

Application for

Instream Lease

Pooled Lease Form

A summary of review criteria and procedures that are generally applicable to these applications is available at www.wrd.state.or.us/OWRD/PUBS/forms.shlml.

Pursuant to ORS 537.348(2) and OAR 690-077
Optional Identification by Lessor/Lessee: 3-Yr 04 Lease Application Number (assigned by WRD): 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -
The water right to be leased is located in <u>Deschutes</u> County.
This Lease is between:
Lessor #2: Irrigation District or Other Water Purveyor Name Central Oregon Irrigation District
Mailing address 1055 SW Lake Ct City, State, Zip Code Redmond, OR 97756
Telephone number 541-504-7577 E-mail address** lauraw@coid.org
Lessee (if different than Oregon Water Resources Department): Name Deschutes River Conservancy Mailing address PO Box 1560 City, State, Zip Code Bend, OR 97709 Telephone number 541-382-4077, ext 16
E-mail address** gen@deschutesriver.org **BY PROVIDING AN E-MAIL ADDRESS, CONSENT IS GIVEN TO RECEIVE ALL CORRESPONDENCE FROM THE DEPARTMENT ELECTRONICALLY. COPIES OF THE FINAL ORDER DOCUMENTS WILL ALSO BE MAILED.
Trustee: Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, OR 97301-1266 (503) 986-0900
~I~ Water Right Holder and Water Right Information
 Lessor #2 is the (Check one): ☑ Official representative of Central Oregon Irrigation District, the irrigation district, which conveys water to the subject water rights. ☐ Another party with an interest in the subject water rights representing ☐ Not applicable.

1.3	For the water right(s) being leased, list all water rights appurtenant to the same lands. Indicate if there are any supplemental or overlying rights.								
	Certificate No(s). 83571 (primary water rights) & 76714 (supplemental water rights)								
1.4	Are some or all of the lands being leased part of a Conservation Reserve Enhancement Program. Yes No or other Federal Program:								
1.5	Water Rights Proposed to be Leased Instream. The first right to be leased identified in Section 1.3 is further described as follows: Certificate No.: 83571								
	(If you need to enter another leased right, please use the additional water right form for pooled instream lease.)								
	Priority date: October 31, 1900 & December 2, 1907 and Industrial Type of use: Irrigation								
	Legal Season of Use: April 1 - October 31								
	If an irrigation right, total number of acres to be leased: Irrig: 4.26 ac. / Indust: 24.25 ac.								
	Total acre-feet of storage to be leased, if applicable: 0								
	Maximum rate associated with subject water rights (cfs) being leased:								
	Irrigation: October 31, 1900: Season 1: 0.053, Season 2: 0.071, Season 3: 0.094								
	December 2, 1907: Season 3: 0.037 Industrial: October 31, 1900: Season 1: 0.302, Season 2: 0.403, Season 3: 0.533								
	<u>Industrial: October 31, 1900: Season 1: 0.302, Season 2: 0.403, Season 3: 0.533</u> December 2, 1907: Season 3: 0.214								
	If there is more than one rate associated with a water right, describe below:								
	If there is more than one rate associated with a water right, describe below: Season 1 (cfs) Time period:								
	Season 2 (cfs) Time period:								
	Season 3 (cfs) Time period:								
	Maximum duty associated with subject water rights (ac-ft): <u>Irrigation: 42.11</u> Industrial: 239.71								
	Conditions or other limitations, if any: None								
	Conditions of other limitations, if any: None								
	~II~ Instream Water Right Information								
2.1	Public use. This lease will increase streamflows that will benefit: ☐ Conservation, maintenance and enhancement of aquatic and fish life, wildlife, and fish								
	and wildlife habitat								
	⊠ Pollution abatement								
	Recreation and scenic attraction								
2.2	Instream use created by lease for the water right described in Section 1.5.								
	In the Deschutes River								
	Tributary to Columbia River in the Deschutes Basin.								
	Instream volume in acre-feet (may be up to the same as the duty identified in Sec 1.5):								
	Irrigation: October 31, 1900; 23.22 / Industrial: October 31, 1900; 132.17								
	Instream rate in cfs (may be up to the same as the rate identified in Sec 1.5):								

	Irrigation: October 31, 1900: Season 1: 0.029, Season 2: 0.039, Season 3: 0.072
	Industrial: October 31, 1900: Season 1: 0.167, Season 2: 0.222, Season 3: 0.412 (If more than one rate, describe the rate associated with each time period or instream reach.)
	Rate in CFS:Rate in CFS:
	(If not certain of the instream rate or volume, please contact the Department for more information on how to fill out this section of the application).
•	☐ Instream use protected at the point of diversion (POD). ☐ Or within a proposed reach.
	Describe the proposed reach (an instream reach generally begins at the POD and generally ends at the mouth of the source creek/river). If possible list the reach by river mile): POD # 11 to the Mouth of the Deschutes River (RM 0)
	Please check this box if you are not sure of the proposed reach and want water to be protected within a reach below the POD, if possible.
	(If no reach is identified or the above box is not checked, and there is only one POD listed on the certificate, the lease may be processed to be protected at the POD.)
· . · · · · · · · · · · · · · · · · · ·	If the POD is not described on the Certificate or if there is more than one POD listed on the certificate, then the specific POD must be described: POD # 11
	Conditions to prevent injury, if any (use this section to indicate a more restrictive period of use than allowed by the water right):
	 None The instream flow will be allocated on a daily average basis up to the described rate from April 1 through October 26 . Other (describe):
٠,	(Note: The Department may identify additional conditions to prevent injury and/or enlargement.)
2.3	Term of lease. This lease shall terminate on October 31, 2014.
2.4	Flow protection. The Trustee will regulate use of water from the source, subject to prior appropriation and the agency enforcement guidance, to assure the water is delivered to the point of diversion, and through the reach past junior downstream users, so long as flow is sufficient to meet the demand under priority date of the new instream use (see Section 2.2). As part of regulation activities the watermaster or a designee has access to the point of diversion and place of use for the water rights involved in this lease. No party is required to continuously measure the flow of the waterway described in Section 2.2.
	~III~ Other Information

3.1 Accuracy. The Undersigned Lessor(s) and Lessee(s) declare that, to the best of their knowledge and belief, the information contained in this application is true, correct and complete. If after the lease order is signed, any information is determined to be false, the

lease order may be modified or terminated. The lease only exercises the water rights being leased, for the term of the lease. It shall not be construed to overcome any claim that the

water right may otherwise be subject to forfeiture for nonuse pursuant to ORS 540.610 during the period of time prior to the execution of the lease.

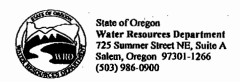
- 3.2 Lease. Lessor(s) and Lessee(s) agree to lease the water rights listed in Section(s) 1.5 for instream use for the term of this lease through Lessee to the Trustee, the Oregon Water Resources Department, pursuant to the provisions of ORS 537.348(2) and OAR 690-077.
- 3.3 Precedent. If a right which has been leased is later proposed to be leased again or transferred to an instream use under ORS 537.348 and OAR 690-077 a new injury review shall be required, and a prior short term lease shall not set a precedent for the amount of water to be leased or transferred instream.
- 3.4 Suspension of original use. During the period of the lease, the water right holder agrees to suspend use of water allowed under the subject water rights and under any water right that is supplemental to the subject water rights.

	Termination provision.
	For multiyear leases, the Lessor(s) shall have the option of terminating the lease each year with written notice to the Department. The lease may be terminated at any time during the calendar year. However, if the termination request is received less then 30 days prior to the period of allowed instream use or after the period of allowed use has begun for the water right(s) being leased, water may not be used under the right(s) leased until the following calendar year, unless the Director determines that enlargement would not occur. The Department may also require: Written notice to the Department; Consent by all parties to the lease; and/or Written notice to the Watermaster's office. For multiyear leases, the lessor shall not have the option of terminating the lease, without consent by all parties to the lease.
3.6	Modification to prevent injury. Allocation of water to the instream use described in Section 2.2 during the term of this lease is not reasonably expected to cause injury to othe rights to use water from the same source. If injury is found after this lease is signed, the
	lease may be modified or terminated to prevent injury.
3.7	lease may be modified or terminated to prevent injury. Fees. Pursuant to ORS 536.050, the following fee is included: □ \$400 for an application with four or more landowners or four or more water rights. □ \$250 for all other applications.
Lesso	Fees. Pursuant to ORS 536.050, the following fee is included: ☐ \$400 for an application with four or more landowners or four or more water rights.

Other Attachments as Needed:

Attachment 1: Tax Lot Map. (See instructions.)

- Attachment 2: Detailed map illustrating lands under subject rights to be leased; required if only part of a right is being leased instream. (See instructions.)
- Attachment 3: Supporting documentation indicating why a right is valid and not subject to forfeiture even though the right has not been exercised for five or more consecutive years (required if the second box in Section 1.6 is checked).
- Attachment 4: Split Season Instream Use Form
- Attachment 5: Pooled Lease Water Right Holder Form



1.1

Application for Instream Lease

A summary of review criteria and procedures that are generally applicable to these applications is available at www.wrd.state.or.us/OWRD/PUBS/forms.shtml.

	• • • • • • •
Pursuant to ORS 537.348(2) and OAR 690-077	1
Optional Identification by Lessor/Lessee: 901368	
Lease Application Number (assigned by WRD): TL-122(0	· Contracting
The water right to be leased is located in <u>Deschutes</u> County.	• .
This Lease is between:	
Lessor #1:	
Name Steven & Martha Carter	
Mailing address 20915 NE Scottsdale	
City, State, Zip Code Bend, OR 97701	
Telephone number	
E-mail address**	
Lessor #2, 3, etc. (provide same information as identified above)	1
Central Oregon Irrigation District	
1055 SW Lake Ct	*, *
Redmond, OR 97756	1.7
541-504-7577	与表生的数据
Email: lauraw@coid.org	
Lessee (if different than Oregon Water Resources Department):	1.
Name Deschutes River Conservancy	
Mailing address PO Box 1560	
City, State, Zip Code Bend, OR 97709	
Telephone number <u>541-382-4077</u> , ext 16	
E-mail address** gen@deschutesriver.org **By providing an e-mail address, consent is given to receive all correspondence from the second secon	
	THE DEPARTMENT
ELECTRONICALLY. COPIES OF THE FINAL ORDER DOCUMENTS WILL ALSO BE MAILED,	
Trustee:	
Oregon Water Resources Department	* . *
725 Summer Street NE, Suite A	
Salem, OR 97301-1266	
(503) 986-0900	1.
~I~ Water Right Holder and Water Right Inform	nation

E, Section 15 and Tax

property located at: Township 17 S, Range 12

Lessor #1 is the water right holder, or authorized agent for water right holder of the

		appur		lands o			e water right a o are not inclu ncluded.	ded in thi		
1.2	Lessor #2 is the (Check one): Not applicable Official representative of Central Oregon Irrigation District, the irrigation district which conveys water to the subject water rights. Another party with an interest in the subject water rights representing							district		
1.3	Indi	For the water right(s) being leased, list all water rights appurtenant to the same lands. Indicate if there are any supplemental or overlying rights. Certificate No(s). 83571 (primary water rights) & 76714 (supplemental water rights)								
1.4							of a Conservati program:	on Reserv	ve Enhancen	nent
1.5	The Certi (If Lega	first rig ificate N you nee al Seaso e entire If no	ht to be No.: <u>835</u> d to ente n of Use water ri , list be	leased ic 71 r another e: April ight certi low the a	leased rig 1 - Octob ificate being acres of the	ht, please er 31 ng leased ne subject n will be c	an. 1.3 is further use the addition ? Yes water right by lried up as par	al water ri No legal des	ght form.) —— cription of t	
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1. 2. 3. 4. 5.	dentify pe ore than or	(Atta	Seel age numb certificate ase numb	ers of cert e. If any p er may be SE NW	fax Lot difficate, if continuous of the identified.	Acres ertificate is ne right pro Identificati 0.46	h will not rece Appent the greater than 10 p posed to be lease on of a previous	Page # ages; identid was lease lease is opt	Priority Date fy priority date d previously, th ional.) 10/31/1900	Leave # c, if there is the previous IL-995 IL- IL- IL- IL-

1.6	Validity of rights to be leased as described in Section 1.5 of this form and on any Additional Water Right Form. Lessor(s) attests (mark one) that: \(\times \) the water has been used over the past five years according to the terms and conditions of the water right certificate or as an instream water right or
	the water has <u>not</u> been used over the past five years according to the terms and conditions of the water right certificate, however the water right is not subject to forfeiture under ORS 540.610(2)()(include necessary supporting documentation as Attachment 3).
	~II~ Instream Water Right Information
2.1	Public use. This lease will increase streamflows that will benefit:
	 Conservation, maintenance and enhancement of aquatic and fish life, wildlife, and fish and wildlife habitat Pollution abatement Recreation and scenic attraction
	Z Regication and seeme attraction
2.2	Instream use created by lease of the water right described in Section 1.5. The instream use to be created is described as follows:
	In the Deschutes River Tributary to Columbia River in the Deschutes Basin.
	Instream volume in acre-feet (may be up to the same as the duty identified in Sec 1.5):
	October 31, 1900: 2.51 Instream rate in cfs (may be up to the same as the rate identified in Sec 1.5): October 31, 1900: Season 1: 0.003, Season 2: 0.004, Season 3: 0.008
	(If not certain of the instream rate or volume, please contact the Department for more information on how to fill out this section of the application).
:	☐ Instream use protected at the point of diversion (POD). ☐ Or within a proposed reach.
	Describe the proposed reach (an instream reach generally begins at the POD and generally ends at the mouth of the source creek/river). If possible list the reach by river mile):
	POD # 11 to the Mouth of the Deschutes River (RM 0)
	Please check this box if you are not sure of the proposed reach and want water to be protected within a reach below the POD, if possible.
	(If no reach is identified or the above box is not checked, and there is only one POD listed on the certificate, the lease may be processed to be protected at the POD.)
-	If the POD is not described on the Certificate or if there is more than one POD listed on the certificate, then the specific POD must be described: POD # 11
	Conditions to prevent injury, if any (use this section to indicate a more restrictive period of use than allowed by the water right): None The instream flow will be allocated on a daily average basis up to the described rate
	from April 1 through October 26. Other (describe):

(Note: The Department may identify additional conditions to prevent injury and/or enlargement.)

If you need to enter more instream uses, please use the additional water rights form.

- 2.3 Term of lease. This lease shall terminate on October 31, 2014
- 2.4 Flow protection. The Trustee will regulate use of water from the source, subject to prior appropriation and the agency enforcement guidance, to assure the water is delivered to the point of diversion, and through the reach past junior downstream users, so long as flow is sufficient to meet the demand under priority date of the new instream use (see Section 2.2). As part of regulation activities the watermaster or a designee has access to the point of diversion and place of use for the water rights involved in this lease. No party is required to continuously measure the flow of the waterway described in Section 2.2.

~III~ Other Information

- 3.1 Accuracy. The Undersigned Lessor(s) and Lessee(s) declare that, to the best of their knowledge and belief, the information contained in this application is true, correct and complete. If after the lease order is signed, any information is determined to be false, the lease order may be modified or terminated. The lease only exercises the water rights being leased, for the term of the lease. It shall not be construed to overcome any claim that the water right may otherwise be subject to forfeiture for nonuse pursuant to ORS 540.610 during the period of time prior to the execution of the lease.
- 3.2 Lease. Lessor(s) and Lessee(s) agree to lease the water rights listed in Section(s) 1.5 for instream use for the term of this lease through Lessee to the Trustee, the Oregon Water Resources Department, pursuant to the provisions of ORS 537,348(2) and OAR 690-077.
- 3.3 Precedent. If a right which has been leased is later proposed to be leased again or transferred to an instream use under ORS 537.348 and OAR 690-077 a new injury review shall be required, and a prior lease shall not set a precedent for the amount of water to be leased or transferred instream.
- 3.4 Suspension of original use. During the period of the lease, the water right holder agrees to suspend use of water allowed under the subject water rights and under any water right that is supplemental to the subject water rights.

3.5 Termination provision.

- For multiyear leases, the Lessor(s) shall have the option of terminating the lease each year with written notice to the Department. The lease may be terminated at any time during the calendar year. However, if the termination request is received less then 30-days prior to the period of allowed instream use or after the period of allowed use has begun for the water right(s) being leased, water may not be used under the right(s) leased until the following calendar year, unless the Director determines that enlargement would not occur. The Department may also require:
 - Written notice to the Department;
 - Consent by all parties to the lease; and/or
 - Written notice to the Watermaster's office.
- For multiyear leases, the lessor shall not have the option of terminating the lease, without consent by all parties to the lease.

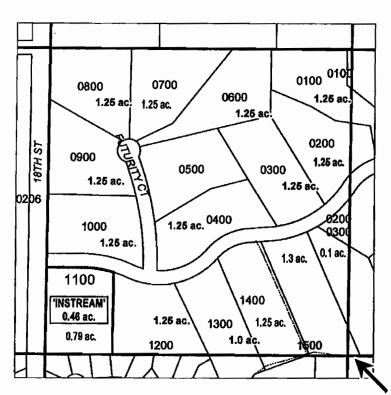
3.6 Modification to prevent injury. Allocation of water to the instream use described in Section 2.2 during the term of this lease is not reasonably expected to cause injury to other rights to use water from the same source. If injury is found after this lease is signed, the lease may be modified or terminated to prevent injury.
3.7 Fees. Pursuant to ORS 536.050, the following fee is included:
\$400 for an application with four or more landowners or four or more water rights.
\$250 for all other applications.
Lessor #1: 5 - 1 lb Date: 3/29/12
Steven Carter
Lessor #1: Marth Centre Date: 3-29-12 Martha Carter
Martha Carter
For additional Lessors, type in space for signature and date
Lessor #2: June 10 Mar. Date: 04/02/12 Central Oregon Irrigation District
Central Oregon Impation District
Lessee: Date:
Deschutes River Conservancy
Other Attachments as Needed:
Attachment 1: Tax Lot Map. (See instructions.)
Attachment 2: Detailed map illustrating lands under subject rights to be leased; required if only part
of a right is being leased instream. (See instructions.) Attachment 3: Supporting documentation indicating why a right is valid and not subject to forfeiture
even though the right has not been exercised for five or more consecutive years
(required if the second box in Section 1.6 is checked).
Attachment 4: Split Season Instream Use Form

DESCHUTES COUNTY SEC.15 T17S R12E

SCALE - 1" = 400'



SE 1/4 OF THE NW 1/4



C 1/4 COR

ac. INSTREAM PARCELS

ac. PARCELS W/ WATER RIGHTS



APPLICATION FOR 3 YEAR INSTREAM LEASE

NAME: STEVEN & MARTHA CARTER

TAXLOT #: 1100

DATE: 03-20-12

0.46 ACRES

FILE: INTRANSFERUNSTREAMUNSTRM12/3 YEAR(171215_SENW



Application for Instream Lease

A summary of review criteria and procedures that are generally applicable to these applications is available at www.wrd.state.or.us/OWRD/PUBS/forms.shtml.

Pursuant to ORS 537.348(2) and OAR 690-077

Optional Identification by Lessor/Lessee: 390 Lease Application Number (assigned by WRD): FL-1226
The water right to be leased is located in <u>Deschutes</u> County.
This Lease is between:
Lessor #1:
Name Maynard Alves Land & Livestock Redmond, LLC Mailing address 16301 NW O'Neil Hwy
City, State, Zip Code Redmond, OR 97756
Telephone number <u>541-548-3086</u>
E-mail address**
Lessor #2, 3, etc. (provide same information as identified above) Central Oregon Irrigation District 1055 SW Lake Ct Redmond, OR 97756
541-504-7577 Email: lauraw@coid.org
Lessee (if different than Oregon Water Resources Department): Name Deschutes River Conservancy
Mailing address PO Box 1560
City, State, Zip Code Bend, OR 97709
Telephone number <u>541-382-4077</u> , ext <u>16</u>
E-mail address** gen@deschutesriver.org **By providing an e-mail address, consent is given to receive all correspondence from the department
ELECTRONICALLY. COPIES OF THE FINAL ORDER DOCUMENTS WILL ALSO BE MAILED.
And the second of the second o
Trustee: Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, OR 97301-1266 (503) 986-0900
~I~ Water Right Holder and Water Right Information
Lessor #1 is the water right holder, or authorized agent for water right holder of the property located at: Township 15 S, Range 13 E, Section 10 and Tax

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						others wheds to be i	o are not included	ded in th	is application	n, then
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1.2	☐ 1 ⊠ (whice	Not app Official ch conve	licable represe eys wate	er to the	of <u>Central</u> subject w	ater right	rigation Distri s. t water rights r			
1.3	For t	the water	er right(nere are	s) being any sup	leased, li plementa	st all wate I or overly	r rights appurt ving rights. & 76714 (sup	enant to	he same lan	ds.
1.4						sed part or Federal	f a Conservation	on Reser	ve Enhancen	nent
1.5	The : Certi (If Lega	first rig ificate N you nee Il Seaso	ht to be No.: <u>835</u> d to ente n of Us	leased id 71 er another e: <u>April</u>	dentified leased rig	tht, please er 31	1.3 is further ouse the additiona	al water ri		
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	1	R	Sect	V: VI	Tax Lot	Acres	Type of Use	Page #	Priority Date	Previous Lease #
		e on the	certificat	e. If any p	portion of the	he right pro	greater than 10 pa posed to be leased on of a previous l	was lease	fy priority date d previously, th	e, if there is
1.							Irrigation	· · · · · · · · · · · · · · · · · · ·	10/31/1900	IL-
2.							41.			IL-
3.										IL-
4.	2		,							IL-
5.							75 1 - 51 T			IL-
[Attache	d maps mu	st identi	fy the wa	ter right h	older, town	ship, range,	section, 1/4 1/4, tax	lot numbe	r, map orientat	ion, and scale.]
	<u>Irriga</u> Acre	ation rig -feet of	storage	24.25 ac , if appli	Industria cable: <u>0</u>	l right - S	tion (or other a ee attached Extended Extended (cfs):		valent uses):	3.80 ac
		tion: C	<u>October</u>	<u>31, 1900</u>): Season	1: 0.047,	Season 2: 0.06	63, Seaso	n 3: 0.084	
	Indu				eason 3: 0		Senson 2: 0 40	12 Saaca	n 2. 0 522	
	maus				eason 3: 0		Season 2: 0.40	os, scaso	ni 3. 0.333	
		Jse addit	ional line	s if there i	is more than	n one rate as	sociated with the	water righ	t.)	
	Maxi	imum d	uty asso	ciated w	vith the rig	ght to be l	eased (ac-ft):			*

	Irrigation: 37.56 AF / Industrial: 239.71 AF (Use additional lines if there is more than one duty associated with the water right.)
	Conditions or other limitations, if any: None
1.6	Validity of rights to be leased as described in Section 1.5 of this form and on any Additional Water Right Form. Lessor(s) attests (mark one) that: \[\text{\text{Mark one}}\] the water has been used over the past five years according to the terms and conditions of the water right certificate or as an instream water right or \[\text{\text{Imark one}}\] the water has not been used over the past five years according to the terms and conditions of the water right certificate, however the water right is not subject to forfeiture under ORS 540.610(2)()(include necessary supporting documentation as Attachment 3).
	~II~ Instream Water Right Information
2.1	Public use. This lease will increase streamflows that will benefit:
•	 Conservation, maintenance and enhancement of aquatic and fish life, wildlife, and fish and wildlife habitat Pollution abatement Recreation and scenic attraction
2.2	Instream use created by lease of the water right described in Section 1.5. The instream use to be created is described as follows:
	In the <u>Deschutes</u> River Tributary to <u>Columbia River</u> in the <u>Deschutes</u> Basin.
	Instream volume in acre-feet (may be up to the same as the duty identified in Sec 1.5):
	Irrigation: October 31, 1900; 20.71 AF / Industrial: October 31, 1900; 132.17 AF Instream rate in cfs (may be up to the same as the rate identified in Sec 1.5): Irrigation: October 31, 1900; Season 1; 0.026, Season 2: 0.035, Season 3: 0.065 Industrial: October 31, 1900; Season 1: 0.167, Season 2: 0.222, Season 3: 0.412
	(If not certain of the instream rate or volume, please contact the Department for more information on how to fill out this section of the application).
	☐ Instream use protected at the point of diversion (POD). ☐ Or within a proposed reach.
	Describe the proposed reach (an instream reach generally begins at the POD and generally ends at the mouth of the source creek/river). If possible list the reach by river mile):
	POD # 11 to the Mouth of the Deschutes River (RM 0)
	Please check this box if you are not sure of the proposed reach and want water to be protected within a reach below the POD, if possible. (If no reach is identified or the above box is not checked, and there is only one POD listed on the certificate, the lease may be processed to be protected at the POD.)
	If the POD is not described on the Certificate or if there is more than one POD listed on the

	Conditions to prevent injury, if any (use this section to indicate a more restrictive period of use than allowed by the water right): None
	 ☐ The instream flow will be allocated on a daily average basis up to the described rate from April 1 through October 26. ☐ Other (describe):
	(Note: The Department may identify additional conditions to prevent injury and/or enlargement.)
	If you need to enter more instream uses, please use the additional water rights form.
2.3	Term of lease. This lease shall terminate on October 31, 2014
2.4	Flow protection. The Trustee will regulate use of water from the source, subject to prior appropriation and the agency enforcement guidance, to assure the water is delivered to the point of diversion, and through the reach past junior downstream users, so long as flow is sufficient to meet the demand under priority date of the new instream use (see Section 2.2). As part of regulation activities the watermaster or a designee has access to the point of diversion and place of use for the water rights involved in this lease. No party is required to continuously measure the flow of the waterway described in Section 2.2.
	~III~ Other Information
3.1	Accuracy. The Undersigned Lessor(s) and Lessee(s) declare that, to the best of their knowledge and belief, the information contained in this application is true, correct and complete. If after the lease order is signed, any information is determined to be false, the lease order may be modified or terminated. The lease only exercises the water rights being leased, for the term of the lease. It shall not be construed to overcome any claim that the water right may otherwise be subject to forfeiture for nonuse pursuant to ORS 540.610 during the period of time prior to the execution of the lease.
3.2	Lease. Lessor(s) and Lessee(s) agree to lease the water rights listed in Section(s) 1.5 for instream use for the term of this lease through Lessee to the Trustee, the Oregon Water Resources Department, pursuant to the provisions of ORS 537.348(2) and OAR 690-077.
3.3	Precedent. If a right which has been leased is later proposed to be leased again or transferred to an instream use under ORS 537.348 and OAR 690-077 a new injury review shall be required, and a prior lease shall not set a precedent for the amount of water to be leased or transferred instream.
3.4	Suspension of original use. During the period of the lease, the water right holder agrees to suspend use of water allowed under the subject water rights and under any water right that is supplemental to the subject water rights.
3.5	Termination provision. For multiyear leases, the Lessor(s) shall have the option of terminating the lease each year with written notice to the Department. The lease may be terminated at any time during the calendar year. However, if the termination request is received less then 30-days prior to the period of allowed instream use or after the period of allowed use has begun for the water right(s) being leased, water may not be used under the right(s)

leased until the following calendar year, unless the Director determines that enlargeme would not occur. The Department may also require: Written notice to the Department; Consent by all parties to the lease; and/or Written notice to the Watermaster's office. For multiyear leases, the lessor shall not have the option of terminating the lease, without consent by all parties to the lease.	nt							
Modification to prevent injury. Allocation of water to the instream use described in Section 2.2 during the term of this lease is not reasonably expected to cause injury to other rights to use water from the same source. If injury is found after this lease is signed, the lease may be modified or terminated to prevent injury.								
3.7 Fees. Pursuant to ORS 536.050, the following fee is included: \$400 for an application with four or more landowners or four or more water rights. \$250 for all other applications.								
Lessor #1: Aynaged Cluss Date: 4-13 / 12 Maynard Alves								
For additional Lessors, type in space for signature and date								
Lessor #2: Date: D4/03/12 Central Oregon Irrigation District								
Lessee: Date:	-							
Other Attachments as Needed: Attachment 1: Tax Lot Map. (See instructions.) Attachment 2: Detailed map illustrating lands under subject rights to be leased; required if only part of a right is being leased instream. (See instructions.) Attachment 3: Supporting documentation indicating why a right is valid and not subject to forfeiture even though the right has not been exercised for five or more consecutive years (required if the second box in Section 1.6 is checked). Attachment 4: Split Season Instream Use Form								

Maynard Alves Land & Livestock Redmond, LLC 2012 - 3 year Instream Lease Exhibit A

			1/1/	Translation of the state of the		Type of	. D	Priority	Previous
	R	Sect	7/1/4	Tax Lot	Acres	Usc	Page #	Date	Lease #
15 S	13 E	10	NE SW	201	2	Irrigation	24	10/31/1900	IL- 497
15 S	13 E	10	SE SW	1100	1.8	Irrigation	25	10/31/1900	IL- 497
158	13 E	10	NESW	300	6	Industrial	24	10/31/1900	IL- 497
15 S	13 E	10	NE SW	202	14	Industrial	24	10/31/1900	IL- 497
15 S	13 E	10	NW SW	1000	0.25	Industrial	24	10/31/1900	IL- 497
15 S	13 E	10	SE SW	100	4	Irrigation	25	10/31/1900	IL- 497

Total Irrigation acres for lease: 28.05

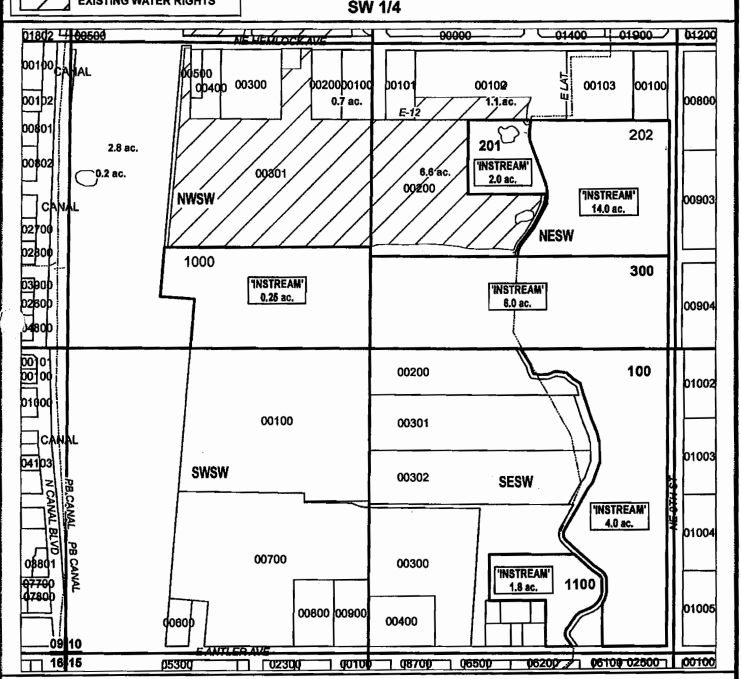
DESCHUTES COUNTY SEC.10 T15S R13E

ac. INSTREAM PARCELS

ac. PARCELS W/ WATER RIGHTS

EXISTING WATER RIGHTS

SCALE - 1" = 400'



CENTRAL OREGON



APPLICATION FOR 3 YEAR INSTREAM LEASE

NAME: MAYNARD ALVES LAND & LIVESTOCK

TAXLOT #: 100, 201, 202,300, 1000, 1100

28.05 ACRES

DATE: 03-14-12

FILE: I:\TRANSFERUNSTREAMUNSTRM12\3 YEAR\151310_SW