# BEFORE THE WATER RESOURCES DEPARTMENT FOR THE STATE OF OREGON

## Authority

Oregon Administrative Rule (OAR) 690-385-7400 describes the documentation the district must file with the Department in order to provide proof of use.

OAR 690-385-7600 provides in pertinent part that satisfactory proof shall be (a) a determination by the Department that application of water to beneficial use under the terms of the transfer final order was completed to the extent authorized, or (b) a determination by the Department that the application of water to a beneficial use under the terms of the transfer final order was completed to an extent less than authorized.

Oregon Revised Statue (ORS) 540.530(2)(a) and OAR 690-385-7600 authorize the Department to issue or modify a certificate of water right upon satisfactory proof of completion of the change or changes authorized by a final order approving a permanent district transfer.

## **Applicant**

CENTRAL OREGON IRRIGATION DISTRICT 1055 SW LAKE COURT REDMOND, OR 97756

### **Findings of Fact**

- 1. On January 21, 2016, the Department signed a final order, which was mailed on January 27, 2016, and recorded in Special Order Volume 98, Pages 631-634, approving Transfer Application T-12210 involving Certificates 83571 and 76714. The final order established October 1, 2017, as the date for completion of the authorized changes in place of use.
- 2. On February 11, 2016, the Department signed a final order correcting an error in a place of use description, which was mailed on February 22, 2016, and recorded in Special Order Volume 98, Page 780. All other provisions of the order referenced in Finding of Fact #1 remained unchanged.

#### NOTICE OF RIGHT TO PETITION FOR RECONSIDERATION OR JUDICIAL REVIEW

This is an order in other than a contested case. This order is subject to judicial review under ORS 183.482. Any petition for judicial review must be filed within the 60-day time period specified by ORS 183.482. Pursuant to ORS 183.482, ORS 536.075 and OAR 137-003-0675, you may petition for judicial review and 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.

- 3. On June 9, 2018, the Department received a Claim of Beneficial Use (CBU) and associated maps from the applicant for Transfer Application T-12210 satisfying the requirements for proof of use under OAR 690-385-7400.
- 4. The Department reviewed the CBU and map(s) submitted by the applicant for Transfer Application T-12210.
- 5. The CBU did not contain a map of the point of diversion from the source. However, since the transfer involved the transfer of places of use only within an irrigation district and did not involve a change in the point of diversion, the existing maps on file with the Department are sufficient to identify the point of diversion from the source.
- 6. The proposed place of use for Certificates 83571 and 76714 as approved the final order for Transfer Application T-12210, and as recorded in Special Order Volume 98, Pages 631-634 is shown in Table 1, below:

Table 1:

IRRIGATION								
Twp	Rng	Mer	Sec	Q-Q	Acres	Tax Lot	Water User	POD
14 S	13 E	WM	32	SE NE	1.00	1800	Thille, Michael	11
15 S	12 E	WM	25	NE NE	0.25	104	Riley, William & Elizabeth	11
15 S	12 E	WM	25	NE NE	0.15	104	Riley, William & Elizabeth	11
15 S	13 E	WM	8	NW NW	4.00	1400	Te Amo Despacio LLC	11
17 S	12 E	WM	15	NE SE	0.75	400	Seim, Rebecca	11
17 S	13 E	WM	19	SW SW	0.24	1500	Traschel, Fred & Cheryl	1
18 S	13 E	WM	5	NW NW	0.05	800	Davidson, Mark	1
18 S	13 E	WM	12	NE SE	2.25*	700	Gallucci, David & Sheri	1
18 S	13 E	WM	12	NE SE	0.75*	700	Gallucci, David & Sheri	1
	Total: 9.44							

<sup>\*</sup>Beneficial use of water was made on the same number of acres authorized in the order at these locations, but the configuration of the place of use is slightly different.

- 7. The reconfigured changes in place of use as documented in the CBU and associated maps are determined satisfactory because the reconfigured, completed uses are under the same water right holder, within the same tax lot, do not enlarge the rights, and affect the same number of irrigated acres.
- 8. Based on the review of evidence submitted by the applicant, the Department finds that the application of water to beneficial use under the terms of the transfer final order for T-12210 was completed to the extent authorized in the transfer as described in Table 1.

## **Conclusions of Law**

- 1. The Applicant has submitted proof of use pursuant to OAR 690-385-7400.
- 2. Application of water to a beneficial use under the terms of the transfer final order has been made to the extent shown in Table 1, above.

- 3. The applicant has demonstrated proof of completion under T-12210 to the satisfaction of the Department.
- 4. The Department is authorized to issue or modify certificates of water rights involved in transfer T-12210 consistent with this determination of satisfactory proof of completion.

## Now, therefore, it is ORDERED:

1. Water right Certificates 83571 and 76714 are modified as shown in Table 1, above. The Department will issue superseding certificates describing these rights when it determines it is necessary for record keeping.

Signed at Salem, Oregon on SEP 2 6 2018

Dwight French, Water Right Services Administrator for

THOMAS M. BYLER, DIRECTOR
Oregon Department of Water Resources

Mailing date: SEP 2 7 2018