Takeaways from discussion with Tribal WQ Staff
September 29, 2020

Plant operations and requirements under the GMA should not be divorced from requirements under the CWA and treaty agreement; development should not take primacy over clean water

- Do the engineers and planners understand treaty rights? If not, educate them.

Jurisdictions should pursue satellite facilities located upstream in watersheds where they will have the greatest benefit to instream flows

Keep pressure on facilities to make more progress faster toward eventual plant upgrades. We shouldn’t have to wait 20-25 years to get these results

If GP doesn’t work, do a formal TMDL (or consider doing it now instead of current planned approach, it might be more effective) – see NWIFC 7/23/20 letter to Governor Inslee