniferous species with no more than 50% evergreen species planted to avoid continuous blocks of evergreen cover. Selection will be based on species that do not exceed a height of 13 feet at maturity. Shrubs will be planted 10 feet away from all trees (Figure 11).
6. Tree species selected should tend toward columnar shapes, which have a vertical branching structure that minimizes perching and nesting opportunities for birds (Figures 12 and 13).

![Figure 12](image1.png)  ![Figure 13](image2.png)

**FIGURE 12. EXAMPLE OF A TREE SPECIES THAT IS ATTRACTIVE TO BIRDS DUE TO HORIZONTAL BRANCHING STRUCTURE.**

**FIGURE 13. EXAMPLE OF AN IDEAL TREE TYPE FOR LANDSCAPING BECAUSE OF THE MINIMAL OPPORTUNITIES FOR PERCHING/NESTING DUE TO VERTICAL BRANCHING STRUCTURE.**

7. Sterile (non-fruiting) varieties of trees will be maintained and utilized.

8. If, despite following the above guidelines, any landscaped area is documented to be a safety, security or wildlife hazard attractant, it will be managed using appropriate techniques such as pruning, thinning, or selective removal. No planting of new trees will be permitted in areas with documented hazards. Trees removed as documented hazards may be replaced with approved shrub species at densities meeting the TTD Landscaping Standards.

**Grass Management**

Grass is the primary ground cover currently used in undeveloped infield areas inside the Primary Zone. This ground cover is generally preferable to paving because it visually defines the AOA for approaching aircraft, is more economical to maintain over time, and it provides a pervious surface for stormwater management. Unfortunately, this maintained short-grass cover also provides suitable habitat for small mammals that are a primary food source for raptors (e.g., red-tailed hawk). If the Port’s risk evaluation efforts indicate that grass cover represents an unacceptable risk to safe aircraft operations by providing habitat to wildlife species of concern, other alternate ground cover mixes will be considered. Unnecessary and unwanted weeds and brush (e.g., Himalayan blackberry) are removed from all areas within the Primary Zone. Noxious vegetation found on the Secondary Zone may be sprayed with an herbicide type agent, and/or physically removed.
**Grass Type**

The type of grass currently planted and maintained in the Primary Zone, and over much of the Port-owned land in the Secondary Zone, is a low-maintenance endophyte enhanced tall fescue seed mix. This grass mix grows very well under the normal climatic conditions of the region. Any future changes to this seed mix shall be reviewed for its palatability to wildlife species of concern and/or their prey before being used.

Seed mix shall be a three-way blend of endophyte enhanced dwarf turf type tall fescue meeting the following criteria:

**TABLE 3. AVIATION GRASS SEED SPECIFICATION.**

<table>
<thead>
<tr>
<th>Seed</th>
<th>Percent PLS</th>
<th>Min Seed Purity</th>
<th>Minimum Germination</th>
<th>Endophyte Enhanced</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(Percent)</td>
<td>(Percent)</td>
<td>(Percent)</td>
<td>(Percent)</td>
</tr>
<tr>
<td>Seed type 1</td>
<td>33</td>
<td>98 min</td>
<td>90 min</td>
<td>80 min</td>
</tr>
<tr>
<td>Seed type 2</td>
<td>33</td>
<td>98 min</td>
<td>90 min</td>
<td>80 min</td>
</tr>
<tr>
<td>Seed type 3</td>
<td>33</td>
<td>98 min</td>
<td>90 min</td>
<td>80 min</td>
</tr>
<tr>
<td>Inert Matter</td>
<td></td>
<td>1</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

PLS (pure live seed) is the amount of living, viable seed in a larger total amount of seed. The amount of seed to be applied is obtained by using the purity and germination percentages from the label on the actual bag of seed to be used on the project. To calculate the amount of seed to be applied:

a. Obtain the PLS factor by multiplying the seed label germination percentage with the seed label purity percentage;

b. Divide the specified PLS rate by the PLS factor;

c. Round off the result as approved.

Seeding shall be performed during the period between September 1 and October 15, unless otherwise approved or directed by the Port. After October 15th an additional 30% of Annual Rye by weight, may be used as an erosion control BMP. Perennial Rye grass is not approved for use at TTD.

**Grass Height**

Much research has been conducted on the optimum grass height to deter birds that pose a hazard to aircraft. Since different bird species prefer different grass heights, there appears to be no single grass height that is effective at deterring all wildlife species. Most studies show that a compromise of 7 to 12 inches works best at deterring both small and large bird species. The Aviation Wildlife Manager will continue to follow the most recent grass height studies to determine the best grass height to deter wildlife species of concern at TTD.

**Mowing**

During the growing season (April – October), grass mowing is conducted regularly in the Primary Zone during daylight hours to maintain grass at the heights recommended to deter
wildlife species of concern. However, mowing itself can serve as an attractant for several species of birds considered to be wildlife species of concern (e.g., Red-tailed hawk, American Crow, gulls) because food sources such as insects, seeds and small mammals become more readily available during and immediately after cutting. If mowing contributes to an increase in activity and abundance of wildlife species of concern, hazing and harassment efforts will be increased to disperse wildlife and eliminate or minimize the hazard.

Grass mowing on Port-owned lands within the Secondary Zone occurs once per year during mid-summer. Whenever mowing contributes to an increase in activity and abundance of wildlife species of concern in the Primary Zone, hazing and harassment efforts will be increased to eliminate or minimize the hazard.

Mowing can also interact with bird life history patterns to temporarily increase use of the airfield by birds of concern. Many factors influence how airfield mowing affects wildlife activity on and around the airfield. If the initiation of spring mowing coincides with the peak of spring migration in a given year, numbers of bird species of concern foraging on the airfield can spike dramatically. The thatch that remains after mowing also influences small mammal populations, major prey for red-tailed hawks, in ways not yet clearly understood. The Aviation Wildlife Manager will continue to investigate the dynamic relationship between use of the airfield by wildlife species of concern and grass mowing. Flexibility will be introduced into the mowing program so that the timing of, location of and types of equipment used in mowing can be adjusted to develop mowing prescriptions that reduce the attractiveness of the airfield to wildlife species of concern.

**Drainage Channel and Stream Side Vegetation**

Cattails, willows and other vegetation growing along the edges of drainage channels, or in other wet areas on the airfield, may provide high quality habitat for some wildlife species of concern. Unless otherwise indicated in the Port’s risk evaluation process, any vegetation that grows alongside these ditches within the Primary Zone will be maintained at the lowest possible height, so that nesting, hiding and foraging habitat is not provided for these species (e.g., mallard, northern pintail). Ditches should be inspected annually for debris and soil buildups that may impede drainage efficiency. Regular maintenance to restore the original structure and function of stormwater ditches on the airfield has the added benefit of retarding/preventing the development of jurisdictional wetland criteria in stormwater infrastructure.

**5.2.5 Structure Management**

Human-made structures can provide cover, nest sites and perches for wildlife species of concern and their prey. A wide variety of structures exist at TTD that may receive use by wildlife, including airfield buildings, aircraft hangars, terminals, light poles, fences and navigational aids, among numerous others. If wildlife exclusion is considered during the initial design phase for a structure, future costly control measures and design retrofits can often be avoided. To this end, structures should not provide potential nesting, perching or roosting sites for avian species of concern and should not allow access to mammals such as coyotes and rodents.
Management to reduce the attractiveness to wildlife of structures at TTD is a collaborative effort between Port Engineering, the Aviation Wildlife Manager, General Aviation Manager and TTD Maintenance. It includes a review of all proposed new construction during the initial project design phase, and the monitoring of existing structures for use by wildlife species of concern. Whenever a structure design issue is identified that may attract wildlife species of concern, the responsible Port department will be contacted to develop a corrective action. The goal is to resolve potential design conflicts before structures are constructed.

**Existing Structures**

All existing structures located in the Primary Zone will be periodically monitored as potential attractants to wildlife species of concern. If use of structures by wildlife species of concern is documented, and this use is determined to represent a potential hazard to aircraft, a risk evaluation will be conducted to inform future decisions regarding appropriate actions to eliminate or minimize the hazard. Actions may range from the installation of features that deter wildlife from using existing structures (e.g., netting, fencing, spikes) to design modifications that make structures less attractive to wildlife species of concern.

Existing structures that lie on Port-owned land in the Secondary Zone will be monitored as potential attractants to wildlife species of concern. If use of these sites by wildlife species of concern is documented, and this use contributes to an increased presence of wildlife species of concern in the Primary Zone, a risk evaluation will be conducted to inform future decisions regarding appropriate actions to eliminate or minimize the hazard.

**New Structures**

Any new structures proposed for the Primary Zone, or on Port-owned land in the Secondary Zone, will be assessed for their potential to attract wildlife species of concern during the initial design phase for the project. Architectural plans will be reviewed, and appropriate design modifications will be incorporated into the structure to eliminate or minimize the potential attractiveness to wildlife.

**Airport Improvement Projects and Airfield Buildings**

The Aviation Wildlife Manager will participate in the initial phase of all airport improvement projects to evaluate whether proposed structures could result in increased wildlife hazards. Such projects include (but are not limited to); architectural changes, terminal expansions, building improvements and construction, and landscape and other land use changes. Every effort will be made to minimize or eliminate designs and land use practices that may be attractive to wildlife species of concern, consistent with the Ports risk analysis.

Some buildings on the airfield were unintentionally designed with features attractive to wildlife species of concern. As these buildings are identified, and the source of the architectural attractiveness is identified, steps shall be implemented to modify the building to decrease or eliminate the attractive features.
Sliwinski (1995) and Transport Canada Environment and Support Services (1994) identify common design features attractive to certain species of wildlife that should be avoided. These include:

1. Large gravel roofs that can attract gull nesting colonies.

2. Overhanging roof ledges, external roof support structures and architectural details that provide nesting and roosting sites for birds. Sloping the ledges around a building to an angle greater than 45 degrees can limit the attractiveness for nesting and roosting.

3. Large buildings such as airport hangars that provide many places for wildlife to nest or roost. Often hangars have many holes and openings that birds may use to gain entrance. Blocking or covering all holes and vents is effective in restricting access by birds. Blocking or covering all drains can also prevent rodents from becoming a problem inside a building.

4. Excessive numbers of antennae, towers or overhead wires that provide perch sites for birds.

**Abandoned Structures**

Structures within the Primary Zone not pertinent to airport operations, and no longer in use, should be removed if they pose an unacceptable risk. This includes abandoned sheds, barns, machinery and poles. These unused structures may be attractive to small mammals and birds, which in turn may attract wildlife species of concern (e.g., red-tailed hawks). Abandoned structures in the Secondary Zone will be surveyed to determine whether they are being used by wildlife species of concern, and whether this use poses an unacceptable risk.

**Airfield Structures**

Airfield structures such as runway and taxiway signs, light poles, navigation aids and radar reflectors are often used as hunting and loafing perches for raptors and other birds. If it is determined that these structures are serving as attractants to wildlife species of concern, retrofitting these structures with bird exclusion devices will be evaluated.

**Physical Exclusion Devices**

Many types of devices and materials are available to physically exclude certain wildlife species from particular areas. Examples currently in use at PDX, TTD and other Port-owned airports include animal deterrent fencing, bird netting and anti-perch devices. A brief description of these devices follows.

- **Animal Deterrent Fencing**

TTD maintains a permanent, chain link perimeter fence with a height of at least 7 feet around the airfield. The fence serves the dual purpose of providing a security barrier for the airport and of excluding large mammals (e.g., black-tailed deer) from the airfield. However, the perimeter fence contains numerous breach points that allow coyotes and other medium-sized mammals to access the airfield (e.g., gaps under the fence, problem gates,
culverts). If the existing perimeter fence is determined to be allowing access of hazardous wildlife to the airfield that pose an unacceptable risk to safe aircraft operations, an animal deterrent fence design similar to that at PDX should be considered for installation (see Appendix H).

The Port has designed an animal deterrent fence to aid in preventing problem mammals from accessing the PDX airport. The permanent, 8-foot high chain link fence includes a 4-foot apron of chain link fence buried at a 45° angle at its base. This apron, which is tied into the vertical fence, is a very effective device for excluding a variety of medium-sized animals that attempt to access the airfield by digging under the perimeter fence (e.g., coyote). Design drawings and specifications for the animal deterrent fencing are presented in Appendix H. The PDX animal deterrent fencing design has been shared with many other airports that have problems with mammals accessing the airfield. The FAA has endorsed the design and is considering it for inclusion in an Advisory Circular.

To be effective, the animal deterrent fencing must be coupled with gates and culverts that also prevent access by large and medium-sized animals. Existing problem gates can usually be retrofitted to accomplish this goal. Retrofitting typically involves reducing gaps around a closed gate to less than 4 inches to limit the opportunity for wildlife to squeeze under or between the gates. This is usually accomplished by lowering the existing gate to reduce the space between the bottom of the gate and the surface of the ground, raising the ground surface by adding asphalt (e.g., speed bump) when lowering the gate is impractical, and/or attaching metal flashing to the bottom and edges of gates.

- **Culvert Exclusion**
  In order to prevent medium-sized animals such as coyotes and raccoons from accessing the airfield by way of culverts, metal grates should be placed at the terminal ends of each culvert that passes under the perimeter fence. The ideal gap size in the grates is 1.5 inches. This will allow water to flow through the culvert while excluding animals. If cost is a limiting factor, the priority should be to grate the culvert opening on the inside of the perimeter fence.

- **Bird netting**
  Small gauge netting is an ideal material for permanent exclusion of birds from buildings and overhangs that are attractive for nesting and roosting. Although this method of control can be expensive, the target bird species is permanently excluded from the area. This type of installation has proven to be very effective in preventing birds from nesting in the eaves of many buildings located around PDX. Small gauge netting may be appropriate at TTD if nesting and roosting by birds becomes problematic.

There are currently no storm water detention or retention ponds on the TTD airfield that could serve as attractants to wildlife species of concern. Should such open water features be required in the future, they should be covered with small gauge netting structures to effectively exclude birds. Netting should be designed to go all the way to the ground to prevent some birds from walking under the net to access the water.


- **Anti-perch Devices**
Airfield signs, posts, navigation aids and other structures provide attractive perch posts for birds in close proximity to runways and taxiways. Anti-perching devices mounted on these structures can be an effective way of deterring use of these perch posts by birds. If it is determined that these structures at TTD are serving as attractants to wildlife species of concern, retrofitting these structures with anti-perching devices will be evaluated.

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### 5.2.6. Wildlife Food Source Management

Small mammals, earthworms, insects and other invertebrates are a highly attractive food source for many wildlife species of concern identified at TTD. In addition, trash, handouts and scattered refuse also provide a food source for some wildlife species of concern (e.g., gulls). Therefore, a program to manage the availability of these food sources is essential in reducing the relative attractiveness of TTD to wildlife species of concern.

Wildlife food source management at TTD is primarily an action targeted at the Primary Zone due to its proximity to the airfield. Whenever wildlife food sources in the Primary Zone are documented to attract wildlife species of concern, a risk evaluation will be conducted to inform future decisions regarding appropriate actions to eliminate or minimize the hazard. Options could range from increased hazing or trapping of wildlife species of concern until the availability of the food source naturally declines, to the physical removal of the attractive food source, or to the implementation of proactive control measures to reduce the abundance or attractiveness of the food source.

At times, wildlife food sources located in the Secondary Zone may contribute to the increased presence of wildlife species of concern in the Primary Zone. For example, attractive food sources in the Secondary Zone may result in regular flyovers of the airfield by bird species of concern as they move between food sources and other important components of their home range (e.g., roosts, nest sites, other feeding areas). Whenever these circumstances are documented, the risk evaluation process will be employed to evaluate the level of risk posed to safe aircraft operations and guide management decisions. Such a process must, by necessity, include the influence of adjacent non-Port owned properties in the evaluation. If warranted, actions similar to those proposed for the Primary Zone could be taken to reduce or eliminate food source hazards on Port-owned lands in the Secondary Zone.

#### Insects

Insects are an important food source for many species of wildlife. Whenever insect abundance is unusually high because of climatic conditions, reproductive cycles or other events, wildlife species may congregate to exploit this food resource. For example, American kestrels have been observed to target the grasshopper hatch at PDX during late summer. If insects are determined to be an unacceptable attractant of wildlife species of concern at TTD, then an appropriate action should be taken to reduce population abundance. The State Agricultural Department or Extension Agent can help select appropriate control methods for insects, consistent with the Port’s risk analysis, should this action be deemed necessary.
Earthworms

Earthworms are very attractive to bird species of concern at TTD when heavy rains bring large numbers of them to the surface. For example, gulls have been documented to feed opportunistically on earthworms at TTD during wet spring weather. If earthworms at TTD are determined to be an unacceptable attractant of wildlife species of concern, then an appropriate pesticide could be applied to reduce population abundance. Again, the State Agricultural Department or Extension Agent can help select an appropriate pesticide for control, consistent with the Port's risk analysis.

Small Mammals

Small mammals appear to be primary attractants of red-tailed hawks and other predatory wildlife species at TTD. The primary means for population control of small mammals is the removal or modification of the habitat that supports their populations and by the application of commercially available rodenticides on an annual basis. These control measures are focused within the TTD Primary Zone as a means of controlling the hunting behavior of predators that feed upon this source of food.

The Port annually controls rodent populations within the fenced perimeter of TTD using the rodenticide zinc phosphide. The rodenticide is broadcast as grain bait laced with 2% zinc phosphide at a rate of 6 pounds per acre, usually in late summer. Zinc phosphide is highly toxic to birds and mammals, reacting with moisture and acid in the gastrointestinal tract of poisoned animals to produce deadly phosphine gas (Johnson and Fagerstone 1994). Death usually results from asphyxia. Both primary and secondary poisoning of non-target species may occur through either the consumption of treated baits or from consumption of poisoned animals (Johnson and Fagerstone 1994). Since zinc phosphide does not accumulate in a significant manner in the tissue of poisoned animals, secondary toxicity results from any remaining undigested bait in the gastrointestinal tract of individual prey. Following the distribution of laced bait, Airport staff should intensify monitoring and wildlife hazing efforts for a time period sufficient for the chemical degradation of zinc phosphide (about 1 month). This effort would minimize the potential poisoning risk to non-target species, such as raptors, from the rodent control.

Small mammals can be difficult to trap, and there are no easy or long-term solutions for population control. Usually, an integrated control strategy using multiple methods works best (trapping, poisoning, habitat modification, exclusion). If current rodent control methods prove ineffective at TTD, refer to the recommendations provided by USDA/APHIS Wildlife Services (Witmer 2003) for rodent population control at PDX for application to TTD.

Trash and Debris

Trash and debris around the terminal and nearby businesses are often responsible for attracting wildlife such as European starlings and gulls that scavenge on debris. Trash collection at TTD is conducted weekly so as not to allow the refuse containers to overflow and become an attractant. Whenever a specific area in the Primary Zone or Port-owned lands in the Secondary Zone is identified as overly attractive to wildlife species of concern, additional monitoring of the site by Airport staff will be conducted to determine the source
of the attractiveness and the risk posed. If the attractant is linked to trash and debris, corrective measures to reduce the refuse will be instituted. These could include increasing the frequency of trash collection, adding additional or modified trash receptacles, and/or signage to educate the public on the importance of proper trash disposal in these areas.

**Food Handouts**

Members of the public and airport employees are discouraged from feeding wildlife at TTD. If a situation develops where animals are given handouts of food, the problem will be discussed with the person(s) involved so that it can be discontinued. If warranted, educational materials will be prepared and distributed to individuals or groups informing them of the prohibition of and the potential hazards associated with feeding wildlife at the airport. Where necessary, signs will be posted to educate the public on the association between feeding animals and creating wildlife hazards at the airport, and asking that individuals refrain from feeding any wildlife near the airport.

**Pesticides**

Only those pesticides registered through the EPA and the DEQ are considered for usage at TTD. These registered pesticides are available through private pesticide companies, the State Agriculture Office or USDA Animal Damage Control. Pesticides are used for a variety of reasons such as weed, insect, earthworm and rodent control. Pesticides kept on hand are limited by shelf life and are ordered on an as-needed basis. Insect and rodent control in and around airport buildings may be contracted to outside companies with licensed applicators. All legal requirements for pesticide storage, handling and application will be followed.

### 5.3. Research and Development

The Port has evaluated numerous types of techniques and equipment, and has field-tested a variety of habitat modifications to control wildlife at PDX, TTD and other airports under its ownership. Those techniques and equipment that have been evaluated and/or field-tested, but have not proven effective, are identified in Table 4 below. As future non-lethal or non-toxic control measures are developed, the Port will evaluate these on an individual basis for cost and effectiveness. Knowledge obtained from the Port’s risk evaluation process and through adaptive management will also be used to inform future decisions on control options. Those cost-effective methods that achieve positive control effects, without harming wildlife or the environment, will be considered for incorporation into future updates of this plan. Information gained from research and development projects will be applied to inform the full range of wildlife hazard management strategies at TTD, as appropriate. Control measures and devices currently in the research and development stage will be evaluated for implementation at such time they become commercially licensed and available, or are proven effective during field trials at Port-owned airports.
TABLE 4. WILDLIFE CONTROL MEASURES & TECHNIQUES EVALUATED AND DISMISSED AT PDX.

<table>
<thead>
<tr>
<th>Product Tried</th>
<th>Application</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ultrasonic Device “Homer Chaser”</td>
<td>Installed in ponded areas with</td>
<td>No effect in deterring mallards.</td>
</tr>
<tr>
<td></td>
<td>mallards present.</td>
<td></td>
</tr>
<tr>
<td>Aerators</td>
<td>Installed in waterway with waterfowl &amp; herons present.</td>
<td>No effect in deterring Mallards. They swam right over aerators.</td>
</tr>
<tr>
<td>“Flight Control” Goose deterrent</td>
<td>Applied to grassy field.</td>
<td>Deterred geese from field for 15 days. Not cost effective if many applications are needed during rainy season.</td>
</tr>
<tr>
<td>chemical</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mylar Tape</td>
<td>Strung in lines over fields where geese were present.</td>
<td>Often damaged wind and did not effectively repel geese.</td>
</tr>
<tr>
<td>Scarecrows</td>
<td>Installed in field with geese</td>
<td>No effect in deterring geese.</td>
</tr>
<tr>
<td></td>
<td>present.</td>
<td></td>
</tr>
<tr>
<td>Scare Eye Balloons</td>
<td>Hung in hangar with pigeons and</td>
<td>No effect in deterring birds.</td>
</tr>
<tr>
<td></td>
<td>starlings present.</td>
<td></td>
</tr>
<tr>
<td>Hot Foot</td>
<td>Applied to ledge where pigeons</td>
<td>Only worked for a short time and difficult to work around.</td>
</tr>
<tr>
<td></td>
<td>were frequent.</td>
<td></td>
</tr>
<tr>
<td>Eagle Effigy</td>
<td>Set in field where hawks and</td>
<td>No observed effect on birds using the area. Used as elevated perches.</td>
</tr>
<tr>
<td></td>
<td>waterfowl were present.</td>
<td></td>
</tr>
<tr>
<td>Dead Goose Effigy</td>
<td>Placed in fields with geese</td>
<td>Did not deter geese from area.</td>
</tr>
<tr>
<td></td>
<td>present.</td>
<td></td>
</tr>
<tr>
<td>Recorded Distress Calls</td>
<td>Broadcast from vehicle with</td>
<td>No noticeable effect on gulls.</td>
</tr>
<tr>
<td></td>
<td>numerous gulls present.</td>
<td></td>
</tr>
<tr>
<td>“Daddy Long Legs” Perching/Nesting</td>
<td>Installed on light pole where</td>
<td>Osprey used product as nest foundation.</td>
</tr>
<tr>
<td>Deterrent product</td>
<td>osprey were building nest.</td>
<td></td>
</tr>
</tbody>
</table>

5.4. WHMP Information and Education

5.4.1. Internal Port Communication

The success of the Wildlife Hazard Management program depends on the support of a variety of internal Port departments, teams, and individuals. Some of the departments with identified roles have been outlined in Section 3.0, including the interaction between the General Aviation Manager and the Aviation Wildlife Manager. Airport staff at TTD have frequent interaction with staff from Port departments on many levels.

In addition to this, there are many ways in which the issues of the Wildlife Hazard Management program are communicated to the larger Port audience. Briefings are provided to departmental staff meetings as needed. Presentations are made to Manager’s Forums, management teams, and the Environmental Quarterly Meetings. New employees are given an overview of the program by Port staff on their initial Port tour. Members of various
departments are encouraged see the program first hand, as appropriate. Displays are set up in Port facilities to illustrate Wildlife Hazard Management program issues. Internal publications, such as “Currents,” “PDXaminer” and “Portsmouth” are communication tools that provide updates on specific projects or milestones of the program. Staff can also learn about the program when they bring their children to “Bring your Child to Work Day” or at interactive displays set up for special occasions.

The Wildlife Hazard Management program is greatly assisted by Port staff that learn about the program, remain current on the issues, and who can connect their specific job function to areas of interaction with the program.

5.4.2. External Audiences

**Regulatory Agencies**

There is a large group of regulatory agencies that interact with the Wildlife Hazard Management program to issue permits or to give advice or feedback. In addition, the Port makes every effort to interact with the regulatory agencies in other forums, to understand the larger context of the Wildlife Hazard Management program issues and to build positive relationships with agency members.

Members of the Wildlife Hazard Management program participate in forums with regulatory agencies. The “Living with Urban Wildlife” symposium series, hosted by the Audubon Society of Portland, is one forum that puts the Wildlife Hazard Management program into a larger regional context and facilitates informational sharing. Advisory committees at colleges and universities are other forums from which Port staff can interact with agency representatives and learn of ongoing research pertinent to wildlife hazard management.

In addition, Airport staff are encouraged to participate professionally in public educational programs, seminars, workshops, and field programs.

When new issues arise with the WHMP, members of regulatory agencies are invited to take a field tour with Airport staff so they can see the issue first hand and provide their perspective. This allows Port staff to receive advice, and agency representatives to understand current WHMP issues.

**Adjacent Landowners**

The Port recognizes that adjacent landowners can have an effect on the Wildlife Hazard Management program, either positive or negative. How the land is used and what attractants are present there, will affect the species of wildlife that are found on and around the airfield. In addition, any wildlife management practices employed on adjacent properties can push wildlife toward TTD.

The Port meets with adjacent landowners whenever concerns arise about wildlife management practices that may exacerbate the strike hazard at TTD. Private land owners may be contacted if they have an attractant of concern on their property. If land use practices are proposed for adjacent lands that are in conflict with safe aircraft operations, as
outlined in FAA AC 150/5200-33B, the Port will meet with the property owner to recommend that the proposed land use change not occur. If necessary, the Port will ask the FAA to support these efforts. In order to achieve compatible land-use planning in the airport environment, a collaborative review of the local land-use is needed to be conducted by the Port, City of Troutdale, Clean Water Services, and the FAA.

The Oregon Department of Aviation, Board of Aeronautics, is an active member of the PDX Wildlife Advisory Committee. The Wildlife Advisory Committee is a group started by the Port in 1996 to provide a forum to discuss Wildlife Hazard Management program issues pertinent to PDX with regulatory agencies, interest groups, and the public. This allows the Port to hear of proposed land use changes that may be in conflict with safe aircraft operations, such as the location of wetland mitigation sites or wastewater treatment plants. In addition, the Port’s Planning and Development and Aviation Planning departments are often involved in land use decisions, and will coordinate with the General Aviation Manager and the Aviation Wildlife Manager to ensure that no new wildlife attractants are planned for adjacent properties, whether they are Port-owned or privately owned.

**General Public**

There is a strong interest in wildlife issues in the Portland metropolitan area and in the Pacific Northwest. The Port promotes opportunities to provide the public with consistent messages and accurate information about the Wildlife Hazard Management program. This is done through the Port’s Public Affairs Department. Public Affairs looks for opportunities to disseminate information to the public, and also responds to requests from the media for information.

The Port’s public web site, www.portofportland.com, also has a web page to give an overview of the program and provide an update on current issues.

The Port participates in many public outreach opportunities, such as having a booth at an Earth Day fair, that provide the public with an overview of the Port’s Wildlife Hazard Management program. Port staff uses these opportunities to discuss the program with the public and provide consistent messages.

**Transfer of Technology**

Some of the technology used for airport wildlife management is very specific to the industry. The PDX Aviation Wildlife Manager has developed a strong network of contacts at other airports that share information about their programs, equipment, and techniques. The Port actively disseminates information and technology gained through implementation of the Wildlife Habitat Management program with the aviation/bird strike community and other interested parties through ongoing dialogue, professional conferences, newsletters and other appropriate avenues.

Many of these contacts have been established through meetings of the Bird Strike Committee USA / Canada, the International Bird Strike Committee, and the American Association of Airport Executives. Members of the Port staff will continue to attend these conferences to expand their network of airports, researchers, vendors, and experts in the field.
The Port has also taken advantage of opportunities to host conferences or technical training sessions that facilitate meaningful dialog with federal and state wildlife management agencies. Airport staff are also encouraged to participate in inter-agency training opportunities, like the Vertebrate Pest Control Seminar, or the “West Nile Virus Workshop.”

The Port subscribes to a variety of journals and newsletters to receive current information about wildlife control at airports.

Some of the technology that can be used for wildlife management comes from other industries, such as agriculture, wineries, mining, or other sectors that are concerned about problem wildlife control. The Port utilizes the Internet, professional publications, and local contacts to hear about new technology or techniques used by other industries to control problem wildlife in other industries.
AIRPORT STAFF TRAINING REQUIREMENTS

There are many training requirements before Airport staff are ready to work independently on the airfield at TTD. The Wildlife Hazard Management Program has developed its own training program, which relies on other Port Departments and cooperating agencies for support (e.g., FAA Air Traffic Control Tower, Port Police). Airport staff must demonstrate competency on the items listed in Table 5 before their training period is complete. Training records are maintained by the Aviation Wildlife Manager.

TABLE 5. WILDLIFE HAZARD MANAGEMENT PROGRAM TRAINING REQUIREMENTS.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Trainer</th>
<th>Sign Off</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wildlife Regulations and Laws</td>
<td>Port Staff</td>
<td></td>
</tr>
<tr>
<td>Airfield Familiarization and Safety</td>
<td>General Aviation Supervisor</td>
<td></td>
</tr>
<tr>
<td>Airfield Movement Area Access</td>
<td>General Aviation Supervisor</td>
<td></td>
</tr>
<tr>
<td>Coordination with FAA ATC / Radio Protocols</td>
<td>General Aviation Supervisor</td>
<td></td>
</tr>
<tr>
<td>Handling and Transporting Injured Wildlife</td>
<td>Aviation Wildlife Manager</td>
<td></td>
</tr>
<tr>
<td>Wildlife Disease Awareness</td>
<td>Aviation Wildlife Manager</td>
<td></td>
</tr>
<tr>
<td>Wildlife Control Equipment and Procedures (firearms, pyrotechnics, cannons)</td>
<td>Aviation Wildlife Manager</td>
<td></td>
</tr>
<tr>
<td>FAA Codes Regulating Wildlife Control at Airports</td>
<td>Aviation Wildlife Manager</td>
<td></td>
</tr>
<tr>
<td>Strike Reporting/Data collection</td>
<td>Aviation Wildlife Manager</td>
<td></td>
</tr>
<tr>
<td>AIRMAN Procedures and Protocols</td>
<td>Aviation Wildlife Manager</td>
<td></td>
</tr>
<tr>
<td>Bird Identification</td>
<td>Aviation Wildlife Manager</td>
<td></td>
</tr>
<tr>
<td>Aircraft Identification</td>
<td>General Aviation Supervisor</td>
<td></td>
</tr>
<tr>
<td>Overview of Species of Concern and Strike History for TTD</td>
<td>Aviation Wildlife Manager</td>
<td></td>
</tr>
</tbody>
</table>

Additional training opportunities will be required as new projects, issues, or equipment are introduced. Refresher training and recurrent training will be conducted annually or as needed. Training is essential for all personnel involved in the WHMP. This training will provide airport personnel with the knowledge and skills needed to carry out the WHMP. All training will meet the requirements AC 150/5200-36. Below is the training outline from AC 150-5200-36 for airport personnel actively involved in implementing FAA-Approved Wildlife Hazard Management Plans.
1. Training Curriculum Outline

The goal of the training course must be to provide the knowledge, skills, and abilities needed by airport personnel to safely, accurately, and effectively implement relevant portions of an FAA-approved WHMP. To be acceptable to the FAA, initial and recurrent training must include the following agenda items:

a. General survey of wildlife hazards to aviation based on the most recent annual FAA National Wildlife Strike Database Serial Report

b. Review of wildlife strikes, control actions, and observations at the airport over at least the past 12 months

c. Review of the airport’s Wildlife Hazard Assessment is to include—
   (1) Existing wildlife hazards and trends in wildlife abundance
   (2) Status of any open or unresolved recommended action items for reducing identified wildlife hazards to air carrier operations within the past 12 months

d. Review of the airport’s WHMP, to include the following:
   (1) Airport-specific wildlife attractants, including man-made and natural features and habitat management practices of the last 12 months.
   (2) Review of the airport’s wildlife permits (local, State, and Federal)
   (3) Review of other airport-specific items:
      (a) Wildlife hazard management strategies, techniques, and tools:
         (i) Flight schedule modification
         (ii) Habitat modification, exclusion
         (iii) Repelling methods
         (iv) Wildlife population management
      (b) Responsibilities of airport personnel for—
         (i) Reporting wildlife strikes, control actions, and wildlife observations
         (ii) Communicating with personnel who conduct wildlife control actions or who see wildlife hazards and air traffic control tower personnel and others who may require notification, such as airport operations or maintenance departments
(iii) Documenting and reporting wildlife hazards seen during patrols and inspections and follow-up control efforts

(iv) Documenting and reporting when no hazards are seen during patrols and inspections

e. Basic bird and mammal identification, stressing local hazardous and rare or endangered species of concern

f. For any airport personnel using pyrotechnic launchers or firearms, training on the following topics from a qualified individual:

   (1) Safety, parts, and operation of pyrotechnic launchers

   (2) Fundamentals of using pyrotechnics to safely and effectively disperse wildlife

   (3) Personnel protective equipment

   (4) Cleaning, storage, and transport of firearms and pyrotechnic launchers

   (5) Applicable local, State, and Federal regulations on firearms, pyrotechnic launchers, and pyrotechnics

   (6) Live fire training with pyrotechnic launchers including strategies for dispersing wildlife away from runways and aircraft movement corridors

   (7) For any airport personnel using firearms, live fire training. This training is highly recommended from a qualified individual but not a requirement for this training program.

g. Any other training required by local, State, or Federal regulations

II. Training Recommendations

a. Exams or tests may be oral, written, practical demonstrations, or a combination of all three.

b. The Trainer should retain passing grades/evaluations records.

c. The Trainer should retain course attendance records for a period of three years.

d. Airport personnel responsible for the airport’s wildlife hazard management program should retain records of those to whom instruction in airport wildlife hazard management has been given for the period of time during which the employees conduct aviation wildlife management.
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7 LITERATURE CITED


Oregon Department of Aviation. 2003. Airport Land Use Compatibility Guidebook. Salem, OR.


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APPENDIX A  Wildlife Risk Evaluation Model
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Risk Evaluation Process

The Port has adopted and is implementing a risk evaluation process based on the work of Dr. J.R. Allan as a means to improve the Port’s wildlife hazard management capabilities. The risk evaluation model is used to inform management decisions and focus management priorities on species that pose the greatest risk to aviation safety. While terrestrial wildlife are a concern at TTD, the security fencing that surrounds the airfield perimeter lessens the incursion of larger terrestrial wildlife (e.g., black-tailed deer) onto the airfield. Bird strikes, however, are statistically a much higher risk for aircraft, especially during the critical phases of departure and landing operations. Consequently, the risk evaluation process included in the WHA for TTD primarily focuses on avian wildlife.

The model for risk evaluation determines potential risk and sets priorities for risk management actions by combining the calculation of the probability of a strike with a particular species and the potential severity of the impact associated with striking that species. For purposes of the model, the Port measures “severity of impact” and “probability of occurrence” as follows:

Determining Severity of Impact

The Port has defined “severity of impact” as “the likely severity of the damage that will occur to an aircraft if a collision occurs with wildlife on or near an airport.” To assess the potential severity of a collision with a given species, the Port uses the United States national strike data indicating the proportion of strikes with that species which have resulted in damage to the aircraft struck. The greater the percentage of strikes with a particular species which result in damage, the greater the potential severity of impact rating is given to that species in the Port’s risk evaluation matrix. The potential severity of impact portion of the matrix is divided into five decreasing levels of severity based on the respective decreases in percentages as shown in the following table:

<table>
<thead>
<tr>
<th>Percentage of strikes causing damage (based on U.S. national Database)</th>
<th>&gt;20%</th>
<th>10-20%</th>
<th>6-9.9%</th>
<th>2-5.9%</th>
<th>0-1.9%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Severity Category</td>
<td>Very High</td>
<td>High</td>
<td>Moderate</td>
<td>Low</td>
<td>Very Low</td>
</tr>
</tbody>
</table>

As a check on this process, the Port maintains an AIRMAN database that tracks wildlife strike occurrences by species and includes information on whether there was damage associated with each strike. If there are species for which Port data tracking shows significant variance with national data, then Port staff will evaluate whether the local data warrants a change in the potential severity of impact rating for that species.
Determining Probability of Occurrence

The Port has defined “probability” as “the likelihood that an adverse event, (i.e., a collision involving an aircraft and wildlife), will occur at PDX”. The likelihood is measured using airport specific data for bird strikes at PDX. Due to TTD’s lack of a reliable means of strike reporting, strike data from PDX was used as a surrogate because of the two airports close proximity and similar eco-regional context. As with the severity of impact evaluation, the probability of a strike occurring is divided into five categories ranging from very high to very low. A particular species placement in a probability category is based on the number of strikes per year for that species averaged over a five-year period, as shown in the following table:

<table>
<thead>
<tr>
<th>Average Number of Strikes per year (based on PDX data)</th>
<th>&gt;10</th>
<th>3-10</th>
<th>1-2.9</th>
<th>0.3-0.9</th>
<th>0.2-0</th>
</tr>
</thead>
<tbody>
<tr>
<td>Probability category</td>
<td>Very High</td>
<td>High</td>
<td>Moderate</td>
<td>Low</td>
<td>Very Low</td>
</tr>
</tbody>
</table>

Making a Risk Evaluation

Combining the severity of impact and the probability of occurrence categories populates the risk model with a list of species that should be the focus of any management actions. Species that have been struck at the airport are placed into the appropriate place in the matrix based on the respective axis i.e. probability or severity. Species placed in the portion of the risk evaluation matrix shown in red are considered priority species for which the Port will implement an immediate action plan. Those species falling within the yellow portion of the matrix are species that are of lesser concern than the red species, but still may require management actions. Those species falling within the green portion of the matrix are species that warrant monitoring.

<table>
<thead>
<tr>
<th>SEVERITY OF IMPACT</th>
<th>PROBABILITY OF OCCURRENCE</th>
<th>Very High</th>
<th>High</th>
<th>Moderate</th>
<th>Low</th>
<th>Very Low</th>
</tr>
</thead>
<tbody>
<tr>
<td>Very High</td>
<td></td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td>High</td>
<td></td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Moderate</td>
<td></td>
<td>3</td>
<td>3</td>
<td>2</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Low</td>
<td></td>
<td>2</td>
<td>2</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Very Low</td>
<td></td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
</tbody>
</table>

Discussion

This section provides an analysis of the PDX risk evaluation matrix to identify species of concern at TTD. The PDX risk evaluation matrix is relevant to TTD based on the close proximity and similar habitats of the two airports. This analysis serves as a starting point to determine which species of concern are likely to present the highest risk to aircraft at TTD. The data gained from the wildlife surveys provides additional insight as to which species of concern from the PDX risk evaluation matrix are likely to present the highest risk to aircraft at TTD. Another source of data comes from occasional inspections of TTD by the PDX wildlife technicians and notifications from the TTD Tower. Periodic site visits were made outside of normal wildlife surveys as time and staffing levels at PDX allowed, and as requests were made by the TTD tower to haze wildlife hazards from the airfield. Lastly, the results of reported bird strikes and a map of the location of known strikes are also included.
Risk Evaluation Model

The figure below displays an example of the Port’s risk evaluation model. Probability data for the model is based on PDX strike data, while severity of impact data was obtained from the National FAA strike database. Since the species composition at TTD is expected to be comparable to PDX based on the proximity and habitat similarity of the two airports, the probability data obtained at PDX is being used in this report due to the limited strike reporting history at TTD. The risk evaluation matrix indicates wildlife species of concern that pose varying levels of strike risk to aircraft at TTD.

![Risk Evaluation Model Table]

[Bracketed species] indicate species that have not been struck at PDX or TTD, but are present in the area, and have a high enough severity potential to warrant inclusion in the model.

*Coyote--- This species has not been struck by aircraft at TTD but is frequently observed on the movement surface, thus warranting inclusion.

Source: Allan, J.R. “Birdstrike Assessment Model.” Central Science Laboratory, United Kingdom, 2003.
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APPENDIX B  FAA Advisory Circular 150/5200-33B. Hazardous Wildlife Attractants On or Near Airports.
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1. **PURPOSE.** This Advisory Circular (AC) provides guidance on certain land uses that have the potential to attract hazardous wildlife on or near public-use airports. It also discusses airport development projects (including airport construction, expansion, and renovation) affecting aircraft movement near hazardous wildlife attractants. Appendix 1 provides definitions of terms used in this AC.

2. **APPLICABILITY.** The Federal Aviation Administration (FAA) recommends that public-use airport operators implement the standards and practices contained in this AC. The holders of Airport Operating Certificates issued under Title 14, Code of Federal Regulations (CFR), Part 139, Certification of Airports, Subpart D (Part 139), may use the standards, practices, and recommendations contained in this AC to comply with the wildlife hazard management requirements of Part 139. Airports that have received Federal grant-in-aid assistance must use these standards. The FAA also recommends the guidance in this AC for land-use planners, operators of non-certificated airports, and developers of projects, facilities, and activities on or near airports.


4. **PRINCIPAL CHANGES.** This AC contains the following major changes, which are marked with vertical bars in the margin:

   a. Technical changes to paragraph references.

   b. Wording on storm water detention ponds.

   c. Deleted paragraph 4-3.b, *Additional Coordination*.

5. **BACKGROUND.** Information about the risks posed to aircraft by certain wildlife species has increased a great deal in recent years. Improved reporting, studies, documentation, and statistics clearly show that aircraft collisions with birds and other wildlife are a serious economic and public safety problem. While many species of wildlife can pose a threat to aircraft safety, they are not equally hazardous. Table 1
ranks the wildlife groups commonly involved in damaging strikes in the United States according to their relative hazard to aircraft. The ranking is based on the 47,212 records in the FAA National Wildlife Strike Database for the years 1990 through 2003. These hazard rankings, in conjunction with site-specific Wildlife Hazards Assessments (WHA), will help airport operators determine the relative abundance and use patterns of wildlife species and help focus hazardous wildlife management efforts on those species most likely to cause problems at an airport.

Most public-use airports have large tracts of open, undeveloped land that provide added margins of safety and noise mitigation. These areas can also present potential hazards to aviation if they encourage wildlife to enter an airport's approach or departure airspace or air operations area (AOA). Constructed or natural areas—such as poorly drained locations, detention/retention ponds, roosting habitats on buildings, landscaping, odor-causing rotting organic matter (putrescible waste) disposal operations, wastewater treatment plants, agricultural or aquaculture activities, surface mining, or wetlands—can provide wildlife with ideal locations for feeding, loafing, reproduction, and escape. Even small facilities, such as fast food restaurants, taxicab staging areas, rental car facilities, aircraft viewing areas, and public parks, can produce substantial attractions for hazardous wildlife.

During the past century, wildlife-aircraft strikes have resulted in the loss of hundreds of lives worldwide, as well as billions of dollars in aircraft damage. Hazardous wildlife attractants on and near airports can jeopardize future airport expansion, making proper community land-use planning essential. This AC provides airport operators and those parties with whom they cooperate with the guidance they need to assess and address potentially hazardous wildlife attractants when locating new facilities and implementing certain land-use practices on or near public-use airports.

6. MEMORANDUM OF AGREEMENT BETWEEN FEDERAL RESOURCE AGENCIES. The FAA, the U.S. Air Force, the U.S. Army Corps of Engineers, the U.S. Environmental Protection Agency, the U.S. Fish and Wildlife Service, and the U.S. Department of Agriculture - Wildlife Services signed a Memorandum of Agreement (MOA) in July 2003 to acknowledge their respective missions in protecting aviation from wildlife hazards. Through the MOA, the agencies established procedures necessary to coordinate their missions to address more effectively existing and future environmental conditions contributing to collisions between wildlife and aircraft (wildlife strikes) throughout the United States. These efforts are intended to minimize wildlife risks to aviation and human safety while protecting the Nation’s valuable environmental resources.

DAVID L. BENNETT
Director, Office of Airport Safety and Standards
Table 1. Ranking of 25 species groups as to relative hazard to aircraft (1=most hazardous) based on three criteria (damage, major damage, and effect-on-flight), a composite ranking based on all three rankings, and a relative hazard score. Data were derived from the FAA National Wildlife Strike Database, January 1990–April 2003.1

<table>
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<tr>
<th>Species group</th>
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<th></th>
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<tr>
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<td>Major damage5</td>
<td>Effect on flight6</td>
<td>Composite ranking7</td>
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<tr>
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1 Excerpted from the Special Report for the FAA, “Ranking the Hazard Level of Wildlife Species to Civil Aviation in the USA: Update #1, July 2, 2003”. Refer to this report for additional explanations of criteria and method of ranking.
2 Relative rank of each species group was compared with every other group for the three variables, placing the species group with the greatest hazard rank for ≥ 2 of the 3 variables above the next highest ranked group, then proceeding down the list.
3 Percentage values, from Tables 3 and 4 in Footnote 1 of the Special Report, for the three criteria were summed and scaled down from 100, with 100 as the score for the species group with the maximum summed values and the greatest potential hazard to aircraft.
4 Aircraft incurred at least some damage (destroyed, substantial, minor, or unknown) from strike.
5 Aircraft incurred damage or structural failure, which adversely affected the structure strength, performance, or flight characteristics, and which would normally require major repair or replacement of the affected component, or the damage sustained makes it inadvisable to restore aircraft to airworthy condition.
6 Aborted takeoff, engine shutdown, precautionary landing, or other.
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SECTION 1.

GENERAL SEPARATION CRITERIA FOR HAZARDOUS WILDLIFE ATTRACTANTS ON OR NEAR AIRPORTS.

1-1. INTRODUCTION. When considering proposed land uses, airport operators, local planners, and developers must take into account whether the proposed land uses, including new development projects, will increase wildlife hazards. Land-use practices that attract or sustain hazardous wildlife populations on or near airports can significantly increase the potential for wildlife strikes.

The FAA recommends the minimum separation criteria outlined below for land-use practices that attract hazardous wildlife to the vicinity of airports. Please note that FAA criteria include land uses that cause movement of hazardous wildlife onto, into, or across the airport’s approach or departure airspace or air operations area (AOA). (See the discussion of the synergistic effects of surrounding land uses in Section 2-8 of this AC.)

The basis for the separation criteria contained in this section can be found in existing FAA regulations. The separation distances are based on (1) flight patterns of piston-powered aircraft and turbine-powered aircraft, (2) the altitude at which most strikes happen (78 percent occur under 1,000 feet and 90 percent occur under 3,000 feet above ground level), and (3) National Transportation Safety Board (NTSB) recommendations.

1-2. AIRPORTS SERVING PISTON-POWERED AIRCRAFT. Airports that do not sell Jet-A fuel normally serve piston-powered aircraft. Notwithstanding more stringent requirements for specific land uses, the FAA recommends a separation distance of 5,000 feet at these airports for any of the hazardous wildlife attractants mentioned in Section 2 or for new airport development projects meant to accommodate aircraft movement. This distance is to be maintained between an airport’s AOA and the hazardous wildlife attractant. Figure 1 depicts this separation distance measured from the nearest aircraft operations areas.

1-3. AIRPORTS SERVING TURBINE-POWERED AIRCRAFT. Airports selling Jet-A fuel normally serve turbine-powered aircraft. Notwithstanding more stringent requirements for specific land uses, the FAA recommends a separation distance of 10,000 feet at these airports for any of the hazardous wildlife attractants mentioned in Section 2 or for new airport development projects meant to accommodate aircraft movement. This distance is to be maintained between an airport’s AOA and the hazardous wildlife attractant. Figure 1 depicts this separation distance from the nearest aircraft movement areas.

1-4. PROTECTION OF APPROACH, DEPARTURE, AND CIRCLING AIRSPACE. For all airports, the FAA recommends a distance of 5 statute miles between the farthest edge of the airport’s AOA and the hazardous wildlife attractant if the attractant could cause hazardous wildlife movement into or across the approach or departure airspace.
Figure 1. Separation distances within which hazardous wildlife attractants should be avoided, eliminated, or mitigated.

PERIMETER A: For airports serving piston-powered aircraft, hazardous wildlife attractants must be 5,000 feet from the nearest air operations area.

PERIMETER B: For airports serving turbine-powered aircraft, hazardous wildlife attractants must be 10,000 feet from the nearest air operations area.

PERIMETER C: 5-mile range to protect approach, departure and circling airspace.
SECTION 2.

LAND-USE PRACTICES ON OR NEAR AIRPORTS THAT POTENTIALLY ATTRACT HAZARDOUS WILDLIFE.

2-1. GENERAL. The wildlife species and the size of the populations attracted to the airport environment vary considerably, depending on several factors, including land-use practices on or near the airport. This section discusses land-use practices having the potential to attract hazardous wildlife and threaten aviation safety. In addition to the specific considerations outlined below, airport operators should refer to *Wildlife Hazard Management at Airports*, prepared by FAA and U.S. Department of Agriculture (USDA) staff. (This manual is available in English, Spanish, and French. It can be viewed and downloaded free of charge from the FAA’s wildlife hazard mitigation web site: [http://wildlife-mitigation.tc.FAA.gov](http://wildlife-mitigation.tc.FAA.gov)). And, *Prevention and Control of Wildlife Damage*, compiled by the University of Nebraska Cooperative Extension Division. (This manual is available online in a periodically updated version at: [ianrwww.unl.edu/wildlife/solutions/handbook/](http://ianrwww.unl.edu/wildlife/solutions/handbook/).)

2-2. WASTE DISPOSAL OPERATIONS. Municipal solid waste landfills (MSWLF) are known to attract large numbers of hazardous wildlife, particularly birds. Because of this, these operations, when located within the separations identified in the siting criteria in Sections 1-2 through 1-4, are considered incompatible with safe airport operations.

a. Siting for new municipal solid waste landfills subject to AIR 21. Section 503 of the Wendell H. Ford Aviation Investment and Reform Act for the 21st Century (Public Law 106-181) (AIR 21) prohibits the construction or establishment of a new MSWLF within 6 statute miles of certain public-use airports. Before these prohibitions apply, both the airport and the landfill must meet the very specific conditions described below. These restrictions do not apply to airports or landfills located within the state of Alaska.

The airport must (1) have received a Federal grant(s) under 49 U.S.C. § 47101, et. seq.; (2) be under control of a public agency; (3) serve some scheduled air carrier operations conducted in aircraft with less than 60 seats; and (4) have total annual enplanements consisting of at least 51 percent of scheduled air carrier enplanements conducted in aircraft with less than 60 passenger seats.

The proposed MSWLF must (1) be within 6 miles of the airport, as measured from airport property line to MSWLF property line, and (2) have started construction or establishment on or after April 5, 2001. Public Law 106-181 only limits the construction or establishment of some new MSWLF. It does not limit the expansion, either vertical or horizontal, of existing landfills.

NOTE: Consult the most recent version of AC 150/5200-34, *Construction or Establishment of Landfills Near Public Airports*, for a more detailed discussion of these restrictions.
b. **Siting for new MSWLF not subject to AIR 21.** If an airport and MSWLF do not meet the restrictions of Public Law 106-181, the FAA recommends against locating MSWLF within the separation distances identified in Sections 1-2 through 1-4. The separation distances should be measured from the closest point of the airport’s AOA to the closest planned MSWLF cell.

c. **Considerations for existing waste disposal facilities within the limits of separation criteria.** The FAA recommends against airport development projects that would increase the number of aircraft operations or accommodate larger or faster aircraft near MSWLF operations located within the separations identified in Sections 1-2 through 1-4. In addition, in accordance with 40 CFR 258.10, owners or operators of existing MSWLF units that are located within the separations listed in Sections 1-2 through 1-4 must demonstrate that the unit is designed and operated so it does not pose a bird hazard to aircraft. (See Section 4-2(b) of this AC for a discussion of this demonstration requirement.)

d. **Enclosed trash transfer stations.** Enclosed waste-handling facilities that receive garbage behind closed doors; process it via compaction, incineration, or similar manner; and remove all residue by enclosed vehicles generally are compatible with safe airport operations, provided they are not located on airport property or within the Runway Protection Zone (RPZ). These facilities should not handle or store putrescible waste outside or in a partially enclosed structure accessible to hazardous wildlife. Trash transfer facilities that are open on one or more sides; that store uncovered quantities of municipal solid waste outside, even if only for a short time; that use semi-trailers that leak or have trash clinging to the outside; or that do not control odors by ventilation and filtration systems (odor masking is not acceptable) do not meet the FAA’s definition of fully enclosed trash transfer stations. The FAA considers these facilities incompatible with safe airport operations if they are located closer than the separation distances specified in Sections 1-2 through 1-4.

e. **Composting operations on or near airport property.** Composting operations that accept only yard waste (e.g., leaves, lawn clippings, or branches) generally do not attract hazardous wildlife. Sewage sludge, woodchips, and similar material are not municipal solid wastes and may be used as compost bulking agents. The compost, however, must never include food or other municipal solid waste. Composting operations should not be located on airport property. Off-airport property composting operations should be located no closer than the greater of the following distances: 1,200 feet from any AOA or the distance called for by airport design requirements (see AC 150/5300-13, *Airport Design*). This spacing should prevent material, personnel, or equipment from penetrating any Object Free Area (OFA), Obstacle Free Zone (OFZ), Threshold Siting Surface (TSS), or Clearway. Airport operators should monitor composting operations located in proximity to the airport to ensure that steam or thermal rise does not adversely affect air traffic. On-airport disposal of compost by-products should not be conducted for the reasons stated in 2-3f.
f. **Underwater waste discharges.** The FAA recommends against the underwater discharge of any food waste (e.g., fish processing offal) within the separations identified in Sections 1-2 through 1-4 because it could attract scavenging hazardous wildlife.

g. **Recycling centers.** Recycling centers that accept previously sorted non-food items, such as glass, newspaper, cardboard, or aluminum, are, in most cases, not attractive to hazardous wildlife and are acceptable.

h. **Construction and demolition (C&D) debris facilities.** C&D landfills do not generally attract hazardous wildlife and are acceptable if maintained in an orderly manner, admit no putrescible waste, and are not co-located with other waste disposal operations. However, C&D landfills have similar visual and operational characteristics to putrescible waste disposal sites. When co-located with putrescible waste disposal operations, C&D landfills are more likely to attract hazardous wildlife because of the similarities between these disposal facilities. Therefore, a C&D landfill co-located with another waste disposal operation should be located outside of the separations identified in Sections 1-2 through 1-4.

i. **Fly ash disposal.** The incinerated residue from resource recovery power/heat-generating facilities that are fired by municipal solid waste, coal, or wood is generally not a wildlife attractant because it no longer contains putrescible matter. Landfills accepting only fly ash are generally not considered to be wildlife attractants and are acceptable as long as they are maintained in an orderly manner, admit no putrescible waste of any kind, and are not co-located with other disposal operations that attract hazardous wildlife.

Since varying degrees of waste consumption are associated with general incineration (not resource recovery power/heat-generating facilities), the FAA considers the ash from general incinerators a regular waste disposal by-product and, therefore, a hazardous wildlife attractant if disposed of within the separation criteria outlined in Sections 1-2 through 1-4.

**2-3. WATER MANAGEMENT FACILITIES.** Drinking water intake and treatment facilities, storm water and wastewaster treatment facilities, associated retention and settling ponds, ponds built for recreational use, and ponds that result from mining activities often attract large numbers of potentially hazardous wildlife. To prevent wildlife hazards, land-use developers and airport operators may need to develop management plans, in compliance with local and state regulations, to support the operation of storm water management facilities on or near all public-use airports to ensure a safe airport environment.

a. **Existing storm water management facilities.** On-airport storm water management facilities allow the quick removal of surface water, including discharges related to aircraft deicing, from impervious surfaces, such as pavement and terminal/hangar building roofs. Existing on-airport detention ponds collect storm water, protect water quality, and control runoff. Because they slowly release water
after storms, they create standing bodies of water that can attract hazardous wildlife. Where the airport has developed a Wildlife Hazard Management Plan (WHMP) in accordance with Part 139, the FAA requires immediate correction of any wildlife hazards arising from existing storm water facilities located on or near airports, using appropriate wildlife hazard mitigation techniques. Airport operators should develop measures to minimize hazardous wildlife attraction in consultation with a wildlife damage management biologist.

Where possible, airport operators should modify storm water detention ponds to allow a maximum 48-hour detention period for the design storm. The FAA recommends that airport operators avoid or remove retention ponds and detention ponds featuring dead storage to eliminate standing water. Detention basins should remain totally dry between rainfalls. Where constant flow of water is anticipated through the basin, or where any portion of the basin bottom may remain wet, the detention facility should include a concrete or paved pad and/or ditch/swale in the bottom to prevent vegetation that may provide nesting habitat.

When it is not possible to drain a large detention pond completely, airport operators may use physical barriers, such as bird balls, wires grids, pillows, or netting, to deter birds and other hazardous wildlife. When physical barriers are used, airport operators must evaluate their use and ensure they will not adversely affect water rescue. Before installing any physical barriers over detention ponds on Part 139 airports, airport operators must get approval from the appropriate FAA Regional Airports Division Office.

The FAA recommends that airport operators encourage off-airport storm water treatment facility operators to incorporate appropriate wildlife hazard mitigation techniques into storm water treatment facility operating practices when their facility is located within the separation criteria specified in Sections 1-2 through 1-4.

**b. New storm water management facilities.** The FAA strongly recommends that off-airport storm water management systems located within the separations identified in Sections 1-2 through 1-4 be designed and operated so as not to create above-ground standing water. Stormwater detention ponds should be designed, engineered, constructed, and maintained for a maximum 48-hour detention period after the design storm and remain completely dry between storms. To facilitate the control of hazardous wildlife, the FAA recommends the use of steep-sided, rip-rap lined, narrow, linearly shaped water detention basins. When it is not possible to place these ponds away from an airport’s AOA, airport operators should use physical barriers, such as bird balls, wires grids, pillows, or netting, to prevent access of hazardous wildlife to open water and minimize aircraft-wildlife interactions. When physical barriers are used, airport operators must evaluate their use and ensure they will not adversely affect water rescue. Before installing any physical barriers over detention ponds on Part 139 airports, airport operators must get approval from the appropriate FAA Regional Airports Division Office. All vegetation in or around detention basins that provide food or cover for hazardous wildlife should be eliminated. If soil conditions and other requirements allow, the FAA encourages
the use of underground storm water infiltration systems, such as French drains or buried rock fields, because they are less attractive to wildlife.

c. Existing wastewater treatment facilities. The FAA strongly recommends that airport operators immediately correct any wildlife hazards arising from existing wastewater treatment facilities located on or near the airport. Where required, a WHMP developed in accordance with Part 139 will outline appropriate wildlife hazard mitigation techniques. Accordingly, airport operators should encourage wastewater treatment facility operators to incorporate measures, developed in consultation with a wildlife damage management biologist, to minimize hazardous wildlife attractants. Airport operators should also encourage those wastewater treatment facility operators to incorporate these mitigation techniques into their standard operating practices. In addition, airport operators should consider the existence of wastewater treatment facilities when evaluating proposed sites for new airport development projects and avoid such sites when practicable.

d. New wastewater treatment facilities. The FAA strongly recommends against the construction of new wastewater treatment facilities or associated settling ponds within the separations identified in Sections 1-2 through 1-4. Appendix 1 defines wastewater treatment facility as “any devices and/or systems used to store, treat, recycle, or reclaim municipal sewage or liquid industrial wastes.” The definition includes any pretreatment involving the reduction of the amount of pollutants or the elimination of pollutants prior to introducing such pollutants into a publicly owned treatment works (wastewater treatment facility). During the site-location analysis for wastewater treatment facilities, developers should consider the potential to attract hazardous wildlife if an airport is in the vicinity of the proposed site, and airport operators should voice their opposition to such facilities if they are in proximity to the airport.

e. Artificial marshes. In warmer climates, wastewater treatment facilities sometimes employ artificial marshes and use submergent and emergent aquatic vegetation as natural filters. These artificial marshes may be used by some species of flocking birds, such as blackbirds and waterfowl, for breeding or roosting activities. The FAA strongly recommends against establishing artificial marshes within the separations identified in Sections 1-2 through 1-4.

f. Wastewater discharge and sludge disposal. The FAA recommends against the discharge of wastewater or sludge on airport property because it may improve soil moisture and quality on unpaved areas and lead to improved turf growth that can be an attractive food source for many species of animals. Also, the turf requires more frequent mowing, which in turn may mutilate or flush insects or small animals and produce straw, both of which can attract hazardous wildlife. In addition, the improved turf may attract grazing wildlife, such as deer and geese. Problems may also occur when discharges saturate unpaved airport areas. The resultant soft, muddy conditions can severely restrict or prevent emergency vehicles from reaching accident sites in a timely manner.
2-4. WETLANDS. Wetlands provide a variety of functions and can be regulated by local, state, and Federal laws. Normally, wetlands are attractive to many types of wildlife, including many which rank high on the list of hazardous wildlife species (Table 1).

NOTE: If questions exist as to whether an area qualifies as a wetland, contact the local division of the U.S. Army Corps of Engineers, the Natural Resources Conservation Service, or a wetland consultant qualified to delineate wetlands.

a. Existing wetlands on or near airport property. If wetlands are located on or near airport property, airport operators should be alert to any wildlife use or habitat changes in these areas that could affect safe aircraft operations. At public-use airports, the FAA recommends immediately correcting, in cooperation with local, state, and Federal regulatory agencies, any wildlife hazards arising from existing wetlands located on or near airports. Where required, a WHMP will outline appropriate wildlife hazard mitigation techniques. Accordingly, airport operators should develop measures to minimize hazardous wildlife attraction in consultation with a wildlife damage management biologist.

b. New airport development. Whenever possible, the FAA recommends locating new airports using the separations from wetlands identified in Sections 1-2 through 1-4. Where alternative sites are not practicable, or when airport operators are expanding an existing airport into or near wetlands, a wildlife damage management biologist, in consultation with the U.S. Fish and Wildlife Service, the U.S. Army Corps of Engineers, and the state wildlife management agency should evaluate the wildlife hazards and prepare a WHMP that indicates methods of minimizing the hazards.

c. Mitigation for wetland impacts from airport projects. Wetland mitigation may be necessary when unavoidable wetland disturbances result from new airport development projects or projects required to correct wildlife hazards from wetlands. Wetland mitigation must be designed so it does not create a wildlife hazard. The FAA recommends that wetland mitigation projects that may attract hazardous wildlife be sited outside of the separations identified in Sections 1-2 through 1-4.

1. Onsite mitigation of wetland functions. The FAA may consider exceptions to locating mitigation activities outside the separations identified in Sections 1-2 through 1-4 if the affected wetlands provide unique ecological functions, such as critical habitat for threatened or endangered species or ground water recharge, which cannot be replicated when moved to a different location. Using existing airport property is sometimes the only feasible way to achieve the mitigation ratios mandated in regulatory orders and/or settlement agreements with the resource agencies. Conservation easements are an additional means of providing mitigation for project impacts. Typically the airport operator continues to own the property, and an easement is created stipulating that the property will be maintained as habitat for state or Federally listed species.
Mitigation must not inhibit the airport operator’s ability to effectively control hazardous wildlife on or near the mitigation site or effectively maintain other aspects of safe airport operations. Enhancing such mitigation areas to attract hazardous wildlife must be avoided. The FAA will review any onsite mitigation proposals to determine compatibility with safe airport operations. A wildlife damage management biologist should evaluate any wetland mitigation projects that are needed to protect unique wetland functions and that must be located in the separation criteria in Sections 1-2 through 1-4 before the mitigation is implemented. A WHMP should be developed to reduce the wildlife hazards.

(2) **Offsite mitigation of wetland functions.** The FAA recommends that wetland mitigation projects that may attract hazardous wildlife be sited outside of the separations identified in Sections 1-2 through 1-4 unless they provide unique functions that must remain onsite (see 2-4c(1)). Agencies that regulate impacts to or around wetlands recognize that it may be necessary to split wetland functions in mitigation schemes. Therefore, regulatory agencies may, under certain circumstances, allow portions of mitigation to take place in different locations.

(3) **Mitigation banking.** Wetland mitigation banking is the creation or restoration of wetlands in order to provide mitigation credits that can be used to offset permitted wetland losses. Mitigation banking benefits wetland resources by providing advance replacement for permitted wetland losses; consolidating small projects into larger, better-designed and managed units; and encouraging integration of wetland mitigation projects with watershed planning. This last benefit is most helpful for airport projects, as wetland impacts mitigated outside of the separations identified in Sections 1-2 through 1-4 can still be located within the same watershed. Wetland mitigation banks meeting the separation criteria offer an ecologically sound approach to mitigation in these situations. Airport operators should work with local watershed management agencies or organizations to develop mitigation banking for wetland impacts on airport property.

2-5. **DREDGE SPOIL CONTAINMENT AREAS.** The FAA recommends against locating dredge spoil containment areas (also known as Confined Disposal Facilities) within the separations identified in Sections 1-2 through 1-4 if the containment area or the spoils contain material that would attract hazardous wildlife.

2-6. **AGRICULTURAL ACTIVITIES.** Because most, if not all, agricultural crops can attract hazardous wildlife during some phase of production, the FAA recommends against the used of airport property for agricultural production, including hay crops, within the separations identified in Sections 1-2 through 1-4. If the airport has no financial alternative to agricultural crops to produce income necessary to maintain the viability of the airport, then the airport shall follow the crop distance guidelines listed in the table titled "Minimum Distances between Certain Airport Features and Any On-Airport Agricultural Crops" found in AC 150/5300-13, *Airport Design*, Appendix 17. The cost of wildlife control and potential accidents should be weighed against the income produced by the on-airport crops when deciding whether to allow crops on the airport.
a. **Livestock production.** Confined livestock operations (i.e., feedlots, dairy operations, hog or chicken production facilities, or egg laying operations) often attract flocking birds, such as starlings, that pose a hazard to aviation. Therefore, the FAA recommends against such facilities within the separations identified in Sections 1-2 through 1-4. Any livestock operation within these separations should have a program developed to reduce the attractiveness of the site to species that are hazardous to aviation safety. Free-ranging livestock must not be grazed on airport property because the animals may wander onto the AOA. Furthermore, livestock feed, water, and manure may attract birds.

b. **Aquaculture.** Aquaculture activities (i.e. catfish or trout production) conducted outside of fully enclosed buildings are inherently attractive to a wide variety of birds. Existing aquaculture facilities/activities within the separations listed in Sections 1-2 through 1-4 must have a program developed to reduce the attractiveness of the sites to species that are hazardous to aviation safety. Airport operators should also oppose the establishment of new aquaculture facilities/activities within the separations listed in Sections 1-2 through 1-4.

c. **Alternative uses of agricultural land.** Some airports are surrounded by vast areas of farmland within the distances specified in Sections 1-2 through 1-4. Seasonal uses of agricultural land for activities such as hunting can create a hazardous wildlife situation. In some areas, farmers will rent their land for hunting purposes. Rice farmers, for example, flood their land during waterfowl hunting season and obtain additional revenue by renting out duck blinds. The duck hunters then use decoys and call in hundreds, if not thousands, of birds, creating a tremendous threat to aircraft safety. A wildlife damage management biologist should review, in coordination with local farmers and producers, these types of seasonal land uses and incorporate them into the WHMP.

2-7. **Golf Courses, Landscaping and Other Land-Use Considerations.**

a. **Golf courses.** The large grassy areas and open water found on most golf courses are attractive to hazardous wildlife, particularly Canada geese and some species of gulls. These species can pose a threat to aviation safety. The FAA recommends against construction of new golf courses within the separations identified in Sections 1-2 through 1-4. Existing golf courses located within these separations must develop a program to reduce the attractiveness of the sites to species that are hazardous to aviation safety. Airport operators should ensure these golf courses are monitored on a continuing basis for the presence of hazardous wildlife. If hazardous wildlife is detected, corrective actions should be immediately implemented.

b. **Landscaping and landscape maintenance.** Depending on its geographic location, landscaping can attract hazardous wildlife. The FAA recommends that airport operators approach landscaping with caution and confine it to airport areas not associated with aircraft movements. A wildlife damage management biologist should review all landscaping plans. Airport operators should also monitor all landscaped areas on a continuing basis for the presence of hazardous wildlife. If
hazardous wildlife is detected, corrective actions should be immediately implemented.

Turf grass areas can be highly attractive to a variety of hazardous wildlife species. Research conducted by the USDA Wildlife Services’ National Wildlife Research Center has shown that no one grass management regime will deter all species of hazardous wildlife in all situations. In cooperation with wildlife damage management biologist, airport operators should develop airport turf grass management plans on a prescription basis, depending on the airport’s geographic locations and the type of hazardous wildlife likely to frequent the airport.

Airport operators should ensure that plant varieties attractive to hazardous wildlife are not used on the airport. Disturbed areas or areas in need of re-vegetating should not be planted with seed mixtures containing millet or any other large-seed producing grass. For airport property already planted with seed mixtures containing millet, rye grass, or other large-seed producing grasses, the FAA recommends diskimg, plowing, or another suitable agricultural practice to prevent plant maturation and seed head production. Plantings should follow the specific recommendations for grass management and seed and plant selection made by the State University Cooperative Extension Service, the local office of Wildlife Services, or a qualified wildlife damage management biologist. Airport operators should also consider developing and implementing a preferred/prohibited plant species list, reviewed by a wildlife damage management biologist, which has been designed for the geographic location to reduce the attractiveness to hazardous wildlife for landscaping airport property.

c. **Airports surrounded by wildlife habitat.** The FAA recommends that operators of airports surrounded by woodlands, water, or wetlands refer to Section 2.4 of this AC. Operators of such airports should provide for a Wildlife Hazard Assessment (WHA) conducted by a wildlife damage management biologist. This WHA is the first step in preparing a WHMP, where required.

d. **Other hazardous wildlife attractants.** Other specific land uses or activities (e.g., sport or commercial fishing, shellfish harvesting, etc.), perhaps unique to certain regions of the country, have the potential to attract hazardous wildlife. Regardless of the source of the attraction, when hazardous wildlife is noted on a public-use airport, airport operators must take prompt remedial action(s) to protect aviation safety.

2-8. **SYNERGISTIC EFFECTS OF SURROUNDING LAND USES.** There may be circumstances where two (or more) different land uses that would not, by themselves, be considered hazardous wildlife attractants or that are located outside of the separations identified in Sections 1-2 through 1-4 that are in such an alignment with the airport as to create a wildlife corridor directly through the airport and/or surrounding airspace. An example of this situation may involve a lake located outside of the separation criteria on the east side of an airport and a large hayfield on the west side of an airport, land uses that together could create a flyway for Canada geese directly across the airspace of the airport. There are numerous examples of such situations;
therefore, airport operators and the wildlife damage management biologist must consider the entire surrounding landscape and community when developing the WHMP.

SECTION 3.

PROCEDURES FOR WILDLIFE HAZARD MANAGEMENT BY OPERATORS OF PUBLIC-USE AIRPORTS.

3.1. INTRODUCTION. In recognition of the increased risk of serious aircraft damage or the loss of human life that can result from a wildlife strike, the FAA may require the development of a Wildlife Hazard Management Plan (WHMP) when specific triggering events occur on or near the airport. Part 139.337 discusses the specific events that trigger a Wildlife Hazard Assessment (WHA) and the specific issues that a WHMP must address for FAA approval and inclusion in an Airport Certification Manual.

3.2. COORDINATION WITH USDA WILDLIFE SERVICES OR OTHER QUALIFIED WILDLIFE DAMAGE MANAGEMENT BIOLOGISTS. The FAA will use the Wildlife Hazard Assessment (WHA) conducted in accordance with Part 139 to determine if the airport needs a WHMP. Therefore, persons having the education, training, and expertise necessary to assess wildlife hazards must conduct the WHA. The airport operator may look to Wildlife Services or to qualified private consultants to conduct the WHA. When the services of a wildlife damage management biologist are required, the FAA recommends that land-use developers or airport operators contact a consultant specializing in wildlife damage management or the appropriate state director of Wildlife Services.

NOTE: Telephone numbers for the respective USDA Wildlife Services state offices can be obtained by contacting USDA Wildlife Services Operational Support Staff, 4700 River Road, Unit 87, Riverdale, MD, 20737-1234, Telephone (301) 734-7921, Fax (301) 734-5157 [http://www.aphis.usda.gov/ws/].

3-3. WILDLIFE HAZARD MANAGEMENT AT AIRPORTS: A MANUAL FOR AIRPORT PERSONNEL. This manual, prepared by FAA and USDA Wildlife Services staff, contains a compilation of information to assist airport personnel in the development, implementation, and evaluation of WHMPs at airports. The manual includes specific information on the nature of wildlife strikes, legal authority, regulations, wildlife management techniques, WHAs, WHMPs, and sources of help and information. The manual is available in three languages: English, Spanish, and French. It can be viewed and downloaded free of charge from the FAA’s wildlife hazard mitigation web site: http://wildlife-mitigation.tc.FAA.gov/. This manual only provides a starting point for addressing wildlife hazard issues at airports. Hazardous wildlife management is a complex discipline and conditions vary widely across the United States. Therefore, qualified wildlife damage management biologists must direct the development of a WHMP and the implementation of management actions by airport personnel.

There are many other resources complementary to this manual for use in developing and implementing WHMPs. Several are listed in the manual's bibliography.
3-4. WILDLIFE HAZARD ASSESSMENTS, TITLE 14, CODE OF FEDERAL REGULATIONS, PART 139. Part 139.337(b) requires airport operators to conduct a Wildlife Hazard Assessment (WHA) when certain events occur on or near the airport. Part 139.337 (c) provides specific guidance as to what facts must be addressed in a WHA.

3-5. WILDLIFE HAZARD MANAGEMENT PLAN (WHMP). The FAA will consider the results of the WHA, along with the aeronautical activity at the airport and the views of the airport operator and airport users, in determining whether a formal WHMP is needed, in accordance with Part 139.337. If the FAA determines that a WHMP is needed, the airport operator must formulate and implement a WHMP, using the WHA as the basis for the plan.

The goal of an airport’s Wildlife Hazard Management Plan is to minimize the risk to aviation safety, airport structures or equipment, or human health posed by populations of hazardous wildlife on and around the airport.

The WHMP must identify hazardous wildlife attractants on or near the airport and the appropriate wildlife damage management techniques to minimize the wildlife hazard. It must also prioritize the management measures.

3-6. LOCAL COORDINATION. The establishment of a Wildlife Hazards Working Group (WHWG) will facilitate the communication, cooperation, and coordination of the airport and its surrounding community necessary to ensure the effectiveness of the WHMP. The cooperation of the airport community is also necessary when new projects are considered. Whether on or off the airport, the input from all involved parties must be considered when a potentially hazardous wildlife attractant is being proposed. Airport operators should also incorporate public education activities with the local coordination efforts because some activities in the vicinity of your airport, while harmless under normal leisure conditions, can attract wildlife and present a danger to aircraft. For example, if public trails are planned near wetlands or in parks adjoining airport property, the public should know that feeding birds and other wildlife in the area may pose a risk to aircraft.

Airport operators should work with local and regional planning and zoning boards so as to be aware of proposed land-use changes, or modification of existing land uses, that could create hazardous wildlife attractants within the separations identified in Sections 1-2 through 1-4. Pay particular attention to proposed land uses involving creation or expansion of waste water treatment facilities, development of wetland mitigation sites, or development or expansion of dredge spoil containment areas. At the very least, airport operators must ensure they are on the notification list of the local planning board or equivalent review entity for all communities located within 5 miles of the airport, so they will receive notification of any proposed project and have the opportunity to review it for attractiveness to hazardous wildlife.

3-7 COORDINATION/NOTIFICATION OF AIRMEN OF WILDLIFE HAZARDS. If an existing land-use practice creates a wildlife hazard and the land-use practice or wildlife hazard cannot be immediately eliminated, airport operators must issue a Notice to Airmen (NOTAM) and encourage the land–owner or manager to take steps to control the wildlife hazard and minimize further attraction.
SECTION 4.

FAA NOTIFICATION AND REVIEW OF PROPOSED LAND-USE PRACTICE CHANGES IN THE VICINITY OF PUBLIC-USE AIRPORTS

4-1. FAA REVIEW OF PROPOSED LAND-USE PRACTICE CHANGES IN THE VICINITY OF PUBLIC-USE AIRPORTS.

a. The FAA discourages the development of waste disposal and other facilities, discussed in Section 2, located within the 5,000/10,000-foot criteria specified in Sections 1-2 through 1-4.

b. For projects that are located outside the 5,000/10,000-foot criteria but within 5 statute miles of the airport’s AOA, the FAA may review development plans, proposed land-use changes, operational changes, or wetland mitigation plans to determine if such changes present potential wildlife hazards to aircraft operations. The FAA considers sensitive airport areas as those that lie under or next to approach or departure airspace. This brief examination should indicate if further investigation is warranted.

c. Where a wildlife damage management biologist has conducted a further study to evaluate a site’s compatibility with airport operations, the FAA may use the study results to make a determination.

4-2. WASTE MANAGEMENT FACILITIES.

a. Notification of new/expanded project proposal. Section 503 of the Wendell H. Ford Aviation Investment and Reform Act for the 21st Century (Public Law 106-181) limits the construction or establishment of new MSWLF within 6 statute miles of certain public-use airports, when both the airport and the landfill meet very specific conditions. See Section 2-2 of this AC and AC 150/5200-34 for a more detailed discussion of these restrictions.

The Environmental Protection Agency (EPA) requires any MSWLF operator proposing a new or expanded waste disposal operation within 5 statute miles of a runway end to notify the appropriate FAA Regional Airports Division Office and the airport operator of the proposal (40 CFR 258, Criteria for Municipal Solid Waste Landfills, Section 258.10, Airport Safety). The EPA also requires owners or operators of new MSWLF units, or lateral expansions of existing MSWLF units, that are located within 10,000 feet of any airport runway end used by turbojet aircraft, or within 5,000 feet of any airport runway end used only by piston-type aircraft, to demonstrate successfully that such units are not hazards to aircraft. (See 4-2.b below.)

When new or expanded MSWLF are being proposed near airports, MSWLF operators must notify the airport operator and the FAA of the proposal as early as possible pursuant to 40 CFR 258.
b. Waste handling facilities within separations identified in Sections 1-2 through 1-4. To claim successfully that a waste-handling facility sited within the separations identified in Sections 1-2 through 1-4 does not attract hazardous wildlife and does not threaten aviation, the developer must establish convincingly that the facility will not handle putrescible material other than that as outlined in 2-2.d. The FAA strongly recommends against any facility other than that as outlined in 2-2.d (enclosed transfer stations). The FAA will use this information to determine if the facility will be a hazard to aviation.

c. Putrescible-Waste Facilities. In their effort to satisfy the EPA requirement, some putrescible-waste facility proponents may offer to undertake experimental measures to demonstrate that their proposed facility will not be a hazard to aircraft. To date, no such facility has been able to demonstrate an ability to reduce and sustain hazardous wildlife to levels that existed before the putrescible-waste landfill began operating. For this reason, demonstrations of experimental wildlife control measures may not be conducted within the separation identified in Sections 1-2 through 1-4.

4-3. OTHER LAND-USE PRACTICE CHANGES. As a matter of policy, the FAA encourages operators of public-use airports who become aware of proposed land use practice changes that may attract hazardous wildlife within 5 statute miles of their airports to promptly notify the FAA. The FAA also encourages proponents of such land use changes to notify the FAA as early in the planning process as possible. Advanced notice affords the FAA an opportunity (1) to evaluate the effect of a particular land-use change on aviation safety and (2) to support efforts by the airport sponsor to restrict the use of land next to or near the airport to uses that are compatible with the airport.

The airport operator, project proponent, or land-use operator may use FAA Form 7460-1, Notice of Proposed Construction or Alteration, or other suitable documents similar to FAA Form 7460-1 to notify the appropriate FAA Regional Airports Division Office. Project proponents can contact the appropriate FAA Regional Airports Division Office for assistance with the notification process.

It is helpful if the notification includes a 15-minute quadrangle map of the area identifying the location of the proposed activity. The land-use operator or project proponent should also forward specific details of the proposed land-use change or operational change or expansion. In the case of solid waste landfills, the information should include the type of waste to be handled, how the waste will be processed, and final disposal methods.

a. Airports that have received Federal grant-in-aid assistance. Airports that have received Federal grant-in-aid assistance are required by their grant assurances to take appropriate actions to restrict the use of land next to or near the airport to uses that are compatible with normal airport operations. The FAA recommends that airport operators to the extent practicable oppose off-airport land-use changes or practices within the separations identified in Sections 1-2 through 1-4 that may attract hazardous wildlife. Failure to do so may lead to noncompliance with applicable grant assurances. The FAA will not approve the placement of airport
development projects pertaining to aircraft movement in the vicinity of hazardous wildlife attractants without appropriate mitigating measures. Increasing the intensity of wildlife control efforts is not a substitute for eliminating or reducing a proposed wildlife hazard. Airport operators should identify hazardous wildlife attractants and any associated wildlife hazards during any planning process for new airport development projects.
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APPENDIX 1. DEFINITIONS OF TERMS USED IN THIS ADVISORY CIRCULAR.

1. GENERAL. This appendix provides definitions of terms used throughout this AC.

1. Air operations area. Any area of an airport used or intended to be used for landing, takeoff, or surface maneuvering of aircraft. An air operations area includes such paved areas or unpaved areas that are used or intended to be used for the unobstructed movement of aircraft in addition to its associated runway, taxiways, or apron.

2. Airport operator. The operator (private or public) or sponsor of a public-use airport.

3. Approach or departure airspace. The airspace, within 5 statute miles of an airport, through which aircraft move during landing or takeoff.

4. Bird balls. High-density plastic floating balls that can be used to cover ponds and prevent birds from using the sites.


6. Construct a new MSWLF. To begin to excavate, grade land, or raise structures to prepare a municipal solid waste landfill as permitted by the appropriate regulatory or permitting agency.

7. Detention ponds. Storm water management ponds that hold storm water for short periods of time, a few hours to a few days.

8. Establish a new MSWLF. When the first load of putrescible waste is received on-site for placement in a prepared municipal solid waste landfill.

9. Fly ash. The fine, sand-like residue resulting from the complete incineration of an organic fuel source. Fly ash typically results from the combustion of coal or waste used to operate a power generating plant.


11. Hazardous wildlife. Species of wildlife (birds, mammals, reptiles), including feral animals and domesticated animals not under control, that are associated with aircraft strike problems, are capable of causing structural damage to airport facilities, or act as attractants to other wildlife that pose a strike hazard.

12. Municipal Solid Waste Landfill (MSWLF). A publicly or privately owned discrete area of land or an excavation that receives household waste and that is not a land application unit, surface impoundment, injection well, or waste pile, as those terms are defined under 40 CFR § 257.2. An MSWLF may receive
other types wastes, such as commercial solid waste, non-hazardous sludge, small-quantity generator waste, and industrial solid waste, as defined under 40 CFR § 258.2. An MSWLF can consist of either a stand alone unit or several cells that receive household waste.

13. **New MSWLF.** A municipal solid waste landfill that was established or constructed after April 5, 2001.

14. **Piston-powered aircraft.** Fixed-wing aircraft powered by piston engines.

15. **Piston-use airport.** Any airport that does not sell Jet-A fuel for fixed-wing turbine-powered aircraft, and primarily serves fixed-wing, piston-powered aircraft. Incidental use of the airport by turbine-powered, fixed-wing aircraft would not affect this designation. However, such aircraft should not be based at the airport.

16. **Public agency.** A State or political subdivision of a State, a tax-supported organization, or an Indian tribe or pueblo (49 U.S.C. § 47102(19)).

17. **Public airport.** An airport used or intended to be used for public purposes that is under the control of a public agency; and of which the area used or intended to be used for landing, taking off, or surface maneuvering of aircraft is publicly owned (49 U.S.C. § 47102(20)).

18. **Public-use airport.** An airport used or intended to be used for public purposes, and of which the area used or intended to be used for landing, taking off, or surface maneuvering of aircraft may be under the control of a public agency or privately owned and used for public purposes (49 U.S.C. § 47102(21)).

19. **Putrescible waste.** Solid waste that contains organic matter capable of being decomposed by micro-organisms and of such a character and proportion as to be capable of attracting or providing food for birds (40 CFR §257.3-8).

20. **Putrescible-waste disposal operation.** Landfills, garbage dumps, underwater waste discharges, or similar facilities where activities include processing, burying, storing, or otherwise disposing of putrescible material, trash, and refuse.

21. **Retention ponds.** Storm water management ponds that hold water for several months.

22. **Runway protection zone (RPZ).** An area off the runway end to enhance the protection of people and property on the ground (see AC 150/5300-13). The dimensions of this zone vary with the airport design, aircraft, type of operation, and visibility minimum.

23. **Scheduled air carrier operation.** Any common carriage passenger-carrying operation for compensation or hire conducted by an air carrier or commercial
24. **Sewage sludge.** Any solid, semi-solid, or liquid residue generated during the treatment of domestic sewage in a treatment works. Sewage sludge includes, but is not limited to, domestic septage; scum or solids removed in primary, secondary, or advanced wastewater treatment process; and a material derived from sewage sludge. Sewage does not include ash generated during the firing of sewage sludge in a sewage sludge incinerator or grit and screenings generated during preliminary treatment of domestic sewage in a treatment works. (40 CFR 257.2)

25. **Sludge.** Any solid, semi-solid, or liquid waste generated from a municipal, commercial or industrial wastewater treatment plant, water supply treatment plant, or air pollution control facility or any other such waste having similar characteristics and effect. (40 CFR 257.2)

26. **Solid waste.** Any garbage, refuse, sludge, from a waste treatment plant, water supply treatment plant or air pollution control facility and other discarded material, including, solid liquid, semisolid, or contained gaseous material resulting from industrial, commercial, mining, and agricultural operations, and from community activities, but does not include solid or dissolved materials in domestic sewage, or solid or dissolved material in irrigation return flows or industrial discharges which are point sources subject to permits under section 402 of the Federal Water Pollution Control Act, as amended (86 Stat. 880), or source, special nuclear, or by product material as defined by the Atomic Energy Act of 1954, as amended, (68 Stat. 923). (40 CFR 257.2)

27. **Turbine-powered aircraft.** Aircraft powered by turbine engines including turbojets and turboprops but excluding turbo-shaft rotary-wing aircraft.

28. **Turbine-use airport.** Any airport that sells Jet-A fuel for fixed-wing turbine-powered aircraft.

29. **Wastewater treatment facility.** Any devices and/or systems used to store, treat, recycle, or reclaim municipal sewage or liquid industrial wastes, including Publicly Owned Treatment Works (POTW), as defined by Section 212 of the Federal Water Pollution Control Act (P.L. 92-500) as amended by the Clean Water Act of 1977 (P.L. 95-576) and the Water Quality Act of 1987 (P.L. 100-4). This definition includes any pretreatment involving the reduction of the amount of pollutants, the elimination of pollutants, or the alteration of the nature of pollutant properties in wastewater prior to or in lieu of discharging or otherwise introducing such pollutants into a POTW. (See 40 CFR Section 403.3 (q), (r), & (s)).
30. **Wildlife.** Any wild animal, including without limitation any wild mammal, bird, reptile, fish, amphibian, mollusk, crustacean, arthropod, coelenterate, or other invertebrate, including any part, product, egg, or offspring thereof (50 CFR 10.12, *Taking, Possession, Transportation, Sale, Purchase, Barter, Exportation, and Importation of Wildlife and Plants*). As used in this AC, wildlife includes feral animals and domestic animals out of the control of their owners (14 CFR Part 139, Certification of Airports).

31. **Wildlife attractants.** Any human-made structure, land-use practice, or human-made or natural geographic feature that can attract or sustain hazardous wildlife within the landing or departure airspace or the airport’s AOA. These attractants can include architectural features, landscaping, waste disposal sites, wastewater treatment facilities, agricultural or aquaculture activities, surface mining, or wetlands.

32. **Wildlife hazard.** A potential for a damaging aircraft collision with wildlife on or near an airport.

33. **Wildlife strike.** A wildlife strike is deemed to have occurred when:

   a. A pilot reports striking 1 or more birds or other wildlife;

   b. Aircraft maintenance personnel identify aircraft damage as having been caused by a wildlife strike;

   c. Personnel on the ground report seeing an aircraft strike 1 or more birds or other wildlife;

   d. Bird or other wildlife remains, whether in whole or in part, are found within 200 feet of a runway centerline, unless another reason for the animal's death is identified;

   e. The animal's presence on the airport had a significant negative effect on a flight (i.e., aborted takeoff, aborted landing, high-speed emergency stop, aircraft left pavement area to avoid collision with animal) (Transport Canada, Airports Group, *Wildlife Control Procedures Manual*, Technical Publication 11500E, 1994).

2. **RESERVED.**
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APPENDIX C  TTD Wildlife Control Permits.
## Federal Fish and Wildlife Permit

**Permittee:** Troutdale Airport  
**To:** Nick Atwell  
**Attn:** Nick Atwell  
**7000 NE Airport Way**  
**Portland, OR 97238**  
**U.S.A.**

### Conditions and Authorizations

A. General conditions set out in Subpart D of 50 CFR 33, and specific conditions contained in federal regulations cited in Block 5 above, are hereby made a part of this permit. All activities authorized herein must be carried out in accord with and for the purposes described in this application or amended. Continued validity, or renewal, of this permit is subject to complete and timely compliance with all applicable conditions, including the filing of all required information and reports.

B. The validity of this permit is also conditioned upon strict observance of all applicable foreign, state, local, tribal, or other federal law.

C. Valid for use by permittee named above.

D. You are authorized to take, temporarily possess, and transport the migratory birds specified below to relieve or prevent injurious situations impacting public safety. All take must be done as part of an integrated wildlife damage management program that emphasizes nonlethal management techniques. You may not use this authority for situations in which migratory birds are merely causing a nuisance.

1. The following may be lethally taken:
   - 200 Migratory Birds (primarily waterfowl and gulls)

2. The following may be live-trapped and relocated:
   - 300 Migratory Birds (primarily raptors)

Birds may be released in Oregon or Washington, release locations as approved by ODFW and WDFW, respectively.

3. The following active nests (including eggs) may be relocated or destroyed:
   - 25 Migratory Bird nests (primarily raptors)

E. You are authorized in emergency situations only to take, trap, or relocate any migratory birds, nests and eggs, including species that are not listed in Condition D (except bald eagles, golden eagles, or endangered or threatened species) when the migratory birds, nests, or eggs are posing a direct threat to human safety. A direct threat to human safety is one which involves a threat of serious bodily injury or a risk to human life.

You must report any emergency take activity to your migratory bird permit issuing office (PermitsR1MB@Fws.gov) within 72 hours after the emergency take.

### Additional Conditions and Authorizations Also Apply

### Reporting Requirements

**Annual Report Due 1/31**

Report Take 1/1 - 12/31  

**Issued by:** Signature on File  
**Title:** Chief, Migratory Bird Permit Office - Region 1  
**Date:** 01/29/2015

---

**Page:** 1 of 2
## CITY OF FAIRVIEW

**1300 NE Village Street**  
Fairview, OR 97024  
503.665.7029 FAX 503.665.0818

### WEAPONS DISCHARGE PERMIT

<table>
<thead>
<tr>
<th>SITE ADDRESS:</th>
<th>DATE ISSUED: November 20, 2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>PARCEL ID:</td>
<td>1N3E22-00300</td>
</tr>
<tr>
<td>PARCEL DESCRIPTION:</td>
<td>Troutdale Reynolds Industrial Park, between Marine Drive and the Columbia River Levee &amp; East of 223rd Avenue</td>
</tr>
<tr>
<td>APPLICANT:</td>
<td>Port of Portland</td>
</tr>
<tr>
<td>ADDRESS:</td>
<td>7200 NE Airport Way</td>
</tr>
<tr>
<td>CITY, STATE ZIP:</td>
<td>Portland, OR 97218</td>
</tr>
</tbody>
</table>
| CONTACT INFORMATION: | Nick Atwell, Aviation Wildlife Manager  
Port of Portland  
Nick.Atwell@pdxairport.com  
503-460-4170 |
| DESCRIPTION: | Weapons Discharge Permit for the purpose of taking or dispersing wildlife which pose a risk to aircraft safety in accordance with U.S. Fish and Wildlife Service and Federal Aviation Administration. Permit valid November 29, 2015 to February 21, 2016. |

### CONDITIONS OF APPROVAL:

1. Applicant will provide accurate and current point of contact information for the duration of the permit. If the contact is other than listed above, or if the information changes, please submit the correct point of contact information immediately.

2. Permit is limited to Port of Portland airport personnel or contracted employees authorized under Port of Portland Depredation Permit issued by US Fish & Wildlife.

3. Applicant will notify the following organizations regarding the issuance of this permit:
   - PGE: Greg Funk 503-964-6665; gregf@pge.com
   - PPAL: Sheila Holden 503-660-6232; sheila.holden@ppalcorps.com
   - NMDD: Bill Owen 503-281-5675 X305; bowen@metro.org
   - NW Natural: Jerry Hulet 503-619-1715; jhulet@nwnatural.com
   - Metro: Grace Cho 503-747-1776; grace.cho@metro2.metro2.com

4. Applicant will provide monthly activity reports to the Fairview City Administrator outlining the dates, times and types of weapons discharged during the month, and the number to takes, if any, within the city limits of Fairview.

5. Applicant will provide community outreach and educational materials to be distributed to citizens via the city website, newsletter, etc.
AGRICULTURAL FIREWORKS PERMIT

DEPARTMENT OF STATE POLICE
OFFICE OF STATE FIRE MARSHAL
4760 PORTLAND RD NE
SALEM OREGON 97305-1780
(503) 934-8274 or 8272

PORT OF PORTLAND
NICK ATWELL
7200 NE AIRPORT WAY
PORTLAND OR 97218

PERMIT NO: A099-2014
VALID DATES: 1/2/2014 through 12/31/2016
APPROVED BY:

Signature on File

THESE FIREWORKS SHALL BE USED ONLY FOR AGRICULTURAL PURPOSES. ANY OTHER USE IS A VIOLATION AND WILL RESULT IN THE REVOCAION OF PERMITS AND/OR CERTIFICATIONS AND IN THE ISSUANCE OF A CIVIL PENALTY.

CROP LOCATION:
Troutdale Airport
Troutdale OR 97060
Troutdale Aviation Property

TYPE OF CROP:

SIZE OF CROP IN ACRES:
400

DISTANCE TO NEAREST BLDG IN FT:
200

STORAGE ADDRESS:
PDX Airport
Portland OR 97218

WHOLESALE:
Western Wildlife Control
Homeland Fireworks Inc

AUTHORIZED FIREWORKS

<table>
<thead>
<tr>
<th>QUANTITY</th>
<th>TYPE OF FIREWORK</th>
<th>QUANTITY</th>
<th>TYPE OF FIREWORK</th>
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<tbody>
<tr>
<td>600</td>
<td>Bx 15mm Cartridges</td>
<td>300</td>
<td>Bx 12 Gauge Cartridges</td>
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</table>

STATE OR FEDERAL GAME MANAGEMENT AGENT:
Kevin Christensen
USDA APHIS Wildlife Services

FIRE DEPARTMENT:
Gresham Fire & Emerg SRVCS
# Landowner Information

<table>
<thead>
<tr>
<th>Name</th>
<th>Nick Atwell</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
<td>7200 NE Airport Way, Portland, OR 97218-3012</td>
</tr>
<tr>
<td>Phone</td>
<td>(503) 807-4585</td>
</tr>
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</table>

# Agent Information

<table>
<thead>
<tr>
<th>Name</th>
<th>Nick Atwell</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
<td>1719 SE Cascade Ave, Vancouver, WA 98663</td>
</tr>
<tr>
<td>Phone</td>
<td>(503) 807-4585</td>
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# General Information

<table>
<thead>
<tr>
<th>Date</th>
<th>1/5/2015</th>
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<tbody>
<tr>
<td>Received By</td>
<td>A Butler</td>
</tr>
<tr>
<td>Permit Issued By</td>
<td>298</td>
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</tbody>
</table>

# Permit Information

- Haze all individuals
- Euthanize
- Kill Permit

- Valid for: 2 BLACK-TAILED DEER

# Kill Tag

| Tag         | 50911 & 50912 |

# Permit Comments

- FOLLOW KILL PERMIT RULES - DELIVER CARCASS TO JACOB'S MEAT PROCESSING 1415 NW SUSBAUER RD, CORNELIUS, OR 97113. SUB-PERMITTEES: ALEX LAUBER (503)807-0713 / ERICK SHORE (503)807-0713 / JOHN HILTERBRAND (503)807-0713 / CASEY RAYFKA (503)807-0713.
KILL PERMIT RULES
READ CAREFULLY
THE FOLLOWING RULES MUST BE OBSERVED WHILE USING AN ODFW KILL PERMIT.
VIOLATIONS OF ANY OF THESE RULES OR CONDITIONS MAY RESULT IN FINES OR OTHER
PENALTIES.

1. Firearm safety must be observed: Use extreme caution!
it is unlawful to shoot from or across a public road or right-of-way, railroad right-of-way, within
City limits, cemetery, Public Park or any school grounds.

2. ONLY those individuals designated as the Landowner and/or “Agent” on the ODFW Kill Permit are
authorized to make a kill.

3. Landowner or “Agent(s)” must have a valid ODFW Kill Permit in their possession to make a kill.

4. A kill may only be made on property owned or leased by the Landowner.

5. Deer/Elk (Big Game) may be killed at night with the aid of a spotlight.

6. ONLY the following firearms may be used to kill Big Game covered by the ODFW Kill Permit.
   
   DEER: A .22 caliber or larger Center-fire rifle, or a Shotgun using slugs or no. 1 or larger buckshot.

   ELK: A .24 caliber or larger Center-fire rifle, or a Shotgun using slugs only.

7. When an animal is killed it must be immediately field dressed (all entrails removed), hide removed and
carcass cleaned in order to maintain the animal in an edible condition (fit for human consumption). The
carcass must be protected from dirt, insects, hair or other foreign matter and hung in a cool location
(preferably a refrigerator or cooler) until delivery.

8. Landowner or “Agent(s)” must immediately sign and date both halves of the Game Meat identification
Tag supplied with the ODFW Kill Permit, tag the animal killed and mail the "GAME MEAT
DISPOSITION REPORT" portion of the tag to ODFW.

9. Landowner or “Agent(s)” must contact Oregon State Police dispatch at (503) 731-3030, within 1 hour
after taking the animal and report the Landowner name, address, telephone number, kill permit
number and number of animals killed.

10. To preserve the quality of the meat, the Landowner or their “Agent(s)” are responsible for making sure
the animal is delivered in an edible condition to the authorized game meat processor identified on their
permit within 24 hours after the kill. The landowner or agent should confirm check-in days and
times with meat processor before implementing Kill Permit actions.

11. If the hide and/or head are removed, they must be destroyed or submitted to ODFW. Parts cannot be
sold, traded, bartered, exchanged or retained by the Landowner or their “Agent(s)”.

12. All Game Meat identification Tags issued and unused must be returned to ODFW
within 30 days after the ODFW Kill Permit expires.

(Revised 4-16-2014)
HAZE PERMIT RULES

READ CAREFULLY
THE FOLLOWING RULES MUST BE OBSERVED WHILE USING AN ODFW HAZE PERMIT. VIOLATIONS OF ANY OF THESE RULES OR CONDITIONS MAY RESULT IN FINES OR OTHER PENALTIES.

1. **Only** those persons designated as the “Landowner” or “Agent” on the ODFW Haze Permit are authorized to harass wildlife.

2. Landowner and Agent(s) are only permitted to harass those species designated on the Haze Permit. Other wildlife species may be protected by state and federal law please contact the ODFW office that issued you the Haze Permit for additional information.

3. Landowner and Agent(s) **must have** a copy of a valid Haze Permit in their possession while conducting hazing activities.

4. Hazing may only occur on property owned or leased by the "Landowner" or as designated on the ODFW Haze Permit.

5. Haze Permits are not valid after the expiration date located at the bottom of the permit form.

6. Landowner and Agent(s) may utilize a variety of hazing techniques; however, hazing methods **MUST NOT INJURE WILDLIFE**.

7. Hazing activities may occur at night with the use of a spotlight.

8. An Agricultural Fireworks Permit is required if fireworks are to be used to haze wildlife. Please contact the State Fire Marshal’s Office (Phone: 503-373-1540 Ext. 272 or 274) for permit applications and information. http://www.oregon.gov/OSP/SFM/Licensing_Fireworks_AgUse.shtml

(Reviewed 6/2011)
### Permit Information

The landowner may:
- [x] Euthanize
- [x] Trap

**Authorized By:** __________

**Signature on File**

### Kill Tag

- **Valid for:** 20 SKUNK GENERAL

### Permit Comments

KEEP A RECORD OF THE NUMBER OF SKUNKS CAPTURED. BURY OR DISPOSE OF PROPERLY. EUHTANIZE IN ACCORDANCE TO AVMA 2013 STANDARDS. SUB-PERMITTEES: ALEX LAUBER, ERICK SHORE, JOHN HILTERBRAND, & CASEY KAFFKA.
Oregon Department of Fish and Wildlife
Wildlife Division 4034 Fairview Industrial Drive SE Salem OR 97303

SCIENTIFIC TAKING PERMIT

Permittee: Nick Atwell
Port of Portland
7200 NE Airport Way
Portland, OR 97218-
(503) 460-4179

Oregon Department Number 004-15
Issue Date: 12/30/2014
Revision Date: 
Expiration Date: 12/31/15
Federal Number: MB672336-0

<table>
<thead>
<tr>
<th>SPECIES</th>
<th>NUMBER</th>
<th>Collect</th>
<th>Live Trap and Release</th>
<th>Salvage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hawks, Falcons, Owls</td>
<td>250</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Birds (ea spp)</td>
<td>6</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Vole spp.</td>
<td>100</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Shrew spp.</td>
<td>50</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Mouse spp.</td>
<td>20</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
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<td></td>
<td>0</td>
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<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

Collection Method:
- Bal-chatri trap
- Leg Banding
- Goshawk trap
- Dye, Snap Trap
- Wing tagging
- Salvage

Counties Authorized:
- Multnomah
- Washington

Conditions of Permit:
1. This permit does not authorize the capture and release, collection, or salvage of federal or state Threatened or Endangered species.
2. All captured specimens are to be released at ODFW approved sites only. Contact ODFW wildlife biologist Susan Barnes at 971-673-6010.
3. Band-tailed potoos may be relocated into Washington as approved by WDFW and the USFWS. A copy of approvals is to be provided to ODFW when obtained.
4. Captured birds may be held for up to 72 hours prior to transport and release. Raptors are to be cared for in accordance with OAR 635-044-0035.
5. Holding facilities are to be disinfected before and after use to prevent disease transmission.
6. Salvaged raptors with abnormal beak growth or other pathology are to be transferred to the OSU VDL for necropsy. 7. Any injured native wildlife is to be transported to Portland Audubon’s Wildlife Care Center for treatment and rehabilitative care. 8. Any small mammal found injured in a trap is to be humanely euthanized. 9. All incidental captures are to be reported on annual report.
10. Salvaged specimens are to be housed at Portland International Airport facilities and used for training and outreach purposes. Specimens may be transferred to Mt. Hood Community College, Portland State University, Biology Dept., and/or University of Puget Sound (State Museum of Natural History) for educational use.
11. Salvaged specimens remain the property of the State of Oregon and cannot be sold, traded, or given to others without the authorization of ODFW. 12. This permit does not authorize trespass on private, state or federal lands. 13. Submit copy of research findings and publications to ODFW Wildlife Division - Wildlife Permits staff.

Approved By: __________________________
Signature on File ______________________________
Date: 12/30/14

If there are questions, please contact the ODFW Wildlife Division at (503) 947-6303

34
Memo

To: All Controllers
CC:
Location: Troutdale FCT
From: Troutdale FCT ATM
Date: 01/15/15
Subject: Use of Lasers to Disperse Wildlife

All Controllers,

As part of their ongoing mission to reduce bird strikes, the Port of Portland uses a number of tools to move birds away from the runway, taxiways and safety areas at TTD. These tools include sound cannons, other noise makers, and handheld lasers. An aeronautical study conducted by the FAA on outdoor laser operations at PDX found no effect on the safe and efficient operation of aircraft. The FAA regulates the use of these lasers, and has found lasers to be an effective tool for hazing birds because of their sensitivity to colored light.

This memo is to let you know that the Port uses these lasers on a routine basis at TTD, and plans on continuing their use in the future. In discussion with the Port of Portland wildlife manager he advised the lasers are never higher than ground level. They are only used to move birds on the ground and never on airborne birds. Thus the lasers pose no hazard to pilots on the ground, in the air, nor the tower cab environment. Upon airport arrival of Wildlife management, their announcement on the Ground Control frequency indicates that bird hazing of sound cannons, other noise makers and handheld lasers may be used to disperse wildlife.

David Langford

TTD Memo 15-004
FEDERAL FISH AND WILDLIFE PERMIT

PERMITTEE
PORT OF PORTLAND
ATTN: NICK ATWELL, AVIATION WILDLIFE MGR
7200 NE Airport Way
Portland, OR 97218
U.S.A.

AMENDED

NAME AND TITLE OF PRINCIPAL OFFICER: NICK ATWELL, AVIATION WILDLIFE MANAGER

LOCATION WHERE AUTHORIZED ACTIVITY MAY BE CONDUCTED
Salvage & Programs Conducted: OR Specimens Deposited & Maintained at: Aviation Wildlife Office, 7200 NE Airport Way & Oregon Air National Guard, 6001 NE Cornfoot Rd Records Kept at Physical Location. Listed in block 1 above. MULTNOMAH COUNTY

CONDITIONS AND AUTHORIZATIONS

A. General Conditions set forth in the Permit and specific conditions contained in Federal Regulations cited in block 2 above. The Permittee is authorized and shall comply with all applicable conditions in the application submitted, and conditions. Any violation of the Permit is subject to penalty and/or revocation in accordance with the rules of FWS. The Permitee shall provide evidence of compliance with all applicable conditions in the application submitted.

B. The validity of this permit is also conditioned upon strict compliance with any applicable Federal, State, Local, Tribal, or other Federal Law.

C. All salvaged migratory bird specimens must be deposited, stored and maintained at the address listed in Block 1 above.

D. You are authorized to possess for conservation education purposes lawfully acquired dead migratory bird specimen(s), including parts, nests, and nonviable eggs. This authorization to possess migratory birds does not apply to bald eagles or golden eagles.

E. You are authorized to salvage migratory birds found dead that you had no part in the killing or death thereof. Any dead bald eagle or golden eagle salvaged must be reported within 48 hours to the National Eagle Repository at (503) 287-2110 and to the issuing migratory bird permit office at PermitFWS@fws.gov. The Repository will provide directions for shipment of these specimens.

F. You are authorized to salvage abandoned (unoccupied) migratory bird nests and nonviable eggs outside the nesting season, except for nests and eggs of bald eagles or golden eagles and threatened or endangered species.

For a list of threatened and endangered species in your state, visit the U.S. Fish and Wildlife Service’s Threatened and Endangered Species System (TESS) at: http://www.fws.gov/endangered

G. All salvaged migratory bird specimens must be deposited, stored and maintained at the address listed in Block 1 above.

H. You may not salvage and must immediately report to the U.S. Fish and Wildlife Service Office of Law Enforcement any dead or injured migratory birds that you encounter that appear to have been poached, shot, electrocuted, have collided with industrial power generation equipment, or were otherwise injured as the result of potential criminal activity. See FWS OLE contact information below.

I. Any person who is (1) employed by or under contract to you for the activities specified in this permit, or (2) otherwise designated a subpermittee by you in writing, may exercise the authority of this permit.

ADDITIONAL CONDITIONS AND AUTHORIZATIONS ALSO APPLY

REPORTING REQUIREMENTS

Annual Reports: Due January 31.
Forms are available at: http://www.fws.gov/forms/3-202-5.pdf

Signature on File

DEPARTMENT OF THE INTERIOR
U.S. FISH AND WILDLIFE SERVICE

37
Authorized subpermittees: Port of Portland Aviation Wildlife Staff, Alex Lauber, B/Rick Shore, John Hitterbrand, Casey Kafka, ORANG/142nd Fighter Wing and Port of Portland Public Relations Staff.

J. You and any subpermittees must comply with the attached Standard Conditions for Special Purpose Possession Dead Migratory Bird Educational Use Permits with Salvage. These standard conditions are a continuation of your permit conditions and must remain with your permit.

For suspected illegal activity, immediately contact USFWS Law Enforcement at: 803-682-6131
Standard Conditions
Special Purpose Possession
Dead Migratory Bird Educational Use Permits
with Salvage Authority
50 CFR 21.27

All of the provisions and conditions of the governing regulations at 50 CFR part 13 and 50 CFR part 21.27 are
conditions of your permit. Failure to comply with the conditions of your permit could be cause for suspension of the
permit. The standard conditions below are a continuation of your permit conditions and must remain with your permit.
If you have any questions regarding these conditions, refer to the regulations or, if necessary, contact your migratory bird
permit issuing office. For copies of the regulations and forms, or to obtain contact information for your issuing office,

1. The intent of this permit is wildlife conservation education. Your educational programs must include
information about migratory bird ecology, biology, and/or conservation.

2. You must present a minimum of 12 programs that are open to the public each year.

3. You may not display any migratory bird specimen(s) in any manner that implies personal use. You may not use
any migratory bird specimens to promote or endorse any product, merchandise, goods, services, business or
organization except your own educational activities.

4. Whenever you exhibit any migratory bird specimens held under this permit, you must include either a written or
verbal statement that your possession and exhibition of migratory bird specimen(s) is by permission of the U.S.
Fish and Wildlife Service.

5. This permit does not authorize salvage of migratory birds on Federal lands without additional prior written
authorization from the applicable Federal agency.

6. This permit does not authorize salvage of migratory birds on State lands or other public or private property
without prior written permission or permits from the landowner or custodian.

7. If you encounter a migratory bird with a Federal band issued by the U.S. Geological Survey Bird Banding
Laboratory, Laurel, MD, report the band number to 1-800-327-BAND or http://www.reportband.gov.

8. Salvaged migratory birds, including parts, nests, and nonviable eggs, unsuitable for donation must be completely
destroyed by burial or incineration.

9. Any migratory bird carcass you send to a taxidermist must be returned to you.

10. A subpermittee is an individual to whom you have provided written authorization to conduct some or all of the
permitted activities in your absence. Subpermittees must be at least 18 years of age. As the permittee, you are
legally responsible for ensuring that your subpermittees are adequately trained and adhere to the terms of your
permit. You are responsible for maintaining current records of who you have designated as a subpermittee,
including copies of designation letters you have provided. Other individuals, including those under the age of
18, may conduct the permitted activities only if you or a designated subpermittee are present.

(page 1 of 2)
11. You and any subpermittees must carry a legible copy of this permit and display it upon request when exercising its authority. Subpermittees must also carry your written subpermittee designation letter.

12. Any migratory bird(s) held under this permit remain in the stewardship of the U.S. Fish and Wildlife Service and may be relocated at any time for just cause.

13. You must maintain records as required in 59 CFR 13.46 and 59 CFR 21.27. All records relating to the permitted activities must be kept at the location indicated in writing by you to the migratory bird permit issuing office.

14. Acceptance of this permit authorizes the U.S. Fish and Wildlife Service to inspect any wildlife held, and to audit or copy any permits, books, or records required to be kept by the permit and governing regulations.

15. You may not conduct the activities authorized by this permit if doing so would violate the laws of the applicable State, county, municipal or tribal government or any other applicable law.

(SPPDS - 12/3/2011)
action. Your report must include the species and number of birds taken, method, and a complete description of the circumstances warranting the emergency action.

F. You are authorized to salvage and temporarily possess migratory birds found dead or taken under this permit for (1) disposal, (2) transfer to the U.S. Department of Agriculture, (3) diagnostic purposes, (4) purposes of training airport personnel, (5) donation to a public scientific or educational institution as defined in 50 CFR 10.12, (6) donation to persons authorized by permit or regulation to possess them, or (7) donation of migratory game birds only to a public charity (those suitable for human consumption). Any dead bald eagles or golden eagles salvaged must be reported within 48 hours to the National Eagle Repository at (803) 267-2119 and to the migratory bird permit issuing office at PermitsRIFMB@fws.gov. The Repository will provide directions for shipment of these specimens.

Educational Use permit MB545506 authorizes possession of specimens for internal and external training purposes. Specimens collected under this Airport Depredation permit may be donated to your Educational Use permit; however, you may not use this permit for the purposes of acquiring specimens for our Educational Use permit.

G. You may not salvage and must immediately report to U.S. Fish and Wildlife Service Office of Law Enforcement any dead or injured migratory birds that you encounter that appear to have been poisoned, shot, electrocuted, have collided with industrial power generation equipment, or were otherwise killed or injured as the result of potential criminal activity. See USFWS OLE contact information below.

H. You may use the following methods of take: (1) firearms; (2) nets; (3) registered animal drugs (excluding nicotine), pesticides and repellents; (4) falconry, abatement; and (5) legal lethal and live traps. Birds caught live may be euthanized or transported and relocated to another site approved by the appropriate State wildlife agency, if required. When using firearms, you may use rifles or air rifles to shoot any bird when you determine that the use of a shotgun is inadequate to resolve the injurious situation. The use of any of the above techniques is at your discretion for each situation.

Pole traps may be used to capture American Kestrels only when all other reasonable and appropriate methods of deterrence and management prove ineffective. Pole traps employed between sunrise and sunset must be checked at least every 2 hours. Pole traps employed between sunset and sunrise must be checked at least once during the night. Pole traps must be closed down during inclement weather (e.g., precipitation or extreme temperatures) unless they are monitored continuously. Birds captured using pole traps must be relocated a distance sufficient to minimize potential for reentry to the capture site (preferably at least 100 miles away), except as otherwise authorized by your migratory bird permit issuing office. If injured, the bird must be transferred immediately to a federally permitted migratory bird rehabilitator or licensed veterinarian for care at the permittee's expense.

Anyone who takes migratory birds under the authority of this permit must follow the American Veterinary Medical Association Guidelines on Euthanasia when euthanasia of a bird is necessary (http://www.avma.org/issues/animal_welfare/euthanasia.pdf).

I. You may temporarily possess and stabilize sick and injured migratory birds and immediately transport them to a federally licensed rehabilitator for care.

J. The following subpermitees are authorized: Nick Alwell, John Hittebrand, Carole Hailey, Casey Kaffka, Alex Lauber, Erick Shire, Bob Sallinger

In addition, any other person who is (1) employed by or under contract to you for the activities specified in this permit, or (2) otherwise designated a subpermittee by you in writing, may exercise the authority of this permit.

K. You and any subpermittee(s) must comply with the attached Standard Conditions for Migratory Bird Depredation Permits. These standard conditions are a continuation of your permit conditions and must remain with your permit.

For suspected illegal activity, immediately contact USFWS Law Enforcement at: 803.882.8131
Standard Conditions
Migratory Bird Depredation Permits
50 CFR 21.41

All of the provisions and conditions of the governing regulations at 50 CFR part 13 and 50 CFR part 21.41 are conditions of your permit. Failure to comply with the conditions of your permit could be cause for suspension of the permit. The standard conditions below are a continuation of your permit conditions and must remain with your permit. If you have questions regarding these conditions, refer to the regulations or, if necessary, contact your migratory bird permit issuing office. For copies of the regulations and forms, or to obtain contact information for your issuing office, visit: http://www.fws.gov/migratorybird/mbpermits.html.

1. To minimize the lethal take of migratory birds, you are required to continually apply non-lethal methods of harassment in conjunction with lethal control. [Note: Explosive Pest Control Devices (EPCDs) are regulated by the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF). If you plan to use EPCDs, you require a federal explosives permit, unless you are exempt under 27 CFR 555.141. Information and contacts may be found at http://www.atf.gov/explosives/how-to/become-an-fed.htm ]

2. Shotguns used to take migratory birds can be no larger than 10-gauge and must be fired from the shoulder. You must use nontoxic shot listed in 50 CFR 20.21(j).

3. You may not use blinds, pits, or other means of concealment, decoys, duck calls, or other devices to lure or entice migratory birds into gun range.

4. You are not authorized to take, capture, harass, or disturb bald eagles or golden eagles, or species listed as threatened or endangered under the Endangered Species Act found in 50 CFR 17, without additional authorization.

For a list of threatened and endangered species in your state, visit the U.S. Fish and Wildlife Service’s Threatened and Endangered Species System (TESS) at: http://www.fws.gov/endangered.

5. If you encounter a migratory bird with a Federal band issued by the U.S. Geological Survey Bird Banding Laboratory, Laurel, MD, report the band number to 1-800-327-BAND or http://www.reportband.gov.

6. This permit does not authorize take or release of any migratory birds, nests, or eggs on Federal lands without additional prior written authorization from the applicable Federal agency, or on State lands or other public or private property without prior written permission or permits from the landowner or custodian.

7. Unless otherwise specified on the face of the permit, migratory birds, nests, or eggs taken under this permit must be: (a) turned over to the U.S. Department of Agriculture for official purposes, or (b) donated to a public educational or scientific institution as defined by 50 CFR 10, or (c) completely destroyed by burial or incineration, or (d) with prior approval from the permit issuing office, donated to persons authorized by permit or regulation to possess them.

(page 1 of 2)
8. A subpermittee is an individual to whom you have provided written authorization to conduct some or all of the permitted activities in your absence. Subpermittees must be at least 18 years of age. As the permittee, you are legally responsible for ensuring that your subpermittees are adequately trained and adhere to the terms of your permit. You are responsible for maintaining current records of who you have designated as a subpermittee, including copies of designation letters you have provided.

9. You and any subpermittees must carry a legible copy of this permit, including these Standard Conditions, and display it upon request whenever you are exercising its authority.

10. You must maintain records as required in 50 CFR 13.46 and 50 CFR 21.41. All records relating to the permitted activities must be kept at the location indicated in writing by you to the migratory bird permit issuing office.

11. Acceptance of this permit authorizes the U.S. Fish and Wildlife Service to inspect any wildlife held, and to audit or copy any permits, books, or records required to be kept by the permit and governing regulations.

12. You may not conduct the activities authorized by this permit if doing so would violate the laws of the applicable State, county, municipal or tribal government or any other applicable law.

(DPRD - 12/3/2011)
United States Department of the Interior
U.S. GEOLOGICAL SURVEY
PATUXENT WILDLIFE RESEARCH CENTER
BIRD BANDING LABORATORY
12100 BEECH FOREST ROAD 916E-4037
LAUREL, MD 20708-4037
301-497-5700

FEDERAL BIRD BANDING PERMIT

<table>
<thead>
<tr>
<th>Permittee:</th>
<th>Personal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carole Hallett</td>
<td></td>
</tr>
</tbody>
</table>

19115 NW Morgan Road
Portland, OR 97231

<table>
<thead>
<tr>
<th>Permit Number:</th>
<th>Action:</th>
<th>Action Date:</th>
<th>Issue Date:</th>
<th>Valid Until:</th>
</tr>
</thead>
<tbody>
<tr>
<td>23005</td>
<td>Renew</td>
<td>02/04/13</td>
<td>11/29/99</td>
<td>04/30/16</td>
</tr>
</tbody>
</table>

Signature of Issuing Official,
Chief, Bird BANDING Laboratory
Signature of Permittee

Permittee agrees to band in accordance with the general conditions of this permit and with the specific authorization/s listed below:

Permittee is Authorized To Band:
- All Raptors Except Eagles or Endangered/Threatened Species Unless Specified
  - GOLDEN EAGLE

In the States of:
- OR * WA *

With Special Authorization to:
- Band
- Take, process and transport feather samples
- Band capture
- Use Bah-chains
- Use Mist nets
- Trap

Comments: Authorized to use Goshawk Traps

And Additionally Authorized to Use The Following Auxiliary Marking Authorization/s:

<table>
<thead>
<tr>
<th>Marker Type</th>
<th>Species</th>
<th>Colors</th>
<th>Locations</th>
<th>Seg #</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Multiple area</td>
<td>RED-TAILED HAWK</td>
<td>Blue</td>
<td>OR</td>
<td>2</td>
<td>RELOCATED BIRDS; DYE ON BREAST</td>
</tr>
<tr>
<td>Dye/Paint (NIE)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Painted plume</td>
<td>RED-TAILED HAWK</td>
<td>Misc</td>
<td>OR</td>
<td>3</td>
<td>NICE POLISH ON BANDS, MIS COLORS AT RESEARCHERS DISCRETION, NO SOLID BANDS PLEASE</td>
</tr>
<tr>
<td>Color Leg Band (01C)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transmitter (89) RED-TAILED HAWK</td>
<td></td>
<td>OR</td>
<td>WA</td>
<td>4</td>
<td>NTE 3% TOTAL BODY WT. 159 MHZ TAIL MT OR BACKPACK</td>
</tr>
<tr>
<td>Leg Band (01A)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Anodized Color</td>
<td>PEREGRINE FALCON</td>
<td>Black</td>
<td>OR</td>
<td>6</td>
<td>Alpha-numeric Annell Bands</td>
</tr>
</tbody>
</table>


Permittee agrees to band in accordance with the general conditions of this permit and with the specific authorization(s) listed below.

<table>
<thead>
<tr>
<th>Marker Type</th>
<th>Species</th>
<th>Colors</th>
<th>Locations</th>
<th>Seg #</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tag (30)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(A0-A9 ETC.) ALPHANUMBER ALPHANUMBER-ALPHA CODES)</td>
</tr>
<tr>
<td>Plastic Color</td>
<td>BURROWING OWL</td>
<td>Black</td>
<td>OR</td>
<td>8</td>
<td>Black bands with yellow codes; a two letter state code above and a 2 or 3-digit numeric code below</td>
</tr>
<tr>
<td>Leg Band (0.1A)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The following Subpermittee(s) are authorized to band under the direction of the above permittee, in accordance with the same general conditions, and the subpermittee specific authorizations listed below.

*(Number of Active Sub Permits 7)*

23005 - A  
**DOB FALSTER**  
5151 NW CORNELL ROAD  PORTLAND, OR 97210

Is Authorized To Band:  
PEREGRINE FALCON  
In the States Of:  
OR *  

With Special Authorization to:  
Band  
Auxiliary mark  
Trap

23005 - B  
**MR ALEX LAUBER**  
19115 NW MORGAN ROAD  PORTLAND, OR 97231

Is Authorized To Band:  
AMERICAN KESTREL  
RED-TAILED HAWK  
In the States Of:  
OR *  

With Special Authorization to:  
Band  
Auxiliary mark  
Use Sil-chatin  
Comments:  
Authorized to use Goshawk Traps
<table>
<thead>
<tr>
<th>Permittee:</th>
<th>Personal Name</th>
<th>Permit Number:</th>
<th>Action:</th>
<th>Action Date:</th>
<th>Issue Date:</th>
<th>Valid Until:</th>
</tr>
</thead>
<tbody>
<tr>
<td>MS CAROLE HALETT</td>
<td>19115 NW MORGAN ROAD PORTLAND, OR 97231</td>
<td>23005</td>
<td>Renew</td>
<td>02/04/13</td>
<td>11/29/99</td>
<td>04/30/16</td>
</tr>
</tbody>
</table>

Signature of Issuing Official, Chief, Bird Banding Laborator
Signature of Permittee

Permittee agrees to band in accordance with the general conditions of this permit and with the specific authorization(s) listed below:

**23005 - C**
**MR ERICK SMORE**
19115 NW MORGAN ROAD PORTLAND, OR 97231

Is Authorized To Band:
AMERICAN KESTREL
RED-TAILED HAWK

In the States Of:
OR *

With Special Authorization to:
Banding
Auxiliary mark
Use Hal-charts
Comments: Authorized to use Goshawk Traps

**23005 - D**
**MR JOHN KILDERBAND**
19115 NW MORGAN ROAD PORTLAND, OR 97231

Is Authorized To Band:
AMERICAN KESTREL
RED-TAILED HAWK

In the States Of:
OR *

With Special Authorization to:
Banding
Auxiliary mark
Use Hal-charts
Comments: Authorized to use Goshawk Traps

**23005 - E**
**MR NICK ATWELL**
19115 NW MORGAN ROAD PORTLAND, OR 97231

Is Authorized To Band:
AMERICAN KESTREL
RED-TAILED HAWK

In the States Of:
OR *

With Special Authorization to:
Banding
Auxiliary mark
Use Hal-charts
Comments: Authorized to use Goshawk Traps
Permittee agrees to band in accordance with the general conditions of this permit and with the specific authorization(s) listed below:

23005 - P  BILL PRICE  19115 NW MORGAN ROAD  PORTLAND, OR 97231

Is Authorized To Band:
- GOLDEN EAGLE
- OR *

With Special Authorization to:
- Band
- Take, possess and transport feather samples
- Band capture

23005 - S  DR. ERIC D. FORSMAN  19115 NW MORGAN ROAD  PORTLAND, OR 97231

Is Authorized To Band:
- GOLDEN EAGLE
- OR *

With Special Authorization to:
- Band
- Take, possess and transport feather samples
- Band capture
FEDERAL BIRD BANDING PERMIT

Under the provisions of Regulations issued under the Migratory Bird Treaty Act of July 3, 1918 (40 Stat. 755) as amended, or the Bald Eagle Act of June 8, 1940 (54 Stat. 350) as amended, the person named herein is authorized to capture, for scientific banding or marking purposes, those migratory birds described herein and to salvage birds accidentally killed during normal banding activities.

This permit is subject to the terms, exceptions and restrictions expressed herein or on the reverse side hereof and is further subject to any applicable Territorial, State, Tribal or Federal Regulations.

This permit is invalid unless accompanied by any required State permits or licenses.

GENERAL CONDITIONS

1. The Permittee is not authorized to capture or possess migratory birds for any reason other than banding, marking or salvage of banding mortalities for scientific purposes. NOR IS THE PERMITTEE ALLOWED TO HOLD MIGRATORY BIRDS FOR A PERIOD OF MORE THAN 24 HOURS. Live birds shall be released as soon as practical after capture.

2. You may only use dead migratory birds or any parts thereof (except bald eagles and golden eagles, and species listed as threatened or endangered) without additional authorization from the migratory bird permit issuing office to public institutions (as specified in 50 CFR 10.12) or individuals or entities authorized by permit to acquire and possess migratory bird specimens for educational purposes. All dead specimens that you do not transfer to another authorized party must be disposed of by such means as are necessary to ensure that they are not exposed to animals in the wild.

3. You may not salvage and must immediately report to the USFWS Office of Law Enforcement any dead or injured migratory birds that you encounter that appear to have been poisoned, shot, electrocuted, have collided with industrial power generation equipment, or were otherwise killed or injured as the result of potential criminal activity. Please contact IBBL for more information.

4. All eagle feathers and/or whole eagle carcasses must be shipped to the National Eagle Repository. Contact: U.S. Fish and Wildlife Service, National Eagle and Wildlife Repository, 5555 Havasu St., RMA, Building 128, Commerce City, Colorado 80022, (303) 827-2110.

5. The Permittee shall keep RECORDS accounting for the use of all bands received. Periodic RECORDS COVERING THE USE OF THESE BANDS shall be submitted to the Bird Banding Laboratory in accordance with the instructions received therefrom. Failure to provide data in accordance with the instructions received from the Bird Banding Laboratory is sufficient justification for the revocation of this permit. The Permittee shall keep records of disposition of salvaged banding mortalities for a period of five years and shall be reported to the Bird Banding Laboratory upon request.

6. The holder of this permit shall not sell, exchange, or transfer bands to unauthorized persons or the general public. All transfers to authorized banders must be communicated to the Bird Banding Laboratory prior to the transfer of bands. Any unused bands remaining when this permit is voluntarily returned, revoked, or expired must be returned to the Bird Banding Laboratory.

7. The Permittee shall, at all reasonable times, allow any authorized representative of the U.S. Geological Survey or the U.S. Fish and Wildlife Service to ENTER and INSPECT the premises on which the banding activities are conducted and shall allow such representative to inspect the records relating to such operations.

8. This permit may be SUSPENDED or REVOKED by the Director(s) of the U.S. Geological Survey or authorized representative, if the Permittee violates any of the provisions in the regulations under which this permit is issued or if the Permittee fails to render promptly any reports required. This permit is, at all times, subject to suspension or revocation at the discretion of the Director or representative.

9. This permit is non-transferable and must be in possession of the Permittee when exercising the authorizations granted herein.

10. All traps, nets or other capture devices shall bear a TAG or LABEL showing the name, address, and permit number of the Permittee; alternatively the trapping area shall be adequately marked with POSTERS provided by the Bird Banding Laboratory. The Permittee’s name, address and permit number shall be clearly displayed on such posters.

11. This permit DOES NOT authorize the capture of any birds on any property, public or private without the CONSENT OF THE OWNER OR CUSTOMER THEREOF.

12. All banding under this permit is in accordance with the principles, spirit, and intent of the Animal Welfare Act of 1970 and the most recent revision of the ORNITHOLOGICAL COUNCIL’S Guidelines in the Use of Wild Birds in Research.

13. Unless specifically noted on the reverse, the following ARE NOT AUTHORIZED:

a. The taking of blood or feather sampling from any bird.

b. The use of ANY BAIT, dip, paint, dye, signaling device or any marking device other than the official numbered leg bands issued by the Bird Banding Laboratory.

c. The use of MIG. NETS or other nets for the capturing of birds.

d. The use of TRANQUILIZING DRUGS OR OTHER CHEMICALS for the purpose of capturing birds.

e. Trapping or disturbing the nests or nestlings, for the purpose of banding or marking, of species designated by the Secretary of Interior as "ENDANGERED" or "THREATENED.”

f. The handling of any PREVIOUSLY BANDED BIRD in any manner which may bias data on file in the Bird Banding Laboratory which pertain to that bird or which may alter that bird’s survival potential, behavior or other normal characteristics. This specifically includes adding markers to or removing markers from previously banded birds.

Form 9-475
(April 2011)
<table>
<thead>
<tr>
<th>Wildlife Attractants</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>
This page intentionally left blank.
<table>
<thead>
<tr>
<th>MAP KEY</th>
<th>SITE</th>
<th>WILDLIFE HABITAT DESCRIPTION</th>
<th>WILDLIFE SPECIES OF CONCERN</th>
<th>COMMON USES BY WILDLIFE SPECIES OF CONCERN</th>
<th>OTHER POTENTIAL MANAGEMENT CONSTRAINTS &amp; ISSUES</th>
<th>RECOMMENDED MANAGEMENT ACTIONS</th>
</tr>
</thead>
</table>
| A       | TRIP (west of Sundial Rd.) | • Grass/forb– mowed  
• Unimproved pasture  
• Jurisdictional wetlands  
• Blackberry scrub-shrub  
• Cottonwood  
• Hardwood  
• Pond  
• Channel | • Mallard  
• Green-wing Teal  
• Canada goose  
• Great Blue Heron  
• Red-tailed hawk  
• European Starling | • Loafing, roosting, foraging, shelter, and nesting opportunities for birds and mammals.  
• Open water and nesting habitat for waterfowl.  
• Large continuous expanse of grassy habitat  
• Prey base habitat for raptors. | • Existing wetlands subject to jurisdictional constraints.  
• Wetland mitigation sites  
• Activities must comply with local, state, and federal airport requirements (City of Troutdale, ORS, and FAA standards) | • Haze & harass of wildlife species of concern to aircraft safety as-needed.  
• Survey site seasonally for poorly drained areas that develop into temporary standing water and potential wetland creation.  
• Conduct site inspections to identify aviation wildlife hazards.  
• Install silt fencing rows to deter geese from utilizing large open areas.  
• Deploy noise cannons to assist with dispersing wildlife. |
| B | TRIP (East of Sundial Rd.) | • Cottonwood, willow, ash forest  
• Cottonwood, willow, scrub shrub  
• Cottonwood  
• Scrub-shrub  
• Jurisdictional wetlands  
• Grass forb- mowed  
• Hardwood  
• Pond  
• Blackberry scrub-shrub  
• Herbaceous upland | • Canada goose  
• European Starling  
• Mallard  
• Green-wing Teal  
• Red-tailed hawk  
• Great Blue Heron  
• Gulls spp. | • Loaing, roosting, foraging, shelter, and nesting opportunities for birds and mammals.  
• Open water and nesting habitat for waterfowl.  
• Prey base habitat for raptors.  
• Existing wetlands subject to jurisdictional constraints.  
• Activities must comply with local, state, and federal airport requirements (City of Troutdale, ORS, and FAA standards) | • Survey site seasonally for poorly drained areas that develop into temporary standing water.  
• Haze & harass of wildlife species of concern to aircraft safety as needed.  
• Conduct site inspections to identify and mitigate aviation wildlife hazards.  
• Install silt fencing rows to deter geese from utilizing large open areas.  
• Deploy noise cannons to assist with dispersing wildlife.  
• Implement the PDX Landscaping Standards |
|---|---|---|---|---|
| C | Levee area east of runway 25 | • Grass/forb mowed  
• Scrub-shrub  
• Herbaceous upland  
• Hardwood  
• Cottonwood, willow | • Mallard  
• Canada goose  
• European starling  
• Osprey  
• Red-tailed hawk | • Loaing, roosting, foraging, shelter, and nesting opportunities for birds and mammals.  
• Large continuous expanse of grassy habitat  
• Located directly under approach / departure path for runways 25/7.  
• RPZ constraint  
• Activities must comply with local, state, and federal airport requirements | • Survey site seasonally for poorly drained areas that develop into temporary standing water.  
• Haze & harass of wildlife species of concern to aircraft safety as needed.  
• Conduct site inspections to identify and mitigate aviation wildlife hazards.  
• Implement the PDX Landscaping Standards |
| D | Troutdale Airfield | scrub-shrub | • Great blue heron  
• Gulls spp. | • Prey base habitat for raptors. | requirements  
(City of TTD, ORS, and FAA standards) | • Haze & harass of wildlife species of concern to aircraft safety as-needed.  
• Survey site seasonally for poorly drained areas that develop into temporary standing water.  
• Deploy noise cannons to assist with dispersing wildlife.  
• Apply rodenticide and insecticide to reduce the prey base for raptors and insectivores.  
• Conduct site inspections to identify and mitigate aviation wildlife hazards.  
• Implement the PDX Landscaping Standards |

| E1 | SW of Sundial Road and Marine Drive | Jurisdictional wetlands  
• Blackberry scrub-shrub | • Mallard  
• Green-wing Teal  
• Canada goose  
• Great Blue Heron  
• Red-tailed hawk  
• European Starling | • Loaﬁng, roosting, nesting, foraging, and shelter opportunities for birds and mammals  
• Open water and nesting habitat for waterfowl. | • Location includes RPZ area.  
• Activities must comply with FAA standards and limitations.  
• Wetlands subject to jurisdictional constraints. | • Survey site seasonally for poorly drained areas that develop into temporary standing water.  
• Conduct site inspections to identify and mitigate aviation wildlife hazards.  
• Haze & harass of wildlife species of concern to aircraft safety as-needed.  
• Implement the PDX Landscaping Standards |
<table>
<thead>
<tr>
<th>E2</th>
<th>NW of Sundial Road and Marine Drive</th>
<th>Wetlands</th>
<th>Mallard</th>
<th>Loafing, roosting, foraging, shelter, and nesting opportunities for birds and mammals.</th>
<th>Activities must comply with FAA standards and limitations.</th>
<th>Survey site seasonally for poorly drained areas that develop into temporary standing water.</th>
<th>Conduct site inspections to identify and mitigate aviation wildlife hazards.</th>
<th>Haze &amp; harass of wildlife species of concern to aircraft safety as-needed.</th>
<th>Implement the PDX Landscaping Standards</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Blackberry scrub-shrub</td>
<td>Green-wing Teal</td>
<td>Canada goose</td>
<td>Great Blue Heron</td>
<td>Red-tailed hawk</td>
<td>European Starling</td>
<td>Open water and nesting habitat for waterfowl.</td>
<td>Existing wetlands subject to jurisdictional constraints.</td>
</tr>
</tbody>
</table>
APPENDIX E  Wildlife Hazard Management Areas Tracking Table

Color of management areas corresponds with Figure 9.
This page intentionally left blank.
Management Areas Tracking Table

Management strategies and action plan for the Wildlife Hazard Management program at TTD.

Key:
- Color of management area corresponds with Figure 9 in the 2015 WHMP.
- Black text indicates current, ongoing actions.
- Purple text indicates new actions since last fiscal year (will begin in 2015).
- Blue text indicated future actions needed.

<table>
<thead>
<tr>
<th>Map Key</th>
<th>Site: Uses by Wildlife Species of Concern</th>
<th>Wildlife Management Issue</th>
<th>Management Strategies by Program Component or “Pillar”</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>TRIP Mitigation site-Secondary Zone</td>
<td>Vegetation</td>
<td>Short-Term: Operational Strategies</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Research &amp; Development</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Long-Term: Management Strategies</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Information and Education</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Loafing, roosting, foraging, and shelter for birds &amp; mammals.</td>
<td>Haze and harass wildlife species of concern on an as-needed basis.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Work with the Mitigation staff on the timing of mowing and swathing so it does not coincide with migration.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jurisdictional</td>
<td>Allow the vegetation to grow into a scrub-shrub wetland to be less attractive to waterfowl.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Undeveloped space</td>
<td>Conduct site inspections to identify aviation wildlife hazards.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Identify access and equipment needed to maintain/reduce waterfowl habitat.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Obtain the proper equipment needed.</td>
</tr>
<tr>
<td>Map Key</td>
<td>Site: Uses by Wildlife Species of Concern</td>
<td>Wildlife Management Issue</td>
<td>Management Strategies by Program Component or “Pillar”</td>
</tr>
<tr>
<td>---------</td>
<td>----------------------------------------</td>
<td>--------------------------</td>
<td>-----------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>Wetlands</td>
<td>Hazing</td>
<td>Short-Term: Operational Strategies</td>
</tr>
<tr>
<td></td>
<td>• Large continuous expanse of grassy habitat. [Grass/Forb-Mowed]</td>
<td>Increase hazing species of concern by personnel trained in airport operations/wildlife management. Respond to calls from the tower when there are large flocks of geese.</td>
<td>Conduct site inspections to identify aviation wildlife hazards. Investigate the need for increased staff during peak hazardous wildlife seasons. Measure the effectiveness of using trained border collies to haze geese.</td>
</tr>
<tr>
<td></td>
<td>• Prey base habitat for raptors and coyotes.</td>
<td>Open green space (goose habitat)</td>
<td>Use large woody debris as visual barrier to deter geese. Deploy noise cannons to assist with dispersing wildlife</td>
</tr>
<tr>
<td>B</td>
<td>Natural &amp; Industrial areas outside the airport perimeter fence: Secondary Zone</td>
<td>Vegetation</td>
<td>Haze and harass wildlife species of concern on an as-needed basis. Work with the Migration staff on the timing of mowing and swathing so it does not coincide with migration.</td>
</tr>
<tr>
<td>Map Key</td>
<td>Site: Uses by Wildlife Species of Concern</td>
<td>Wildlife Management Issue</td>
<td>Management Strategies by Program Component or “Pillar”</td>
</tr>
<tr>
<td>---------</td>
<td>------------------------------------------</td>
<td>---------------------------</td>
<td>------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>nesting habitat for waterfowl</td>
<td>Bare Soil</td>
<td><strong>Long-Term: Management Strategies</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Develop appropriate tax lots.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Prey base habitat for raptors.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B</td>
<td>Undeveloped space</td>
<td>Monitor site for wildlife issues</td>
<td><strong>Research &amp; Development</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Survey site seasonally for poorly drained areas that develop into temporary standing water.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Identify access and equipment needed to maintain/reduce waterfowl habitat.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Hazing</td>
<td>Increase hazing species of concern by personnel trained in airport operations/wildlife management on airports.</td>
<td><strong>Long-Term: Management Strategies</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Investigate the need for increased staff during peak hazardous wildlife seasons</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Use remote hazing devices, such as propane sound cannons.</td>
</tr>
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<td></td>
<td></td>
<td></td>
<td>Increase seasonal staff.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Outreach to current and future tenants.</td>
</tr>
<tr>
<td></td>
<td>Stormwater</td>
<td>Monitor site for aviation wildlife hazard issues. Maintain stormwater conveyance infrastructure – this action also minimizes the attractiveness of the feature to waterfowl</td>
<td><strong>Research &amp; Development</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Research vegetation types that will be appropriate both to deter hazardous wildlife species and for stormwater conveyance and treatment.</td>
</tr>
<tr>
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</tr>
</tbody>
</table>
### Wildlife Management Issue

<table>
<thead>
<tr>
<th>Map Key</th>
<th>Site: Uses by Wildlife Species of Concern</th>
<th>Wildlife Management Issue</th>
<th>Short-Term: Operational Strategies</th>
<th>Research &amp; Development</th>
<th>Long-Term: Management Strategies</th>
<th>Information and Education</th>
</tr>
</thead>
<tbody>
<tr>
<td>C</td>
<td>Primary Zone</td>
<td>Adjacent Open Water (Sandy River)</td>
<td>Increase site inspections.</td>
<td>Identify access and equipment needed to maintain the bank to reduce food and cover.</td>
<td>Obtain the proper equipment needed.</td>
<td>Submit annual depredation report to the USFWS.</td>
</tr>
<tr>
<td></td>
<td>Secondary Zone</td>
<td>Nesting Habitat</td>
<td>Increase commitment of resources for waterfowl nest surveys. Remove vegetation to deter upland nesting birds – Implement nest depredation under the Port’s USFWS Depredation permit.</td>
<td>Conduct nest surveys.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Hazing</td>
<td>• Haze &amp; harass of wildlife species of concern to aircraft safety as-needed. Respond to calls from the tower when there is wildlife on the runway or in the RSA.</td>
<td>Conduct site inspections to identify and mitigate aviation wildlife hazards.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Vegetation</td>
<td></td>
<td></td>
<td>Implement landscape standards for areas inside the primary and secondary zones.</td>
<td></td>
</tr>
</tbody>
</table>

- **Primary Zone**
  - Loafing, roosting, foraging, and shelter for birds & mammals.
  - Secondary Zone
    - Large continuous expanse of grassy habitat
<table>
<thead>
<tr>
<th>Map Key</th>
<th>Site: Uses by Wildlife Species of Concern</th>
<th>Wildlife Management Issue</th>
<th>Management Strategies by Program Component or “Pillar”</th>
</tr>
</thead>
<tbody>
<tr>
<td>D</td>
<td>Airfield – paved and mowed grass areas inside the airport perimeter fence</td>
<td>Airfield Mowing</td>
<td>Short-Term: Operational Strategies</td>
</tr>
<tr>
<td></td>
<td>Primary Zone</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>▪ Loafing, roosting, foraging, and shelter for birds &amp; mammals.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>▪ Open water and nesting habitat for waterfowl</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>▪ Large continuous expanse of grassy habitat. [Grass/Forb-Mowed]</td>
<td></td>
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<tr>
<td></td>
<td>▪ Prey base habitat for raptors and coyotes.</td>
<td></td>
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<tr>
<td></td>
<td>▪ Perimeter fence, RVR poles, signs and other man-</td>
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<tr>
<td>Map Key</td>
<td>Site: Uses by Wildlife Species of Concern</td>
<td>Wildlife Management Issue</td>
<td>Management Strategies by Program Component or “Pillar”</td>
</tr>
<tr>
<td>---------</td>
<td>------------------------------------------</td>
<td>---------------------------</td>
<td>-------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>Secondary Zone</td>
<td>Perching</td>
<td>Short-Term: Operational Strategies</td>
</tr>
<tr>
<td></td>
<td>made perching sites.</td>
<td>Perching</td>
<td>Monitor natural and man-made perching sites for heavy use areas.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ravens</td>
<td>Monitor red-tailed hawk activity</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Wildlife Monitoring and strike reporting</td>
<td>Monitor wildlife species during runway checks.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Culverts and ditch crossings along perimeter fence (serve as entry points into airfield for coyotes).</td>
<td>Follow the Port’s lethal control protocol when necessary – decisions to use lethal control are rare and are determined based on the specifics of the situation.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Worms (attract gulls to the airfield)</td>
<td>Use sweepers to remove worms from the aircraft movement surfaces.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Landscaping</td>
<td>Implement TTD Landscaping Standards.</td>
</tr>
</tbody>
</table>

Note: The table outlines various wildlife management strategies for different issues, including perching, raptors, and landscaping, among others.
<table>
<thead>
<tr>
<th>Map Key</th>
<th>Site: Uses by Wildlife Species of Concern</th>
<th>Wildlife Management Issue</th>
<th>Management Strategies by Program Component or “Pillar”</th>
</tr>
</thead>
<tbody>
<tr>
<td>E</td>
<td>Other Port owned properties outside perimeter fence: Secondary Zone.</td>
<td>Herbaceous/jurisdictional wetlands Food source- Black berries Cover- Cottonwoods</td>
<td>Haze &amp; harass of wildlife species of concern to aircraft safety as-needed. Surveys site seasonally for poorly drained areas that develop into temporary standing water. Conduct site inspections to identify and mitigate aviation wildlife hazards Implement landscape standards for areas inside the primary and secondary zones.</td>
</tr>
</tbody>
</table>
APPENDIX F        List of Plants Approved for Landscaping at TTD
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# Approved Plant List for TTD

<table>
<thead>
<tr>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Type</th>
<th>Max. Height at Maturity (ft)</th>
<th>Max. Spread at Maturity (ft)</th>
<th>On The Web</th>
</tr>
</thead>
<tbody>
<tr>
<td>Berberis verruculosa</td>
<td>Warty Barberry</td>
<td>Evergreen</td>
<td>3.5</td>
<td>3.5</td>
<td><a href="http://oregonstate.edu/dept/idplants/beve.htm">http://oregonstate.edu/dept/idplants/beve.htm</a></td>
</tr>
<tr>
<td>Cornus sericea 'Kelsey'</td>
<td>Kelsey Dogwood</td>
<td>Deciduous</td>
<td>3</td>
<td>3</td>
<td><a href="http://pnwplants.wsu.edu/PlantDisplay.aspx?PlantID=100">http://pnwplants.wsu.edu/PlantDisplay.aspx?PlantID=100</a></td>
</tr>
<tr>
<td>Ilex crenata 'Helleri'</td>
<td>Heller Japanese Holly</td>
<td>Evergreen</td>
<td>4</td>
<td>4</td>
<td><a href="http://oregonstate.edu/dept/idplants/lhirch.htm">http://oregonstate.edu/dept/idplants/lhirch.htm</a></td>
</tr>
<tr>
<td>Lavandula angustifolia</td>
<td>English Lavender</td>
<td>Evergreen</td>
<td>2-3</td>
<td>2-4</td>
<td><a href="http://plants.usda.gov/java/profile?symbol=LAANN81">http://plants.usda.gov/java/profile?symbol=LAANN81</a></td>
</tr>
<tr>
<td>Rhododendron x 'Girard's Purple'</td>
<td>Girard's Purple Azalea</td>
<td>Evergreen</td>
<td>3-4</td>
<td>2-4</td>
<td><a href="http://oregonstate.edu/dept/idplants/rhgpur.htm">http://oregonstate.edu/dept/idplants/rhgpur.htm</a></td>
</tr>
<tr>
<td>Rosa mediland var.</td>
<td>Medallion Rose Varieties</td>
<td>Evergreen</td>
<td>2.5-3</td>
<td></td>
<td><a href="http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/roses/redmedallion.htm">http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/roses/redmedallion.htm</a></td>
</tr>
<tr>
<td>Rosa 'Red Flower Carpet'</td>
<td>Red Flower Carpet</td>
<td>Evergreen</td>
<td>2.5</td>
<td></td>
<td><a href="http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/roses/flowercarpetred.htm">http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/roses/flowercarpetred.htm</a></td>
</tr>
<tr>
<td>Spiraea betulifolia</td>
<td>Birchleaf Spiraea</td>
<td>Deciduous</td>
<td>3</td>
<td></td>
<td><a href="http://oregonstate.edu/dept/idplants/spbet.htm">http://oregonstate.edu/dept/idplants/spbet.htm</a></td>
</tr>
<tr>
<td>Ajuga reptans 'Burgundy Glow'</td>
<td>Carpet Bugle</td>
<td>Evergreen</td>
<td>.5</td>
<td></td>
<td><a href="http://oregonstate.edu/dept/idplants/ajre.htm">http://oregonstate.edu/dept/idplants/ajre.htm</a></td>
</tr>
<tr>
<td>Calluna vulgaris</td>
<td>Scotch Heather</td>
<td>Evergreen</td>
<td>5.2</td>
<td>2+</td>
<td><a href="http://oregonstate.edu/dept/idplants/cavu.htm">http://oregonstate.edu/dept/idplants/cavu.htm</a></td>
</tr>
<tr>
<td>Ceanothus prostratus</td>
<td>Mahala Mat</td>
<td>Evergreen</td>
<td>5</td>
<td></td>
<td><a href="http://plants.usda.gov/java/profile?symbol=CEPR">http://plants.usda.gov/java/profile?symbol=CEPR</a></td>
</tr>
<tr>
<td>Dicentra formosa</td>
<td>Pacific Bleeding Heart</td>
<td>N/A</td>
<td>2</td>
<td>2</td>
<td><a href="http://pnwplants.wsu.edu/PlantDisplay.aspx?PlantID=42">http://pnwplants.wsu.edu/PlantDisplay.aspx?PlantID=42</a></td>
</tr>
<tr>
<td>Echinacea purpurea</td>
<td>Purple Coneflower</td>
<td>N/A</td>
<td>5</td>
<td>2</td>
<td><a href="http://plants.usda.gov/java/profile?PlantID=162">http://plants.usda.gov/java/profile?PlantID=162</a></td>
</tr>
<tr>
<td>Juniperus horizontalis</td>
<td>Creeping Juniper</td>
<td>Evergreen</td>
<td>1-1.5</td>
<td>10</td>
<td><a href="http://oregonstate.edu/dept/idplants/jhjo.htm">http://oregonstate.edu/dept/idplants/jhjo.htm</a></td>
</tr>
<tr>
<td>Phelox spp.</td>
<td>Native Phelox</td>
<td>N/A</td>
<td>5.2</td>
<td></td>
<td><a href="http://plants.usda.gov/java/nameSearch">http://plants.usda.gov/java/nameSearch</a></td>
</tr>
<tr>
<td>Phyllocladus spp.</td>
<td>Mountain Heather</td>
<td>Evergreen</td>
<td>.5-1.5</td>
<td>.5-1.5</td>
<td><a href="http://plants.usda.gov/java/profile?symbol=PYYLL3">http://plants.usda.gov/java/profile?symbol=PYYLL3</a></td>
</tr>
<tr>
<td>Polystichum munitum</td>
<td>Sword Fern</td>
<td>Evergreen</td>
<td>4</td>
<td>7</td>
<td><a href="http://pnwplants.wsu.edu/PlantDisplay.aspx?PlantID=337">http://pnwplants.wsu.edu/PlantDisplay.aspx?PlantID=337</a></td>
</tr>
<tr>
<td>Walsteinia fragaroides</td>
<td>Barren Strawberry</td>
<td>Evergreen</td>
<td>5</td>
<td></td>
<td><a href="http://oregonstate.edu/dept/idplants/wfr.htm">http://oregonstate.edu/dept/idplants/wfr.htm</a></td>
</tr>
<tr>
<td>Calamagrostis x acutiflora 'Overdam'</td>
<td>Feather Reed Grass</td>
<td>I</td>
<td>2.5-3</td>
<td>1.5-2</td>
<td><a href="http://www.mobot.org/gardeninghelp/planfinder/plant.asp?code=N750">http://www.mobot.org/gardeninghelp/planfinder/plant.asp?code=N750</a></td>
</tr>
<tr>
<td>Festuca glauca</td>
<td>Blue Fescue</td>
<td></td>
<td>1</td>
<td>1</td>
<td><a href="http://pnwplants.wsu.edu/PlantDisplay.aspx?PlantID=52">http://pnwplants.wsu.edu/PlantDisplay.aspx?PlantID=52</a></td>
</tr>
<tr>
<td>Ophiopogon japonicus 'Nana'</td>
<td>Dwarf Mondo Grass</td>
<td></td>
<td>.75-1</td>
<td>.75-1</td>
<td><a href="http://plants.usda.gov/java/profile?symbol=OPJA">http://plants.usda.gov/java/profile?symbol=OPJA</a></td>
</tr>
<tr>
<td>Ophiopogon planiscapum 'Nigrascens'</td>
<td>Black Mondo Grass</td>
<td></td>
<td></td>
<td></td>
<td><a href="http://www.mobot.org/gardeninghelp/planfinder/plant.asp?code=E400">http://www.mobot.org/gardeninghelp/planfinder/plant.asp?code=E400</a></td>
</tr>
<tr>
<td>Pennisetum alopecuroides 'Hameln'</td>
<td>Hameln Fountain Grass</td>
<td></td>
<td>1.5-2.5</td>
<td>1.5-2.5</td>
<td><a href="http://www.mobot.org/gardeninghelp/planfinder/plant.asp?code=A660">http://www.mobot.org/gardeninghelp/planfinder/plant.asp?code=A660</a></td>
</tr>
</tbody>
</table>

* Indicates measurements are not taken from the related website.
I Indicates preferred water quality plant species for swales and mitigation.
<table>
<thead>
<tr>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Type</th>
<th>Max. Height at Maturity (ft)</th>
<th>Max. Spread at Maturity (ft)</th>
<th>On The Web</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Vine Maple</strong></td>
<td>Acer circinatum</td>
<td>Deciduous</td>
<td>10-20</td>
<td>20*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/acci.htm">http://oregonstate.edu/dept/lpaplants/acci.htm</a></td>
</tr>
<tr>
<td><strong>Amur Maple</strong></td>
<td>Acer ginnala</td>
<td>Deciduous</td>
<td>10-20</td>
<td>20*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/acgi.htm">http://oregonstate.edu/dept/lpaplants/acgi.htm</a></td>
</tr>
<tr>
<td><strong>Paperbark Maple</strong></td>
<td>Acer griseum</td>
<td>Deciduous</td>
<td>20-30</td>
<td>25*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/acgr.htm">http://oregonstate.edu/dept/lpaplants/acgr.htm</a></td>
</tr>
<tr>
<td><strong>Japanese Maple</strong></td>
<td>Acer palmatum</td>
<td>Deciduous</td>
<td>15-25</td>
<td>10-25*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/acpa.htm">http://oregonstate.edu/dept/lpaplants/acpa.htm</a></td>
</tr>
<tr>
<td><strong>Tricolor European Beech</strong></td>
<td>Fagus sylvatica 'Tricolor'</td>
<td>Deciduous</td>
<td>20-30*</td>
<td>20-20*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/fasytr.htm">http://oregonstate.edu/dept/lpaplants/fasytr.htm</a></td>
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<tr>
<td><strong>Ginko</strong></td>
<td>Ginkgo biloba</td>
<td>Deciduous</td>
<td>50+</td>
<td>30</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/gibi.htm">http://oregonstate.edu/dept/lpaplants/gibi.htm</a></td>
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<tr>
<td><strong>Rotundifolia Sweetgum</strong></td>
<td>Liquidambar styraciflua 'Rotundifolia'</td>
<td>Deciduous</td>
<td>60-70*</td>
<td>20-30*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/lstr.htm">http://oregonstate.edu/dept/lpaplants/lstr.htm</a></td>
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<tr>
<td><strong>Saucer Magnolia</strong></td>
<td>Magnolia x soulangeana</td>
<td>Deciduous</td>
<td>15-20</td>
<td>15-25*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/maso.htm">http://oregonstate.edu/dept/lpaplants/maso.htm</a></td>
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<tr>
<td><strong>Spring Snow Crabapple</strong></td>
<td>Malus x 'Spring Snow'</td>
<td>Deciduous</td>
<td>25-30</td>
<td>15-20</td>
<td><a href="http://hort.ufl.edu/trees/MALXE.pdf">http://hort.ufl.edu/trees/MALXE.pdf</a></td>
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<tr>
<td><strong>Dawn Redwood (height restricted)</strong></td>
<td>Metasequoia glyptostroboides</td>
<td>Deciduous</td>
<td>70-100</td>
<td>15-25*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/meqgl.htm">http://oregonstate.edu/dept/lpaplants/meqgl.htm</a></td>
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<tr>
<td><strong>Sourwood</strong></td>
<td>Oxycodendrum arboreum</td>
<td>Deciduous</td>
<td>25-60</td>
<td>10-25</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/oxxar.htm">http://oregonstate.edu/dept/lpaplants/oxxar.htm</a></td>
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<tr>
<td><strong>Persian Parrotia</strong></td>
<td>Parrotia persica</td>
<td>Deciduous</td>
<td>40</td>
<td>25</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/pipo.htm">http://oregonstate.edu/dept/lpaplants/pipo.htm</a></td>
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<tr>
<td><strong>Ponderosa Pine (height restricted)</strong></td>
<td>Pinus ponderosa</td>
<td>Deciduous</td>
<td>60-100</td>
<td>25-30*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/jppo.htm">http://oregonstate.edu/dept/lpaplants/jppo.htm</a></td>
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<tr>
<td><strong>Mt Fuji Cherry</strong></td>
<td>Prunus serulata 'Shirotae'</td>
<td>Deciduous</td>
<td>12-15</td>
<td>20</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/prssac.htm">http://oregonstate.edu/dept/lpaplants/prssac.htm</a></td>
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<tr>
<td><strong>Cleveland Select Flowering Pear</strong></td>
<td>Pyrus calleryana 'Cleveland Select'</td>
<td>Deciduous</td>
<td>30-35*</td>
<td>15-20*</td>
<td><a href="http://www.advancedtree.com/tree_clevelandpearp.html">http://www.advancedtree.com/tree_clevelandpearp.html</a></td>
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<tr>
<td><strong>Red Maple</strong></td>
<td>Acer rubrum var.</td>
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<td>60-75</td>
<td>30-50*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/acru.htm">http://oregonstate.edu/dept/lpaplants/acru.htm</a></td>
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<tr>
<td><strong>European Hornbeam</strong></td>
<td>Carpinus betulus</td>
<td>Deciduous</td>
<td>40-60</td>
<td>30-40*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/kebe.htm">http://oregonstate.edu/dept/lpaplants/kebe.htm</a></td>
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<tr>
<td><strong>Autumn Purple Ash</strong></td>
<td>Fraxinus americana 'Autumn Purple'</td>
<td>Deciduous</td>
<td>45-60*</td>
<td>35-50*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/framap.htm">http://oregonstate.edu/dept/lpaplants/framap.htm</a></td>
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<tr>
<td><strong>Green Ash (seedless varieties only)</strong></td>
<td>Fraxinus pennsylvanica</td>
<td>Deciduous</td>
<td>50</td>
<td>40</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/frpem.htm">http://oregonstate.edu/dept/lpaplants/frpem.htm</a></td>
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<tr>
<td><strong>Thornless Honeylocust</strong></td>
<td>Gleditsia triacanthos var. inermis</td>
<td>Deciduous</td>
<td>30-70</td>
<td>30-40*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/gth.htm">http://oregonstate.edu/dept/lpaplants/gth.htm</a></td>
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<tr>
<td><strong>London Planetary (height restricted)</strong></td>
<td>Platanus × acerifolia</td>
<td>Deciduous</td>
<td>70-100</td>
<td>60-75*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/plac.htm">http://oregonstate.edu/dept/lpaplants/plac.htm</a></td>
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<tr>
<td><strong>Scarlet Oak</strong></td>
<td>Quercus cocinea</td>
<td>Deciduous</td>
<td>75</td>
<td>45</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/qehtm.htm">http://oregonstate.edu/dept/lpaplants/qehtm.htm</a></td>
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<tr>
<td><strong>American Linden</strong></td>
<td>Tilia americana</td>
<td>Deciduous</td>
<td>60-80</td>
<td>30-50*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/tls.htm">http://oregonstate.edu/dept/lpaplants/tls.htm</a></td>
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<tr>
<td><strong>Littleleaf Linden</strong></td>
<td>Tilia cordata</td>
<td>Deciduous</td>
<td>60-70</td>
<td>25-40*</td>
<td><a href="http://oregonstate.edu/dept/lpaplants/tico.htm">http://oregonstate.edu/dept/lpaplants/tico.htm</a></td>
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<tr>
<td>Scientific Name</td>
<td>Common Name</td>
<td>Type</td>
<td>Max. Height at Maturity (ft)</td>
<td>Max. Spread at Maturity (ft)</td>
<td>On The Web</td>
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<tr>
<td>Abelia × grandiflora 'Prostrata'</td>
<td>Prostrate Glossy Abelia</td>
<td>Evergreen</td>
<td>1.5-2</td>
<td>4-5</td>
<td><a href="http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/shrubs/nandina_domestiica.htm">http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/shrubs/nandina_domestiica.htm</a></td>
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<tr>
<td>Berberis thunbergii var. atropurpurea 'Crimson Pygmy'</td>
<td>Crimson Pygmy Japanese Barberry</td>
<td>Deciduous</td>
<td>2</td>
<td>3</td>
<td><a href="http://oregonstate.edu/dept/ldplants/bethacp.htm">http://oregonstate.edu/dept/ldplants/bethacp.htm</a></td>
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<tr>
<td>Berberis thunbergii 'Kobold'</td>
<td>Kobold Japanese Barberry</td>
<td>Deciduous</td>
<td>2-2.5</td>
<td>2-2.5</td>
<td><a href="http://oregonstate.edu/dept/ldplants/bethk.htm">http://oregonstate.edu/dept/ldplants/bethk.htm</a></td>
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<tr>
<td>Boxus sempervirens 'Suffruticosa'</td>
<td>English Boxwood</td>
<td>Evergreen</td>
<td>4-5</td>
<td>2-4</td>
<td><a href="http://oregonstate.edu/dept/ldplants/buxus.htm">http://oregonstate.edu/dept/ldplants/buxus.htm</a></td>
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<tr>
<td>Chamaecyparis obtusa 'Nana Lutea'</td>
<td>Nana Lutea Hinoki Falsecypress</td>
<td>Evergreen</td>
<td>6</td>
<td>4</td>
<td><a href="http://www.mobot.org/gardeninghelp/plantfinder/plant.asp?code=K550">http://www.mobot.org/gardeninghelp/plantfinder/plant.asp?code=K550</a></td>
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<td>Cistus spp.</td>
<td>Rockrose species</td>
<td>Evergreen</td>
<td>Variable</td>
<td>Variable</td>
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<td>Clematis armandi</td>
<td>Evergreen Clematis</td>
<td>Evergreen</td>
<td>20</td>
<td>Variable</td>
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<tr>
<td>Corylopsis glabrescens</td>
<td>Fragrant Winterhazel</td>
<td>Deciduous</td>
<td>8-15</td>
<td>8-15</td>
<td><a href="http://oregonstate.edu/dept/ldplants/cosspp.htm">http://oregonstate.edu/dept/ldplants/cosspp.htm</a></td>
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<tr>
<td>Daphne spp.</td>
<td>Daphne</td>
<td>Evergreen</td>
<td>3-4</td>
<td>2-3</td>
<td><a href="http://oregonstate.edu/dept/ldplants/1plants.htm#daphne">http://oregonstate.edu/dept/ldplants/1plants.htm#daphne</a></td>
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<tr>
<td>Enkianthus campanulatus</td>
<td>Redvin Enkianthus</td>
<td>Deciduous</td>
<td>6-8</td>
<td>4-6</td>
<td><a href="http://oregonstate.edu/dept/ldplants/enca-i.htm">http://oregonstate.edu/dept/ldplants/enca-i.htm</a></td>
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<tr>
<td>Erica spp.</td>
<td>Heath</td>
<td>Evergreen</td>
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<td>1-2</td>
<td><a href="http://oregonstate.edu/dept/ldplants/1plants.htm#ferca">http://oregonstate.edu/dept/ldplants/1plants.htm#ferca</a></td>
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<tr>
<td>Euonymus alatus 'Compactus'</td>
<td>Compact Winged Burning Bush</td>
<td>Deciduous</td>
<td>8-10</td>
<td>9-11</td>
<td><a href="http://oregonstate.edu/dept/ldplants/euusl.htm">http://oregonstate.edu/dept/ldplants/euusl.htm</a></td>
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<td>Euonymus fortunei</td>
<td>Winter creeper Euonymus</td>
<td>Evergreen</td>
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<td>2-4</td>
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<tr>
<td>Forsythia spp.</td>
<td>Forsythia</td>
<td>Deciduous</td>
<td>8-10</td>
<td>10-12</td>
<td><a href="http://oregonstate.edu/dept/ldplants/1plants.htm#fer.htm">http://oregonstate.edu/dept/ldplants/1plants.htm#fer.htm</a></td>
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<tr>
<td>Hamamelis × intermedia 'Diane'</td>
<td>Diane Witchhazel</td>
<td>Deciduous</td>
<td>8-12</td>
<td>10-15</td>
<td><a href="http://oregonstate.edu/dept/ldplants/hand.htm">http://oregonstate.edu/dept/ldplants/hand.htm</a></td>
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<tr>
<td>Hydrangea macrophylla</td>
<td>Bigleaf Hydrangea var.</td>
<td>Deciduous</td>
<td>4-6</td>
<td>4-6</td>
<td><a href="http://www.mobot.org/gardeninghelp/plantfinder/plant.asp?code=K550">http://www.mobot.org/gardeninghelp/plantfinder/plant.asp?code=K550</a></td>
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<tr>
<td>Kerria japonica</td>
<td>Japanese Kerria</td>
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<td>4-8</td>
<td>6-9</td>
<td><a href="http://oregonstate.edu/dept/ldplants/keja.htm">http://oregonstate.edu/dept/ldplants/keja.htm</a></td>
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<tr>
<td>Leucothoe fontanesiana</td>
<td>Drooping leucothoe</td>
<td>Evergreen</td>
<td>3-6</td>
<td>3-6</td>
<td><a href="http://oregonstate.edu/dept/ldplants/leuco.htm">http://oregonstate.edu/dept/ldplants/leuco.htm</a></td>
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<tr>
<td>Nandina domestica 'Gulf Stream'</td>
<td>Gulf Stream False Bamboo</td>
<td>Evergreen</td>
<td>2.5-3.5</td>
<td>3&quot;</td>
<td><a href="http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/shrubs/nandina_domestica.htm">http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/shrubs/nandina_domestica.htm</a></td>
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<tr>
<td>Potentilla fruticosa</td>
<td>Bush Cinquefoil</td>
<td>Deciduous</td>
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<td>2-4</td>
<td><a href="http://oregonstate.edu/dept/ldplants/potri.htm">http://oregonstate.edu/dept/ldplants/potri.htm</a></td>
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<tr>
<td>Rhododendron × 'Jean Marie'</td>
<td>Honorable Jean Marie Rhododendron</td>
<td>Evergreen</td>
<td>5-6</td>
<td>5-6</td>
<td><a href="http://oregonstate.edu/dept/ldplants/rthrei.htm">http://oregonstate.edu/dept/ldplants/rthrei.htm</a></td>
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<td>Rhododendron × 'Macrophyllum'</td>
<td>Western Rhododendron</td>
<td>Evergreen</td>
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<td>Rhodium typina 'Lacinata'</td>
<td>Laceleaf Staghorn Sumac</td>
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<td>10-20</td>
<td><a href="http://oregonstate.edu/dept/ldplants/rhyl-i.htm">http://oregonstate.edu/dept/ldplants/rhyl-i.htm</a></td>
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<tr>
<td>Rosa × gynophora</td>
<td>Little Wood Rose</td>
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<td>6</td>
<td>2-4</td>
<td><a href="http://oregonstate.edu/dept/ldplants/ogym.htm">http://oregonstate.edu/dept/ldplants/ogym.htm</a></td>
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<td>Rosa × nitkana</td>
<td>Nootka Rose</td>
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<td>6&quot;</td>
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<td>Salix purpurea 'Nana'</td>
<td>Dwarf Alaskan Blue Willow</td>
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<td>5</td>
<td>3-5&quot;</td>
<td><a href="http://oregonstate.edu/dept/ldplants/sapun.htm">http://oregonstate.edu/dept/ldplants/sapun.htm</a></td>
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<td>Spiraea douglasii</td>
<td>Douglas Spirea</td>
<td>Deciduous</td>
<td>3-7</td>
<td>3-7</td>
<td><a href="http://oregonstate.edu/dept/ldplants/spdoug.htm">http://oregonstate.edu/dept/ldplants/spdoug.htm</a></td>
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<tr>
<td>Taxus baccata 'Repandens'</td>
<td>Spreading English Yew</td>
<td>Evergreen</td>
<td>2-4</td>
<td>12-15</td>
<td><a href="http://oregonstate.edu/dept/ldplants/tabar.htm">http://oregonstate.edu/dept/ldplants/tabar.htm</a></td>
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<tr>
<td>Taxus × baccata 'Standishii'</td>
<td>Standishii Yew</td>
<td>Evergreen</td>
<td>7&quot;</td>
<td>3&quot;</td>
<td><a href="http://oregonstate.edu/dept/ldplants/tabas.htm">http://oregonstate.edu/dept/ldplants/tabas.htm</a></td>
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## Approved Plant List for TTD

<table>
<thead>
<tr>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Type</th>
<th>Max. Height at Maturity (ft)</th>
<th>Max. Spread at Maturity (ft)</th>
<th>On The Web</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arctostaphylos uva-ursi (cultivars)</td>
<td>Kinnikinnick</td>
<td>Evergreen</td>
<td>5-1.5</td>
<td>3-6*</td>
<td><a href="http://oregonstate.edu/dept/dplants/aruv.htm">http://oregonstate.edu/dept/dplants/aruv.htm</a></td>
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<td>Genista pilosa</td>
<td>Silkyeal Broom</td>
<td>Deciduous</td>
<td>1-1.5</td>
<td>2-3*</td>
<td><a href="http://oregonstate.edu/dept/dplants/gepi.htm">http://oregonstate.edu/dept/dplants/gepi.htm</a></td>
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<td>Hemerocallis hybrid</td>
<td>Day Lily</td>
<td>Deciduous</td>
<td>1-3</td>
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<td><a href="http://www.ces.ncsu.edu/depts/hort/consumer/factsheets-bulbs-summer/hemerocallis.html">http://www.ces.ncsu.edu/depts/hort/consumer/factsheets-bulbs-summer/hemerocallis.html</a></td>
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<td>Iberis sempervirens</td>
<td>Evergreen Candeluff</td>
<td>Evergreen</td>
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<td>3-4*</td>
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<td>Liriope muscari</td>
<td>Lily Turf</td>
<td>Evergreen</td>
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<td>-5-1</td>
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<td>Pachysandra canby</td>
<td>Canby Pachistima</td>
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<td>Sedum spp.</td>
<td>Sedum</td>
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<td>2.5-3</td>
<td>1.5-2</td>
<td><a href="http://biology.burke.washington.edu/herbarium/imagecollection.php?Genus=Sedum">http://biology.burke.washington.edu/herbarium/imagecollection.php?Genus=Sedum</a></td>
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<td>Bromus vulgaris</td>
<td>Columbia Brome</td>
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<td>2.5-3</td>
<td>1.5-2</td>
<td><a href="http://www.calflora.org/cgi-bin/species_query.cgi?where-calcrecum=1220">http://www.calflora.org/cgi-bin/species_query.cgi?where-calcrecum=1220</a></td>
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<td>Calamagrostis acutifolia 'Overdam'</td>
<td>Overdam Feather Reed Grass</td>
<td>Evergreen</td>
<td>2.5-3</td>
<td>1.5-2</td>
<td><a href="http://www.mobot.org/gardeninghelp/plantfinder/plant.asp?code=NT50">http://www.mobot.org/gardeninghelp/plantfinder/plant.asp?code=NT50</a></td>
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<td>Carex morrowii 'Evergold'</td>
<td>Evergold Japanese Sedge</td>
<td>Evergreen</td>
<td>2.5-3</td>
<td>1.5-2</td>
<td><a href="http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/ornamental_grass/carex_morrowii.html">http://www.ces.ncsu.edu/depts/hort/consumer/factsheets/ornamental_grass/carex_morrowii.html</a></td>
</tr>
<tr>
<td>Danthonia californica</td>
<td>California Catgrass</td>
<td>Evergreen</td>
<td>2</td>
<td></td>
<td><a href="http://plants.usda.gov/java/profile?symbol=CATU3">http://plants.usda.gov/java/profile?symbol=CATU3</a></td>
</tr>
</tbody>
</table>

* Indicates measurements are not taken from the related website.
* (height restricted) refers to specific species being limited in usage to areas outside of height restricted zones.
* Indicates preferred water quality plant species for swales and mitigation
APPENDIX G  TTD Plant Variance Form
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Troutdale Airport Plant List Variance Request Form

Instructions for Submittal

In project specific situations a variance may be granted to supplement the List of Approved Plants found in the Troutdale Airport (TTD) Wildlife Hazard Management Plan (WHMP) Landscaping Standards. Due to the excess amount of time and effort involved with receiving a variance, it is strongly recommended that contractors use only plants from the Approved Plants List for landscaping within the Primary and Secondary Zones at TTD. The species on these lists have been selected to meet criteria for maintenance, wildlife, and security issues. However, if a contractor wishes to use plant material that is not included in the list, they can obtain approval through the following process:

**Instructions for Consultants:**

1. Fill out the top portion of one “Plant List Variance Form – Signature Form” and completed “Plant Information Form” for each plant being requested.

2. Forward these forms to the Port Project Manager via email. The Port Project Manager will disseminate the information to each member of the Port Landscaping Committee for their review.

3. When all of the members of the Port of Portland Landscaping Committee have reviewed the plant material, you will be notified within 10 business days that the plant will be accepted/rejected for addition to the list for the specific project requested.

**Instructions for Committee:**

1. Please review the completed Plant Information Form for each plant being requested. Based on your individual area of expertise, please accept or reject each plant. Comments are only necessary for rejections.

2. Forward your signed response to the Aviation Wildlife Manager within 10 business days of receipt of the forms.

3. Responses from any member of the committee that are not received by the Aviation Wildlife Manager within 10 business days will be assumed to be an acceptance of plant material.
TTD Plant List Variance Signature Form

Date:____________________

Consultant Name:______________________________________________________________

Project Name:_______________________________________________________________

Project Location (including zone designation):_____________________________________

Plant Name (botanical and common):_____________________________________________

<table>
<thead>
<tr>
<th>WILDLIFE MANAGER</th>
<th>DATE</th>
<th>APPROVE</th>
<th>REJECT</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Nick Atwell (Alt: John Hilterbrand)</td>
<td></td>
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<table>
<thead>
<tr>
<th>TTD MAINTENANCE</th>
<th>DATE</th>
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<th>REJECT</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. TBD (Alt: ?)</td>
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<tr>
<th>CITY OF TROUTDALE (REVIEW ONLY)</th>
<th>DATE</th>
<th>APPROVE</th>
<th>REJECT</th>
<th>COMMENTS</th>
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<tbody>
<tr>
<td>3. City Representative</td>
<td>N/A</td>
<td>N/A</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Contact Information:

Nick Atwell
Aviation Wildlife Manager
503-460-4179
Port of Portland
7200 NE Airport Way
Portland, OR 97218

John Hilterbrand
Aviation Wildlife Technician
503-460-4680
Port of Portland
7200 NE Airport Way
Portland, OR 97218
Plant List Variance Form

Plant Information

Botanical Name: __________________________ Common Name: __________________________

Native Origin of Plant: __________________________

Circle One:  Deciduous Tree  Evergreen Tree  Annual Ground Cover
Deciduous Shrub  Evergreen Shrub  Perennial Ground Cover

Height and Spread at Maturity: __________________________

Describe Branching Pattern (i.e. horizontal, vertical): __________________________

Describe Crown Shape (i.e. columnar, round): __________________________

Wildlife Attractant Characteristics:

• Flowering? If yes, what time of year and for how long? ____________
  __________________________

• Fruit, Berries, or Nuts? If yes, what time of year and for how long? ______
  __________________________

• What type of wildlife and insects does the research indicate that this
  plant may attract? __________________________

If this plant is found on a City of Portland Plant list or Plant Materials and Suggested
Plant lists please indicate the appropriate list: Native, Nuisance, Prohibited, or
Suggested.

Please provide photographs of the plant for each phase (with and without leaves,
flowers, fruit, etc.)

Cite the sources you used to obtain this information (Note: Must be an agricultural
extension or University web site. No gardening or horticultural websites, please.):

Describe circumstances prohibiting use of PDX Approved Plant List species:
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