# BEFORE THE WATER RESOURCES DEPARTMENT OF THE STATE OF OREGON

In the Matter of Instream Lease Application	)	DETERMINATION and
IL-1527, Union County	)	FINAL ORDER ON PROPOSED
	)	INSTREAM LEASE

## Authority

Oregon Revised Statute (ORS) 537.348 establishes the process in which a water right holder may submit a request to lease an existing water right for instream purposes. Oregon Administrative Rule (OAR) Chapter 690, Division 077 implements the statutes and provides the Department's procedures and criteria for evaluating instream lease applications.

#### Lessors

Martinus Tromp Van Holst Joanna Tromp Van Holst Frances Tromp Van Holst Mark Tromp Van Holst PO Box 125 Imbler OR 97824

#### **Findings of Fact**

- 1. On March 21, 2016, Martinus Tromp Van Holst filed an application to lease a portion of Certificate 42442 for instream use. The Department assigned the application number IL-1527.
- 2. On April 20, 2016, Department staff contacted the applicant and requested that the additional landowners be added to the lease application. On April 3, and 5, 2016, Joanna Tromp Van Holst, Frances Tromp Van Holst, and Mark Tromp Van Holst were added to the application.
- 3. The portion of the right to be leased is as follows:

Certificate: 42442 in the name of Russell & Patricia Bingaman (perfected under

Permit S-32155)

Use: Irrigation of 131.5 acres

**Priority Date:** May 3, 1966

Quantity: Rate: 2.70 Cubic Foot per Second (CFS)

**Volume:** 394.5 Acre-Feet (AF)

Limit: One-fortieth CFS per acre, not to exceed 3.0 AF per acre per year

Source: Indian Creek, tributary to Grande Ronde River

This is a final order in other than contested case. This order is subject to judicial review under ORS 183.484. Any petition for judicial review must be filed within the 60 day time period specified by ORS 183.484(2). Pursuant to ORS 536.075 and OAR 137-004-0080 you may either petition for judicial review or petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied.

**Authorized Points of Diversion (POD):** 

Twp	Rng	Mer	Sec	Q-Q	Measured Distances
1 S	39 E	WM	12	NE SE	POD 1: 300 FEET SOUTH AND 2950 FEET EAST FROM THE NW CORNER, NE 1/4 SW 1/4, SECTION 12
1 N	39 E	WM	36	NE SW	POD 2: 1050 FEET NORTH AND 2340 FEET EAST FROM THE SW CORNER OF SECTION 26
1 N	39 E	WM	36	NE NW	POD 3: 2970 FEET NORTH AND 1700 FEET EAST FROM THE SW CORNER OF SECTION 26

**Authorized Place of Use:** 

Twp	Rng	Mer	Sec	Q-Q	Acres
1 N	39 E	WM	35	NE NE	2.3
1 N	39 E	WM	35	NE SE	2.9
1 N	39 E	WM	36	NE NW	7.1
1 N	39 E	WM	36	NW NW	24.3
1 N	39 E	WM	36	SW NW	22.3
1 N	39 E	WM	36	SE NW	20.0
1 N	39 E	WM	36	NE SW	24.0
1 N	39 E	WM	36	NW SW	28.6
<u>-</u> :			<u> </u>	Total:	131.5

- 4. Certificate 42442 does not specify the irrigation season; nor is an irrigation season specified by Basin Program or Decree. For the purposes of instream leasing, an irrigation season of March 1 through October 31, consistent with OAR 690-250, shall be used to establish when water may be protected instream.
- 5. The lease application includes the information required under OAR 690-077-0076(3). The Department provided notice of the lease application pursuant to OAR 690-077-0077(1). No comments were received.
- 6. The instream use is clarified and is as follows:

Indian Creek, tributary to Grande Ronde River

**Instream Reach:** From POD 2 (as described in Finding of Fact No. 3) to the mouth of Indian Creek

Certificate	Certificate Priority Date Instream Rat		Instream Volume (AF)	Period Protected Instream	
42442	5/3/1966	1.617	394.50	July 1 – October 31	

- 7. The amount and timing of the proposed instream flow is allowable within the limits and use of the original water right.
- 8. The protection of flows within the proposed reach is appropriate, considering:
  - a. The instream water use begins at the recorded point of diversion;
  - b. The location of confluences with other streams downstream of the point of diversion.
  - c. There are no known areas of natural loss of streamflow to the river bed downstream from the point of diversion; and

- d. Any return flows resulting from the exercise of the existing water right would re-enter the river downstream of the reach of the instream water right.
- 9. The total monthly quantities of water to be protected under the existing and proposed instream rights in the reach will provide for a beneficial purpose.
- 10. The total monthly quantities of water to be protected instream under existing and proposed instream rights in the reach do not exceed the estimated average natural flow.
- 11. If approved, this instream lease is not reasonably expected to significantly affect land use as prescribed by ORS 197.180, OAR Chapter 660, Divisions 30 and 31, and OAR Chapter 690, Division 5.
- 12. Based upon review of the application, information provided by the Department's Watermaster, and other available information, the Department finds that the lease will not result in injury or enlargement. The order approving this instream lease may be modified or revoked under OAR 690-077-0077 if the Department later finds that the lease is causing injury to any existing water right or enlargement of the original right.
- 13. If a right which has been leased is later proposed to be leased again, transferred and/or reviewed under an allocation of conserved water, a new injury review shall be required. For example, instream transfers will be subject to a full and complete review to determine consistency with the requirements of OAR Chapter 690, Division 380 and Division 077. Approval of this lease does not establish a precedent for approval of any future transactions.
- 14. The Lessors have requested that the lease terminate in September 2020. The lease may commence on the date this final order is signed.
- 15. The Lessors have requested the option of terminating the lease early with written notice to the Department.

### **Conclusions of Law**

The Department concludes that the lease will not result in injury or enlargement, OAR 690-077-0077. The lease conforms to the applicable provisions of OAR 690-077-0015.

#### Now, therefore it is ORDERED:

- 1. The Lease as described herein is APPROVED.
- 2. During each year of the term of the lease, the former place of use will no longer receive water as part of these rights, any supplemental rights, or any other layered irrigation water rights, including ground water registrations and permits.

3. The term of the lease will commence upon approval of the instream lease and terminate on September 30, 2020. For multiyear leases, the lessors *shall* have the option of terminating the lease any time each year with written notice to the Department. However, if the termination request is received less than 30-days prior to the instream use period (July 1 through October 31) or after the water rights' original period of allowed use has begun, the Department may issue an order terminating the lease but use of water may not be allowed until the following calendar year, unless the Director determines that enlargement would not occur.

Dated at Salem, Oregon this \_\_\_\_ day of May, 2016.

Dwight French, Water Right Services Division Administrator, for Thomas M. Byler, Director, Oregon Water Resources Department

Mailing date: MAY 0 9 2016

This document was prepared by Tracy Fox and if you have any questions, please call 503-986-0827.