

Application for Short-Term Instream Lease

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

Pursuant to ORS 537.348(2) and OAR 690-077-0077

Optional Identification by Lessor/Lessee: Lease Agreement Number (assigned by WRD):	
This Lease Agreement is between:	
Lessor #1: (Name) Christophe Baron, Cayuse Vineyards (Mailing address) P.O. Box 1602 (City, State, Zip Code) Walla Walla, WA 99362 (Telephone number) 509-301-6971 (Email address)	
Lessor #2, 3, etc.	
The water right to be leased is located in <u>Umatilla</u> County.	
Lessee (if different than Oregon Water Resources Department): (Name) Oregon Water Trust Attn: Ryland Moore	
(Mailing address) 522 SW 5 th Ave, Suite 825	_
(City, State, Zip Code) Portland, OR 97204	RECEIVE
(Telephone number) 503-552-9022	- Amount 121 - 2220
(Email address) ryland@owt.org	APR 2 8 20
	WATER RESOURCE SALEM, OREGO
Trustee:	- Tital
Oregon Water Resources Department 725 Summer Street N.E., Suite "A"	
Salem, OR 97301-1271	
(503) 986-0900	
~I~ Ownership and Water Right Information	
1.1 Lessor #1 is the owner, or authorized agent for owner of property local, Range 36 E, Section 21 and 22 and Tax Lot number 1100 and water right appurtenant to these lands is also appurtenant to lands own Attachment 1, (tax lot map of lessor's property) needs to be included.	nd 0400 If the ned by others, then
 1.2 Lessor #2 is the (Check one): ☑ Not applicable ☑ Official representative of, the irrigation district whith the subject water rights. ☑ Another party with an interest in the subject water rights represent 	

1.3	For the lands being leased, list all water rights appurtenant to the lessor's property. Indicate if there are any supplemental or overlying rights.					
	Certificate No. 13259					
1.4	Are some or all of the lands being leased part of a Conservation Reserve Enhancement Program. Yes No					
1.5	Subject water rights. Lessor proposes to lease the water rights listed in 1.3. The right(s) to be leased are further described as follows: Certificate No.: 13259 Priority date: 1878 Type of use: irrigate fruit and pasture Legal Season of Use: March 1 st to November 1st Is the entire water right certificate being leased? ✓ Yes ☐ No If no, list the acres of the subject water right by legal description of township, range, section, and ½ ¼ which will be dried up as part of this lease, and include a map (Attachment 2) showing the lands which will not receive water. Place of use: T 5 N, R 36 E, Section 22, SW¼ NW¼ - 13.90 acres to be leased Enter additional places of use here, using format above: T5N, R36E, Section 21, SE1/4, NE1/4 - 0.2 acres Page (Identify page number of certificate, if certificate is greater than 10 pages.) Number of acres being leased, if for irrigation: 14.1 Acre-feet of storage, if applicable: N/A Maximum rate associated with subject water rights (cfs): 0.53 (Use additional lines if there is more than one rate associated with the water right.) Maximum duty associated with subject water rights (ac-ft): 289 MA (Use additional lines if there is more than one duty associated with the water right.) Conditions or other limitations, if any:					
16						
II yo	u need to enter another leased right, please use the additional water rights form.					
1.6	Validity of rights. Lessor(s) attests (mark one) that:					
	the water has been used over the past five years according to the terms and conditions of the owner's 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 owner's 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 which 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. The instream use to be created is described as follows:

North Fork Walla Walla River

Tributary to Walla Walla River in the Umatilla Basin.

Describe the point of diversion (POD) and any associated reach(es) of the instream use being created. If possible list the reach by river mile. If no reach is identified, and there is only one POD listed on the certificate, the lease may be processed to be protected at the POD. (If more than one POD is listed on the certificate, then the POD and any associated reach(es) must be identified): T5N R36E Sec. 22, SE1/4, NW1/4, 1320 Feet east and 1320 Feet South of the NW Corner of Sec 22. The Reach will be from the POD at RM 1 to the confluence with the South Fork Walla Walla River.

Maximum volume in acre-feet: 289 (20.5 AF/ac) BA

Rate in cfs: 0.53

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(Use the section below to indicate a more restrictive period of use than allowed by the water right.)

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Conditions	to	prevent	injury,	11	any:
NI					

~ 0 1	nditions to prevent injury, if any:	WATER RESOURCES DE
	None	SALEM, OREGON
	The instream flow will be allocated on a daily average basis up to the desc	
	from through	
\boxtimes	Other (describe): The rate will be reduced by 70% in the reach to account	for return
	flow and further reduced by 2% per mile to account for seepage and evape	oration.

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, 2005.
- 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

- Accuracy. The Undersigned Lessor's, Lessee and Trustee declare that, to the best of their 3.1 knowledge and belief, the information contained in this lease is true, correct and complete. If after the lease is signed, any information is determined to be false, the lease may be modified or terminated. This 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. All Lessors agree to lease the water rights listed in 1.4 for instream use for the term of this Agreement through Lessee to Trustee, the Oregon Water Resources Department, pursuant to the provisions of ORS 537.348(2) and OAR 690-077-0077.
- Precedent. If a right which has been leased is later proposed to be leased again or 3.3 transferred to an instream use under ORS 537.348 and OAR 690-077-0070 or OAR 690-

precedent for the amount of water to be leased or transferred instream. Suspension of original use. During the period of the lease, the owner agrees to suspend use 3.4 of water allowed under the subject water rights and under any water right that is supplemental to the subject water rights. In the event that a supplemental water right is not part of this lease, it may be subject to forfeiture. 3.5 Termination provision. For multiyear leases, lessor shall have the option of terminating the lease each year, prior to the lease being exercised (), with 30 day written notice to the Department. For multivear leases, lessor shall not have the option of terminating the lease each year, prior to the lease being exercised, with written notice to the Department. Modification to prevent injury. Allocation of water to the instream use described in 3.6 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. Fees. Effective October 1, 2003, pursuant to ORS 536.050 (1)(v) (2003 SB 820), the 3.7 following fee is included: \$200 for an application with four or more landowners or four or more water rights. \$100 for all other applications. Lessor #1: Christophe Baron, Cayuse Vineyards For additional Lessors, type in space for signature and date Lessee: Date: Ryland Moore, Oregon Water Trust Other Attachments as Needed: Attachment 1: Tax Lot Map of Lessor's Property (required if landowner is not the sole landowner to lands for which the subject water rights are appurtenant) Attachment 2: Detailed map illustrating lands under subject rights to be leased (required if only part of a right is being leased instream).

Attachment 3: Supporting documentation indicating why a right is valid and not subject to

years (required if the second box in Section 1.6 is checked)

Attachment 4: Split Season Instream Use Form

forfeiture even though the right has not been exercised for five or more consecutive

077-0075 a new injury review shall be required, and a prior snort term lease shall not set a

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