BEFORE THE WATER RESOURCES DEPARTMENT OF THE STATE OF OREGON

In the Matter of Transfer Application)	PRELIMINARY DETERMINATION
T-14059, Marion County)	PROPOSING APPROVAL OF A CHANGE IN
)	POINTS OF APPROPRIATION AND A
)	CHANGE IN PLACE OF USE

Authority

Oregon Revised Statutes (ORS) 537.705 and 540.505 to 540.580 establish the process in which a water right holder may submit a request to transfer the point of appropriation, place of use, or character of use authorized under an existing water right. Oregon Administrative Rules (OAR) Chapter 690, Division 380 implement the statutes and provides the Department's procedures and criteria for evaluating transfer applications.

Applicant

CRAIG AND JUANITA SCHURTER 6540 TORVEND RD NE SILVERTON, OR 97381

Findings of Fact

- On August 1, 2022, Craig and Juanita Schurter filed an application to change the points of appropriation and change the place of use under Certificates 88739 and 93894. The Department assigned the application number T-14059.
- 2. Notice of the application for transfer was published on August 9, 2022, pursuant to OAR 690-380-4000. No comments were filed in response to the notice.
- 3. On June 13, 2023, the Department notified the applicant's agent that the application did not meet the requirements for the exceptions under OAR 690-380-3220. The multiple certificates proposed for transfer require separate applications, or the applicant would need to add a place of use change to the application to meet the exception requirements under OAR 690-380-3220.
- 4. On July 19, 2023, the applicant's agent submitted superseding application pages and superseding maps, adding a place of use change under Certificates 88739 and 93894.

Pursuant to OAR 690-380-4030, any person may file a protest or standing statement within 30 days after the last date of publication of the newspaper notice or the Department's weekly notice as prescribed by OAR 690-380-4020, whichever is later, of this preliminary determination.

- 5. On November 3, 2023, the Department determined one proposed point of appropriation (POA) under Certificate 88739 (Alluvial Well 2) will cause additional drawdown/interference in well MARI 3594. The drawdown by the pumping of proposed Alluvial Well 2 would likely result in other existing groundwater rights not receiving the water to which they are legally entitled.
- 6. On November 13, 2023, the Department notified the applicant's agent via email that the transfer application did not include supporting documentation for the Evidence of Use Affidavit.
- 7. On November 13, 2023, the applicant's agent submitted the supporting documentation for the Evidence of Use Affidavit.
- 8. On December 12, 2023, the applicant's agent submitted a revised Table 1 indicating a change in location of the injurious proposed point of appropriation (Alluvial Well 2).
- 9. On January 18, 2024, The Department completed a review of the revised location proposed for Alluvial Well 2 and determined that the new proposed location would not likely result in another existing groundwater right not receiving the water to which it is legally entitled.
- 10. On March 6, 2024, the Department sent a copy of the draft Preliminary Determination proposing to approve Transfer Application T-14059 to the applicants. The draft Preliminary Determination cover letter set forth a deadline of April 5, 2024, for the applicants to respond. The applicants requested that the Department proceed with issuance of a Preliminary Determination and provided the necessary information to demonstrate that the applicants are authorized to pursue the transfer.
- 11. The portion of the first right to be transferred is as follows:

Certificate:

88739 in the name of ROBERT E. ROTH (perfected under Permit G-11434)

Use:

IRRIGATION OF 66.3 ACRES

Priority Date:

MARCH 4, 1991

Rate:

151 GALLONS PER MINUTE

Limit/Duty:

The amount of water used for irrigation, together with the amount secured under any other right existing for the same lands, is limited to a diversion of ONE-EIGHTIETH of one cubic foot per second, or its equivalent for each acre irrigated, and shall be further limited to a diversion of not to exceed 2.5 acre-feet per acre for each acre irrigated during the irrigation season of

each year.

Source:

A WELL in the ABIQUA CREEK BASIN

Authorized Point of Appropriation:

Twp	Rng	Mer	Sec	Q-Q	Measured Distances
6.6	1 W	14/1/4	20	CENE	1975 FEET SOUTH AND 25 FEET WEST
6 S	1 00	WM	28	SE NE	FROM THE NE CORNER OF SECTION 28

Authorized Place of Use:

	IRRIGATION									
Twp	Rng	Mer	Sec	Q-Q	DLC	Acres				
6 S	1 W	WM	27	SW NW	44	12.5				
6 S	1 W	WM	27	NW SW	44	27.5				
6 S	1 W	WM	27	SW SW	44	26.3				
	9,			11	TOTAL	66.3				

12. Transfer Application T-14059 proposes to move the authorized point of appropriation to:

Twp	Rng	Mer	Sec	Q-Q	DLC	Measured Distances	Distance from Authorized Well
6 S	1 W	WM	27	SW SW	44	ALLUVIAL WELL 1 - 1060 FEET NORTH AND 1090 FEET EAST FROM THE SW CORNER OF SECTION 27	2550 FEET SOUTHEAST
6 S	1 W	WM	27	NW SW	44	ALLUVIAL WELL 2 - 1500 FEET NORTH AND 1090 FEET EAST FROM THE SW CORNER OF SECTION 27	2220 FEET SOUTH

13. Transfer Application T-14059 also proposes to change the place of use of the right to:

	Po.	IRR	IGATIC	N.	-47	
Twp	Rng	Mer	Sec	Q-Q	DLC	Acres
6 S	1 W	WM	27	SW NW	44	11.8
6 S	1 W	WM	27	NW SW	44	27.5
6 S	1 W	WM	27	SW SW	44	27.0
		-			TOTAL	66.3

14. The portion of the second right to be transferred is as follows:

Certificate:

93894 in the name of ROTH FAMILY LLC (perfected under Permit G-17076)

Use:

IRRIGATION, TO MAKE UP A DEFICIENCY IN RATE FOR PERMIT G-11434, OF

66.3 ACRES

Priority Date:

DECEMBER 20, 1996

Rate:

A MAXIMUM CUMULATIVE TOTAL OF 0.495 CUBIC FOOT PER SECOND

(CFS); FURTHER LIMITED TO 0.32 CFS FROM WELL 1 AND 0.24 CFS FROM

WELL 2

Limit/Duty:

The amount of water used for irrigation under this right, together with the

amount secured under any other right existing for the same lands, is

limited to a diversion of ONE-EIGHTIETH of one cubic foot per second (or its equivalent) and 2.5 acre-feet for each acre irrigated during the irrigation

season of each year.

Period of Use: MARCH 1 THROUGH OCTOBER 31

Source:

WELL 1 AND WELL 2 both in the WILLAMETTE RIVER BASIN

Authorized Points of Appropriation:

Twp	Rng	Mer	Sec	Q-Q	Measured Distances
6 S	1 W	WM	27	SW NW	WELL 1 - 2013 FEET SOUTH AND 26 FEET EAST FROM THE NE CORNER OF SECTION 28
6 S	1 W	WM	28	NW SE	WELL 2 - 1500 FEET SOUTH AND 70 FEET WEST FROM THE NW CORNER OF DLC 44

Authorized Place of Use:

		IRR	IGATIC	N		
Twp	Rng	Mer	Sec	Q-Q	DLC	Acres
6 S	1 W	WM	27	SW NW	44	12.5
6 S	1 W	WM	27	NW SW	44	27.5
6 S	1 W	WM	27	SW SW	44	26.3
7 95					TOTAL	66.3

15. Transfer Application T-14059 proposes to move the authorized points of appropriation to:

Twp	Rng	Mer	Sec	Q-Q	DLC	Measured Distances	Distances from Authorized Wells
6 S	1 W	WM	27	SW SW	44	BASALT WELL 1- 1085 FEET NORTH AND 1090 FEET EAST FROM THE SW CORNER OF SECTION 27	Well 1- 2450 FEET SOUTHEAST Well 2- 2500 FEET EAST
6 S	1 W	WM.	• 27.	SW SW	44	BASALT WELL 2- 75 FEET NORTH AND 225 FEET EAST FROM THE SW CORNER OF SECTION 27	Well 1- 3300 FEET SOUTH Well 2- 2300 FEET SOUTHEAST

16. Transfer Application T-14059 also proposes to change the place of use of the right to:

		IRR	IGATIC	N		
Twp	Rng	Mer	Sec	Q-Q	DLC	Acres
6 S	1 W	WM	27	SW NW	44	11.8
6 S	1 W	WM	27	NW SW	44	27.5
6 S	1 W	WM	27	SW SW	44	27.0
				200	TOTAL	66.3

Transfer Review Criteria [OAR 690-380-0100(14), 690-380-4010(2) and OAR 690-380-2110(2)]

- 17. Confirming rights have been issued and water has been used within the last five years prior to the submittal of Transfer Application T-14059 according to the terms and conditions of the rights. There is no information in the record that would demonstrate that the rights are subject to forfeiture under ORS 540.610.
- 18. A water delivery system sufficient to use the full amount of water allowed under the existing rights was present within the five-year period prior to submittal of Transfer Application T-14059.
- 19. The water rights are subject to transfer as defined in ORS 540.505(4) and OAR 690-380-0100(14).

- 20. The proposed points of appropriation develop groundwater from the same aquifer as the authorized points of appropriation, as required by OAR 690-380-2110(2).
- 21. The proposed changes, as conditioned, would not result in enlargement of the rights.
- 22. The proposed changes, as conditioned, would not result in injury of other rights.
- 23. All other application requirements are met.

Determination and Proposed Action

The change in points of appropriation and change in place of use proposed in Transfer Application T-14059 appear to be consistent with the requirements of ORS 537.705 and 540.505 to 540.580 and OAR 690-380-5000. If protests are not filed pursuant to OAR 690-380-4030, the application will be approved.

If Transfer Application T-14059 is approved, the final order will include the following:

- 1. The change in points of appropriation and change in place of use proposed in Transfer Application T-14059 are approved.
- 2. The right to the use of the water is restricted to beneficial use at the place of use described and is subject to all other conditions and limitations contained in Certificates 88739, 93894 and any related decree.
- 3. Approval of this transfer application does not constitute nor grant legal access onto or through another person's property for purposes of accessing the new points of appropriation or the new place of use.
- 4. Water right Certificates 88739 and 93894 are cancelled. New certificates will be issued describing those portions of the rights not affected by this transfer.
- 5. Under Certificate 88739, The quantity of water diverted at the new points of appropriation (Alluvial Well 1 and Alluvial Well 2) shall not exceed the quantity of water lawfully available at the original point of appropriation.
- 6. Under Certificate 93894, The quantity of water diverted at the new points of appropriation (Basalt Well 1 and Basalt Well 2) shall not exceed the quantity of water lawfully available at the original points of appropriation (Well 1 and Well 2).
- 7. Water shall be acquired from the same aquifer (water source) as the original points of appropriation.
- 8. The former place of use of the transferred right shall no longer receive water under the right.

- 9. Water use measurement conditions:
 - a. Before water use may begin under this order, the water user shall install a totalizing flow meter, or, with prior approval of the Director, another suitable measuring device, at each point of appropriation.
 - b. The water user shall maintain the meters or measuring devices in good working order.
 - c. The water user shall allow the Watermaster access to the meters or measuring devices; provided however, where the meters or measuring devices are located within a private structure, the Watermaster shall request access upon reasonable notice.
- 10. Full beneficial use of the water shall be made, consistent with the terms of this order, on or before **October 1, 2025**. A Claim of Beneficial Use prepared by a Certified Water Right Examiner shall be submitted by the applicant to the Department within one year after the deadline for completion of the changes and full beneficial use of the water.
- 11. After satisfactory proof of beneficial use is received, a new certificate confirming the rights transferred will be issued.

Qated in Salem, Oregon on

JUL 12 2024

Lisa J. Jaramillo, Transfer and Conservation Section Manager, for

IVAN GALL, DIRECTOR

Oregon Water Resources Department

This Preliminary Determination was prepared by Dante Luongo. If you have questions about the information in this document, you may reach me at 971-304-5006 or Dante.J.Luongo@water.oregon.gov.

Protests

Under the provisions of ORS 540.520(6) & (7) and OAR 690-380-4030, within 30 days after the last date of publication of the newspaper notice or the Department's weekly notice as prescribed by OAR 690-380-4020, whichever is later, any person may file, jointly or severally, a protest expressing opposition of approval of the transfer application and disagreement with this Preliminary Determination or a standing statement in support of this Preliminary Determination. If this Preliminary Determination determines that a change in point of diversion or appropriation would result in injury, the applicant may file a notification of intent to pursue approval of the transfer under OAR 690-380-5030 to 690-380-5050. Protests and standing statements must be received by the Water Resources Department within 30 days after the last

date of publication of the newspaper notice or the Department's weekly notice as prescribed by OAR 690-380-4020, whichever is later.

Protests must be in writing and received in hard copy form with the appropriate statutory protest filing fee; protests cannot be filed by electronic mail. [OAR 690-002-0025(3) and 690-380-0100(9)]. The protest must include the following:

- The person's name, address, and telephone number;
- All reasonably ascertainable issues and all reasonably available arguments supporting
 the person's position by the close of the protest period. Failure to raise a reasonably
 ascertainable issue in a protest or failure to provide sufficient specificity to afford the
 Department an opportunity to respond to the issue may preclude consideration of the
 issue during the hearing;
- If you are the applicant, a protest fee of \$480 required by ORS 536.050; and
- If you are not the applicant, a protest fee of \$950 required by ORS 536.050 and proof of service of the protest upon the applicant.

Requests for Standing

Under the provisions of OAR 690-380-4030(5), the Department shall provide to persons who have filed standing statements as defined under OAR 690-380-0100(11) notice of any differences between the Department's Preliminary Determination and the Final Order, notice of a hearing on the application under OAR 137-003-0535, and an opportunity to request limited party status or party status in the hearing.

Requests for standing must be received in the Water Resources Department no later than 30 days after the last date of publication of the newspaper notice or the Department's weekly notice as prescribed by OAR 690-380-4020, whichever is later. Requests for standing must be in writing, and must include the following:

- The requester's name, mailing address and telephone number;
- If the requester is representing a group, association or other organization, the name, address and telephone number of the represented group;
- A statement that the requester supports the preliminary determination as issued.

After the protest period has ended, the Director will either issue a Final Order or schedule a contested case hearing. The contested case hearing will be scheduled only if a protest has been filed under OAR 690-380-4030. In accordance with OAR 690-380-4200, notice and conduct of the hearing shall:

- Be under the applicable provisions of ORS 183.310 to 183.550, pertaining to contested cases, and the hearing shall be held in the area where the rights are located unless all parties stipulate otherwise; and
- If a protest has asserted that a water right to be transferred has been forfeited through non-use, include the notice and procedures described in OAR 690-017-0500 to 690-017-0900.

If after hearing the Department issues a proposed Final Order finding that a change in point of diversion or appropriation will result in injury, the applicant may file a notification of intent to pursue approval of the transfer under OAR 690-380-5030 to 690-380-5050 within 15 days of receipt of the proposed order. Notwithstanding 690-002-0175, if the applicant files a notification of intent to pursue approval of the transfer under 690-380-5030 to 690-380-5050, the deadline for filing exceptions to the proposed order shall be 30 days after the Department provides notice to the parties that the transfer does not meet the requirements of 690-380-5030 to 690-380-5050.

If you do not request a hearing within 30 days after the close of the protest period, or if you withdraw a request for a hearing, notify the Department or the administrative law judge that you will not appear, or fail to appear at a scheduled hearing, the Director may issue a final order by default. If the Director issues a Final Order by default, the Department designates the relevant portions of its files on this matter, including all materials that you have submitted relating to this matter, as the record for purpose of proving a *prima facie* case upon default.

You may be represented by an attorney at the hearing. Legal aid organizations may be able to assist a party with limited financial resources. Generally, partnerships, corporations, associations, governmental subdivisions, or public or private organizations are represented by an attorney. However, consistent with OAR 690-002-0020 and OAR 690-137-0555, an agency representative may represent partnerships, corporations, associations, governmental subdivisions or public, or private organizations if the Department determines that appearance of a person by an authorized representative will not hinder the orderly and timely development of the record in this case.

Notice Regarding Servicemembers: Active-duty servicemembers have a right to stay proceedings under the federal Servicemembers Civil Relief Act. 50 U.S.C. App. §§501-597b. For more information contact the Oregon State Bar at 800-452-8260, the Oregon Military Department at 971-355-4127, or the nearest United States Armed Forces Legal Assistance Office through http://legalassistance.law.af.mil.

If you have questions about how to file a protest or if you have previously filed a protest and you want to know the status, please contact Will Davidson at 503-507-2749.

If you have questions about the Department or any of its programs, please contact our Water Resources Customer Service Group at 503-986-0900.

Address any correspondence to: Oregon Water Resources Department, Transfer and Conservation Section, 725 Summer Street NE, Suite A, Salem OR 97301-1266.



Water Resources Department

North Mall Office Building 725 Summer St NE, Suite A Salem, OR 97301 Phone 503 986-0900 Fax 503 986-0904 www.oregon.gov/owrd

July 12, 2024

VIA CERTIFIED MAIL AND E-MAIL

CRAIG SCHURTER 6541 TORVEND RD NE SILVERTON, OR 97381

SUBJECT: Water Right Transfer Application T-14059

Please find enclosed the Preliminary Determination indicating that, based on the information available, the Department intends to approve application T-14059. This document is an intermediate step in the approval process; water may not be used legally as proposed in the transfer application until a Final Order has been issued by the Department. Please read this entire letter carefully to determine your responsibility for additional action.

A public notice is being published in the Department's weekly publication and in the Woodburn Independent newspaper, simultaneously with issuance of the Preliminary Determination. The notice initiates a period in which any person may file either a protest opposing the decision proposed by the Department in the Preliminary Determination or a standing statement supporting the Department's decision. The protest period will end 30 days after the last date of newspaper publication.

If no protest is filed, the Department will issue a Final Order consistent with the Preliminary Determination. You should receive a copy of the Final Order about 30 days after the close of the protest period.

If a protest is filed, the application may be referred to a contested case proceeding. A contested case provides an opportunity for the proponents and opponents of the decision proposed in the Preliminary Determination to present information and arguments supporting their position in a quasi-judicial proceeding.

Please don't hesitate to contact me at 971 304-5006 or Dante.J.Luongo@water.oregon.gov, if I may be of assistance.

Sincerely,

Dante Luongo

Transfer Specialist

Transfer and Conservation Section

cc: T-14059

Gregory J. Wacker, District 16 Watermaster (via e-mail)
Doann Hamilton, Agent for the applicant (via e-mail)