

CLAIM OF BENEFICIAL USE for Surface Water Permits claiming more than 0.1 cfs



Oregon Water Resources Department
725 Summer Street NE, Suite A
Salem, Oregon 97301-1266
(503) 986-0900
www.oregon.gov/OWRD

**A fee of \$230 must accompany this form for permits
with priority dates of July 9, 1987, or later.**

A separate form shall be completed for each permit.

In cases where a permit has been amended through the permit amendment process, a separate claim for the permit amendment is not required. Incorporate the permit amendment into the claim for the permit.

This form is subject to revision. **Begin each new claim** by checking for a new version of this form at:
<https://www.oregon.gov/OWRD/Forms/Pages/default.aspx>

Go to “Resources for Water Right Examiners (CWRE)” Page
<https://www.oregon.gov/OWRD/programs/WaterRights/COBU/Pages/default.aspx>
The completion of this form is required by OAR 690-014-0100(1) and 690-014-0110(4).

Please type or print in dark ink. If this form is found to contain errors or omissions, it may be returned to you. **Every item must have a response.** If any requested information does not apply to the claim, insert “NA.” **Do not delete or alter any section of this form unless directed by the form.** The Department may require the submittal of additional information from any water user or authorized agent.

“Section 8” of this form is intended to aid in the completion of this form and should not be submitted.

If you have questions regarding the completion of this form, please call 503-979-9103.

The Department has a program that allows it to enter into a voluntary agreement with an applicant for expedited services. Under such an agreement, the applicant pays the cost to hire additional staff that would not otherwise be available. This program means a certificate may be issued in about a month. For more information on this program see
<https://www.oregon.gov/OWRD/programs/WaterRights/RA/Pages/default.aspx>

SECTION 1 GENERAL INFORMATION

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Salem, OR

1. File Information:

APPLICATION # S-88692	PERMIT # S-55216	PERMIT AMENDMENT # T-
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2. Property Owner (current owner information):

APPLICANT/BUSINESS NAME Green Gold Ag, LLC		PHONE NO. (503) 580-2286	ADDITIONAL CONTACT NO.
ADDRESS 12764 Tree Ranch Rd.			
CITY Ojai	STATE CA	ZIP 97023	E-MAIL brent@raptorag.com

If the current property owner is not the permit holder of record, it is recommended that an assignment be filed with the Department. ***Each permit holder of record must sign this form.***

3. Permit or holder of record (this may, or may not, be the current property owner):

PERMIT HOLDER OF RECORD Green Gold Ag, LLC			
ADDRESS 12764 Tree Ranch Rd.			
CITY Ojai	STATE CA	ZIP 97023	

ADDITIONAL PERMIT HOLDER OF RECORD		
ADDRESS		
CITY	STATE	ZIP

4. Date of Site Inspection:

6/3/2024 & 6/24/2024

5. Person(s) interviewed and description of their association with the project:

NAME	DATE	ASSOCIATION WITH THE PROJECT
Brent LaFollette	6/3/2024 & 6/24/2024	V.P. Western States (Raptor Ag, LLC)

6. County:

Linn

7. If any property described in the place of use of the permit final order is excluded from this report, identify the owner of record for that property (ORS 537.230(5)):

OWNER OF RECORD		
ADDRESS		
CITY	STATE	ZIP

Add additional tables for owners of record as needed

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**SECTION 2
SIGNATURES**

CWRE Statement, Seal and Signature

The facts contained in this Claim of Beneficial Use are true and correct to the best of my knowledge.



CWRE NAME William E. McGill		PHONE NO. (503) 510-3026	ADDITIONAL CONTACT NO. (503) 931-0210
ADDRESS 15333 Pletzer Rd. SE			
CITY Turner	STATE OR	ZIP 97392	E-MAIL willmcgill.surveying@gmail.com

Permit Holder of Record Signature or Acknowledgement

Each permit holder of record must sign this form in the space provided below.

The facts contained in this Claim of Beneficial Use are true and correct to the best of my knowledge. I request that the Department issue a water right certificate.

SIGNATURE	PRINT OR TYPE NAME	TITLE	DATE
<i>Dale M. Arthur</i>	Dale M. Arthur	Senior Farmland Management Director	9/27/21

SECTION 3

CLAIM DESCRIPTION

1. Point of diversion name or number:

POINT OF DIVERSION (POD) NAME OR NUMBER (CORRESPOND TO MAP)
POD-R

2. Point of diversion source and tributary:

POD NAME OR NUMBER	SOURCE	TRIBUTARY
POD-R	Willamette Basin Project Reservoirs	Willamette River

3. Developed use(s), period of use, and rate for each use:

POD NAME OR NUMBER	USES	IF IRRIGATION, LIST CROP TYPE	SEASON OR MONTHS WHEN WATER WAS USED	ACTUAL RATE OR VOLUME USED (CFS, GPM, OR AF)
POD-R	Irrigation, Supplemental Irrigation	Hazelnuts	Mar. 1 – Oct. 31	303.75 AF
Total Quantity of Water Used				303.75 AF

4. Provide a general narrative description of the distribution works. This description must trace the water system from each point of diversion to the place of use:

Water is re-diverted from the Willamette River by a 10 HP centrifugal pump and delivered to a slough used as a bulge through 6" PVC buried mainline. Water is pumped from the bulge by a 30 HP centrifugal pump and delivered to the place of use through 6", 5", 4", and 3" buried PVC mainline. Water is applied to the place of use by a drip system.

Reminder: The map associated with this claim must identify the location of the point(s) of diversion, Donation Land Claims (DLC), Government Lots (GLot), and Quarter-Quarters (QQ).

5. Variations:

Was the use developed differently from what was authorized by the permit, or permit amendment final order? If yes, describe below.

YES NO

(e.g. "The permit allowed three points of diversion. The water user only developed one of the points." or "The permit allowed 40.0 acres of irrigation. The water user only developed 10.0 acres.")

6. Claim Summary:

POD NAME OR #	MAXIMUM RATE AUTHORIZED	CALCULATED THEORETICAL RATE BASED ON SYSTEM	AMOUNT OF WATER MEASURED	USE	# OF ACRES ALLOWED	# OF ACRES DEVELOPED
POD-R	N/A	1.25 cfs	*	Irrigation	12.2	12.2
POD-R	N/A	1.25 cfs	*	Supplemental Irrigation	109.3	109.3

***System not running at time of site inspection.**

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SECTION 4 SYSTEM DESCRIPTION

Are there multiple PODs? YES NO

If "YES" you will need to copy and complete a separate Section 4 for each POD.

POD Name or Number this section describes (only needed if there is more than one):

POD-R

A. Place of Use

1. Is the right for municipal use? YES NO

If "YES" the table below may be deleted.

TWP	RNG	MER	SEC	QQ	GLOT	DLC	USE	IF IRRIGATION, # PRIMARY ACRES	IF IRRIGATION, # SUPPLEMENTAL ACRES
11S	4W	WM	16	SESW		82	IR	5.7	
11S	4W	WM	16	NESE	11	82	IS		26.0
11S	4W	WM	16	NWSE		82	IR/IS	3.6	24.5
11S	4W	WM	16	SWSE		82	IR/IS	2.2	34.8
11S	4W	WM	16	SESE	6	82	IR/IS	0.7	24.0
Total Acres Irrigated								12.2	109.3

Reminder: The map associated with this claim must identify Donation Land Claims (DLC), Government Lots (GLOT), Quarter Quarters (QQ), and if for irrigation, the number of acres irrigated within each projected DLC, GLOT, and QQ.

B. Diversion and Delivery System Information

Provide the following information concerning the diversion and delivery system. Information provided must describe the equipment used to transport and apply the water from the point of diversion to the place of use.

1. Is a pump used? YES NO

If "NO" items 2 through item 6 may be deleted.

2. Pump Information:

MANUFACTURER	MODEL	SERIAL NUMBER	TYPE (CENTRIFUGAL, TURBINE OR SUBMERSIBLE)	INTAKE SIZE	DISCHARGE SIZE
POD-R: Berkeley			Centrifugal	6"	6"
Bulge Pump: Berkeley			Centrifugal	4"	3"

3. Motor Information:

MANUFACTURER	HORSEPOWER
POD-R: Techtop	10
Bulge Pump: Techtop	30

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4. Theoretical Pump Capacity:

HORSEPOWER	OPERATING PSI	LIFT FROM SOURCE TO PUMP	LIFT FROM PUMP TO PLACE OF USE	TOTAL PUMP OUTPUT (IN CFS)
10	25	9'	-7'	1.01

5. Provide pump calculations:

$$Q = (10 * 6.61) / (63.5 + 9 - 7) = 1.01 \text{ cfs}$$

6. Measured Pump Capacity (using meter if meter was present and system was operating):

INITIAL METER READING	ENDING METER READING	DURATION OF TIME OBSERVED	TOTAL PUMP OUTPUT (IN CFS)
System not running at time of site inspection.			

Reminder: For pump calculations use the reference information at the end of this document.

7. Is the distribution system piped?

YES NO

If "NO" items 8 through item 13 may be deleted.

8. Mainline Information:

MAINLINE SIZE	LENGTH	TYPE OF PIPE	BURIED OR ABOVE GROUND
6"	3,150'	PVC	Buried
5"	820'	PVC	Buried
4"	2,000'	PVC	Buried
3"	1,500'	PVC	Buried

9. Lateral or Handline Information:

LATERAL OR HANDLINE SIZE	LENGTH	TYPE OF PIPE	BURIED OR ABOVE GROUND
N/A			

10. Sprinkler Information:

SIZE	OPERATING PSI	SPRINKLER OUTPUT (GPM)	TOTAL NUMBER OF SPRINKLERS	MAXIMUM NUMBER USED	TOTAL SPRINKLER OUTPUT (CFS)
N/A					

Reminder: For sprinkler output determination use the reference information at the end of this document.

11. Drip Emitter Information:

SIZE	OPERATING PSI	EMITTER OUTPUT (GPM)	TOTAL NUMBER OF EMITTERS	MAXIMUM NUMBER USED	TOTAL EMITTER OUTPUT (CFS)
08UR20.4-24 (0.42 gph)	20	0.007 gpm	105,851	31,363	0.49

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12. Drip Tape Information:

DRIPPER SPACING IN INCHES	GPM PER 100 FEET	TOTAL LENGTH OF TAPE	MAXIMUM LENGTH OF TAPE USED	TOTAL TAPE OUTPUT (CFS)	ADDITIONAL INFORMATION
N/A					

13. Pivot Information:

MANUFACTURER	MAXIMUM WETTED RADIUS	OPERATING PSI	TOTAL PIVOT OUTPUT (GPM)	TOTAL PIVOT OUTPUT (CFS)
N/A				

C. Storage

1. Does the distribution system include in-system storage (e.g. storage tank, bulge in system / reservoir)?

YES NO

If "NO", item 2 and 3 relating to this section may be deleted.

If "YES" is it a: Storage Tank
 Bulge in System / Reservoir

YES NO
 YES NO

Complete appropriate table(s), unused table may be deleted.

3. Bulge in System / Reservoir:

RESERVOIR NAME OR NUMBER (CORRESPOND TO MAP)	APPROXIMATE DAM HEIGHT	APPROXIMATE CAPACITY (IN ACRE FEET)
Slough parallel to Willamette River	N/A	25

D. Gravity Flow Pipe

(THE DEPARTMENT TYPICALLY USES THE HAZEN-WILLIAM'S FORMULA FOR A GRAVITY FLOW PIPE SYSTEM)

1. Does the system involve a gravity flow pipe?

YES NO

E. Gravity Flow Canal or Ditch

(THE DEPARTMENT TYPICALLY USES MANNING'S FORMULA FOR CANALS AND DITCHES)

1. Is a gravity flow canal or ditch used to convey the water as part of the distribution system?

YES NO

F. Additional notes or comments related to the system:

Stellmacher Family Properties, LLC had an existing overhead irrigation system in place to irrigate the hazelnuts at the time Green Gold Ag, LLC purchased the property. By July 2021, the system had been converted to all drip irrigation.

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SECTION 5 CONDITIONS

All conditions contained in the permit, permit amendment, or any extension final order shall be addressed. Reports that do not address all performance related conditions will be returned.

1. Time Limits:

Permits and any extension final orders contain any or all of the following dates: the date when the actual construction work was to begin, the date when the construction was to be completed, and the date when the complete application of water to the proposed use was to be completed. These dates may be referred to as ABC dates. Describe how the water user has complied with each of the development timelines established in the permit or permit extension of time:

	DATE FROM PERMIT	DATE ACCOMPLISHED*	DESCRIPTION OF ACTIONS TAKEN BY WATER USER TO COMPLY WITH THE TIME LIMITS
ISSUANCE DATE	6/24/2019		
BEGIN CONSTRUCTION (A)	6/24/2024	July 2021	Completed drip system installation.
COMPLETE CONSTRUCTION (B)	N/A	N/A	N/A
COMPLETE APPLICATION OF WATER (C)	6/24/2024	July 2021	Completed irrigating all POU with drip system.

* MUST BE WITHIN PERIOD BETWEEN PERMIT OR ANY EXTENSION FINAL ORDER ISSUANCE AND THE DATE TO COMPLETELY APPLY WATER

2. Is there an extension final order(s)?

YES NO

3. Measurement Conditions:

a. Does the permit, permit amendment, or any extension final order require the installation of a meter or approved measuring device? YES NO

If "NO", items b through f relating to this section may be deleted.

Reminder: If a meter or approved measuring device was required, the COBU map must indicate the location of the device in relation to the point of diversion.

b. Has a meter been installed? YES NO

c. Meter Information

POD NAME OR #	MANUFACTURER	SERIAL #	CONDITION (WORKING OR NOT)	CURRENT METER READING	DATE INSTALLED
Bulge Pump	Netafim	18-100067899	Working	0215411412	July 2019
*POD-R	Netafim	18-80042887	Working	023914452	June 21, 2024

***During the COBU site inspection, we noted that the flow meter was installed at the 30 HP bulge pump. We consulted with OWRD staff and were instructed by the watermaster to install a flow meter on POD-R (10 HP river pump) which will meter the actual source rather than the water diverted from the bulge. The flow meter was installed 6/21/2024 before the C date and both meters remain active.**

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4. Recording and reporting conditions:

a. Is the water user required to report the water use to the Department? YES NO

If "NO", item b relating to this section may be deleted.

b. Have the reports been submitted? YES NO

If the reports have not been submitted, attach a copy of the reports if available.

5. Fish Screening:

a. Are any points of diversion required to be screened to prevent fish from entering the point of diversion? YES NO

If "NO", items b through e relating to this section may be deleted.

Reminder: If fish screening devices were required, the COBU map must indicate their location in relation to the point of diversion.

b. Has the fish screening been installed? YES NO

c. When was the fish screening installed?

DATE	BY WHOM
July 2019	Kevin Porter (Raptor Ag, LLC)

Reminder: If the permit was issued on or after February 1, 2011, the fish screen is required to be approved by the Oregon Department of Fish and Wildlife regardless of the rate of diversion.

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d. If the diversion **involves a pump and** the **total** diversion rate of all rights at the point of diversion is less than 225 gpm (0.5 cfs) and the permit was issued prior to February 1, 2011:

- Has the self-certification form previously been submitted to the Department? NA YES NO

If not, go to <https://www.oregon.gov/OWRD/Forms/Pages/default.aspx> complete and attach a copy of the 'ODFW Small Pump Screen Self Certification' form to this claim, and send a copy of it to the Oregon Department of Fish and Wildlife (ODFW).

Reminder: Failure to submit evidence of a timely installed fish screen may result in an unfavorable determination. The ODFW self certification form needs to have been previously submitted or be attached to this form.

e. If the diversion does **not involve a pump or** the **total** diversion rate of all rights at the point of diversion is 225 gpm (0.5 cfs) or greater:

- Has the ODFW approval been previously submitted? NA YES NO

If not, contact and work with ODFW to ensure compliance. To demonstrate compliance, provide signed documentation from ODFW. A form is available at:

<https://www.oregon.gov/OWRD/Forms/Pages/default.aspx>

Reminder: Failure to submit evidence of a timely installed fish screen may result in an unfavorable determination. In order to receive a favorable approval, the ODFW/WRD "Fish Screen Inspection" form needs to have been previously submitted or be attached to this form.

6. By-pass Devices:

a. Are any points of diversion required to have a by-pass device to prevent fish from entering the point of diversion?

YES NO

7. Other conditions required by permit, permit amendment final order, or extension final order:

a. Was the water user required to restore the riparian area if it was disturbed? YES NO

b. Was a fishway required? YES NO

c. Was submittal of a water management and conservation plan required? YES NO

d. Other conditions? YES NO

If "YES" to any of the above, identify the condition and describe the water user's actions to comply with the condition(s):

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**SECTION 6
ATTACHMENTS**

Provide a list of any additional documents you are attaching to this report:

ATTACHMENT NAME	DESCRIPTION
Pictures (x17)	Taken at 6/3/2024 and 6/24/2024 site inspections
ODFW Letter	Approval of fish screening
Water Usage	Email of flow meter readings for 2019-2023
Authorization to Sign (15 pgs)	Management agreement showing authorization to sign for Green Gold Ag LLC

**SECTION 7
CLAIM OF BENEFICIAL USE MAP**

The Claim of Beneficial Use Map must be submitted with this claim. Claims submitted without the Claim of Beneficial Use map will be returned. The map shall be submitted on poly film at a scale of 1" = 1320 feet, 1" = 400 feet, or the original full-size scale of the county assessor map for the location.

Provide a general description of the survey method used to prepare the map. Examples of possible methods include, but are not limited to, a traverse survey, GPS, or the use of aerial photos. If the basis of the survey is an aerial photo, provide the source, date, series and the aerial photo identification number.

**Survey method used was aerial photo provided by Maxar Technologies.
Source Date: 6/16/2023**

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Map Checklist

Please be sure that the map you submit includes ALL the items listed below.
(Reminder: Incomplete maps and/or claims may be returned.)

- Map on polyester film
- Appropriate scale (1" = 400 feet, 1" = 1320 feet, or the original full-size scale of the county assessor map)
- Township, Range, Section, Donation Land Claims, and Government Lots
- If irrigation, number of acres irrigated within each projected Donation Land Claims, Government Lots, Quarter-Quarters
- Locations of fish screens and/or fish by-pass devices in relationship to point of diversion
- Locations of meters and/or measuring devices in relationship to point of diversion or appropriation
- Conveyance structures illustrated (pumps, reservoirs, pipelines, ditches, etc.)
- Point(s) of diversion or appropriation (illustrated and coordinates)
- Tax lot boundaries and numbers
- Source illustrated if surface water
- Disclaimer ("This map is not intended to provide legal dimensions or locations of property ownership lines")
- Application and permit number or transfer number
- North arrow
- Legend
- CWRE stamp and signature

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6/3/24

Green Gold Ag CoBY

hazelnut rows with buried drip

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6/3/24

Green Gold Ag COBU

hazelnuts



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6/3/24

Green Gold Ag CoBU

River pump

Salem, OR

TECHTOP CLOSE COUPLED PUMP MOTOR
 INVERTER DUTY 1000:1 VT-4.0 SF

MODEL GR3-AI-TF-215JM-4-B-D-10 TECHTOP.COM

NEMA Premium	HP	60 Hz	50 Hz	MFG PN	T 215J014B
	RPM	1760	1455	SER #	1907034878
	VOLT (3 ϕ)	230/460	190/380	DATE	0719703
	FLA	23.9/12.0	28.0/14.0	DESIGN	A
	SF	1.25	1.0	FRAME	215 JM
	KVA CODE	L	J	ENCL	TEFC
	NOM.EFF	91.7 %	90.8 %	IP	55
BEARING SIZE		USABLE@		DUTY	Cont
DE 6308 2RS	ODE 6208 2RS	208V 60HZ		INS CL	F
CLASS 1, DIV 2, GROUPS A, B, C AND D		FLA	26.3	AMB	40 °C
				WEIGHT	142.8 lbs

MADE IN CHINA 224633

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6/3/24

Green Gold Ag Co Bu

River pump Motor Tag
 Serial # 1907034878



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6-24-24 WEM Green Gold Ag COBU 10 HP River Pump with fish screen



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6-24-24 WEM Green Gold Ag COBU 10 HP River Pump Flow Meter Location

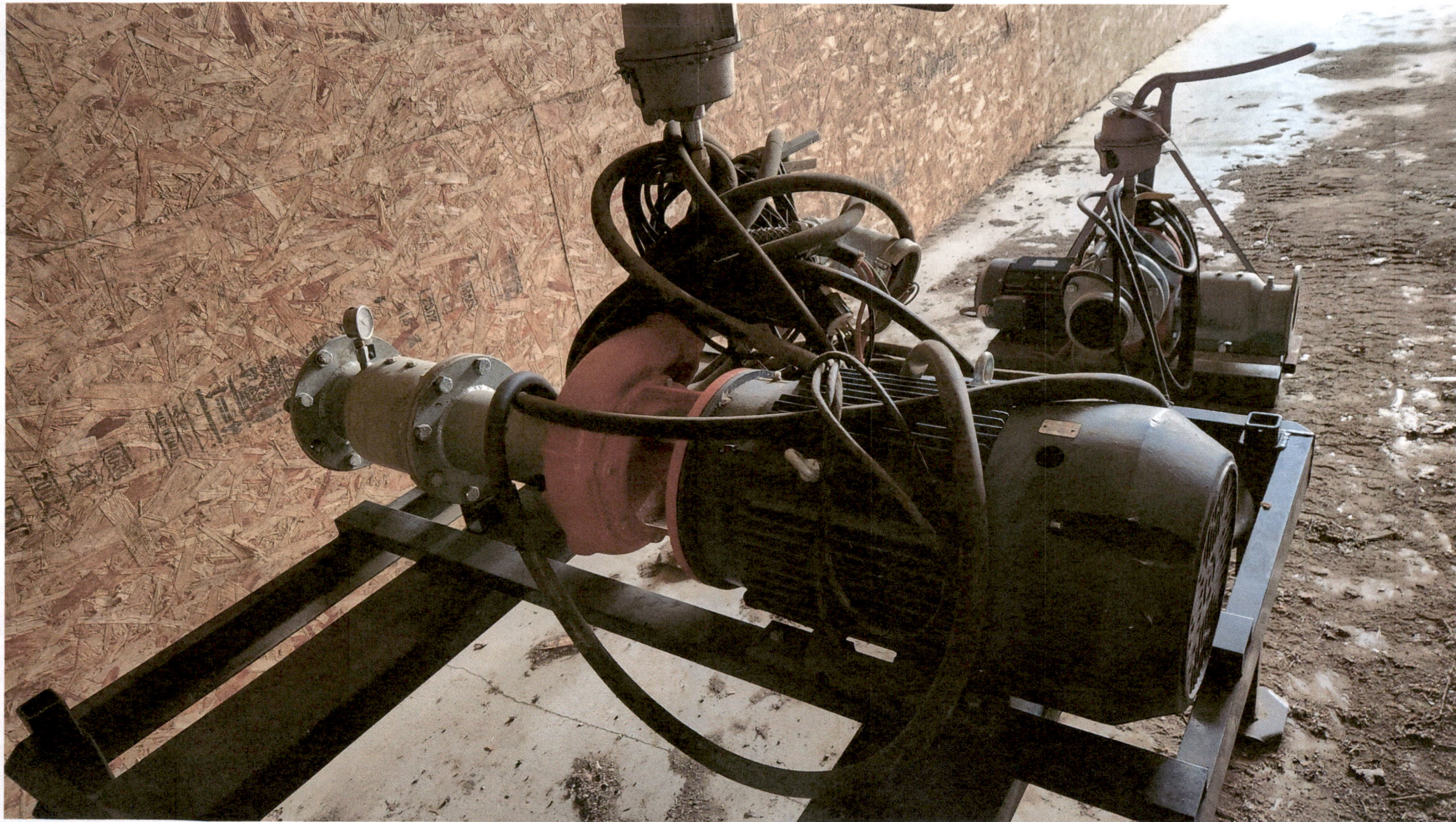


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6-24-24 WEM Green Gold Ag COBU 10 HP River Pump Flow Meter



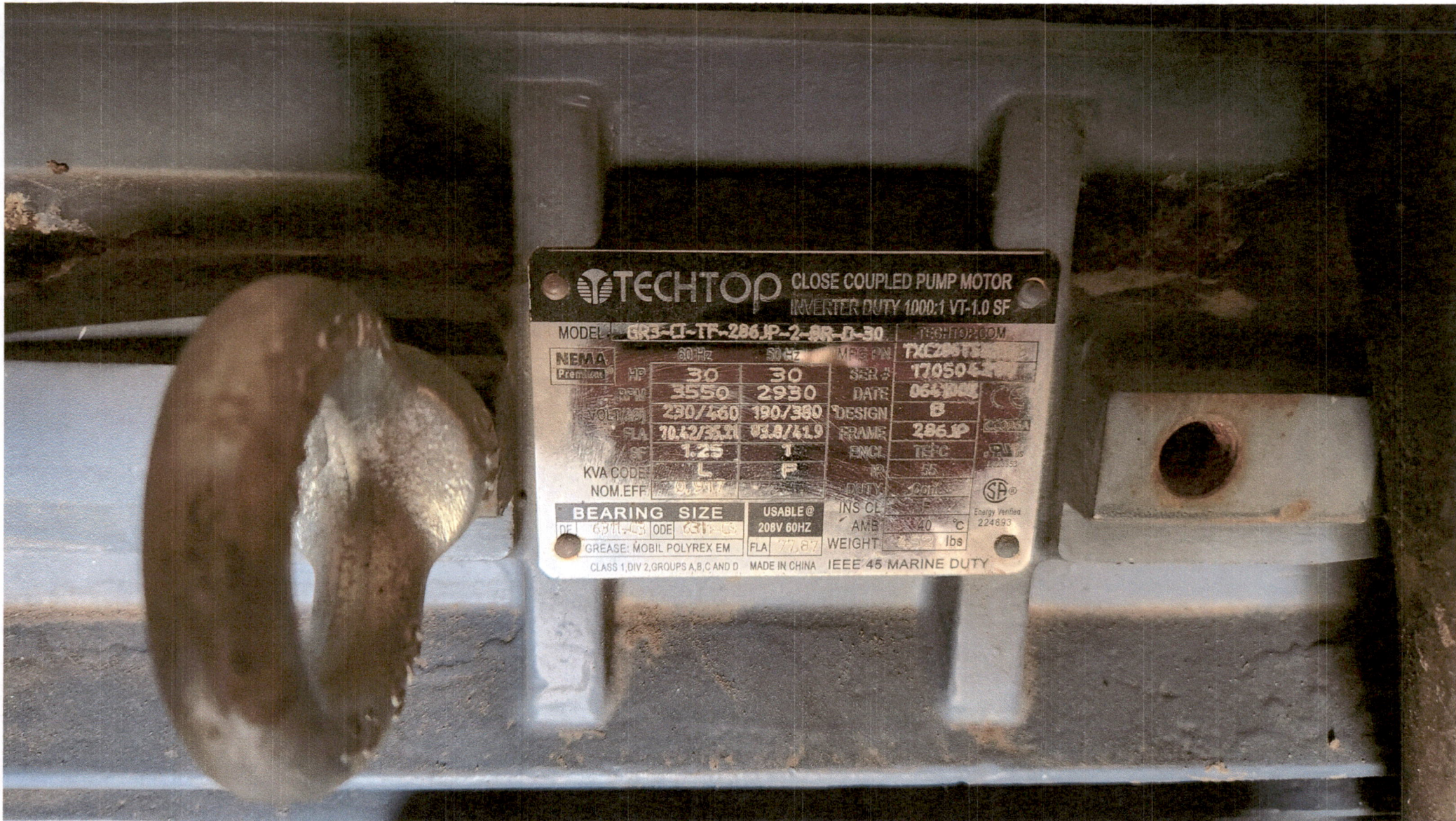
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Calvin OB

6/3/24 Green Gold Ag Cobu

Booster pump



TECHTOP CLOSE COUPLED PUMP MOTOR
 INVERTER DUTY 1000:1 VT-1.0 SF

MODEL: **GR3-CI-TF-286JP-2-8R-D-30** TECHTOP.COM

NEMA Premium	60 Hz	50 Hz	MPS PN	SER #
	HP	30		
	RPM	3550	2930	DATE
	VOLTAG	230/460	190/380	DESIGN
	FLA	70.42/35.21	43.8/11.9	FRAME
	SF	1.25	T	ENCL
	KVA CODE	L	F	IP
	NOM.EFF	95.07		DUTY

BEARING SIZE: **DE 6311-43 ODE 6311-43** USABLE @ 208V 60HZ INS CL F AMB 40 °C

GREASE: MOBIL POLYREX EM FLA 77.87 WEIGHT 77.87 lbs

CLASS 1, DIV 2, GROUPS A, B, C AND D MADE IN CHINA IEEE 45 MARINE DUTY

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6/3/24

Green Gold Ag Cobu

Booster pump Motor tag
 Serial # 170504299

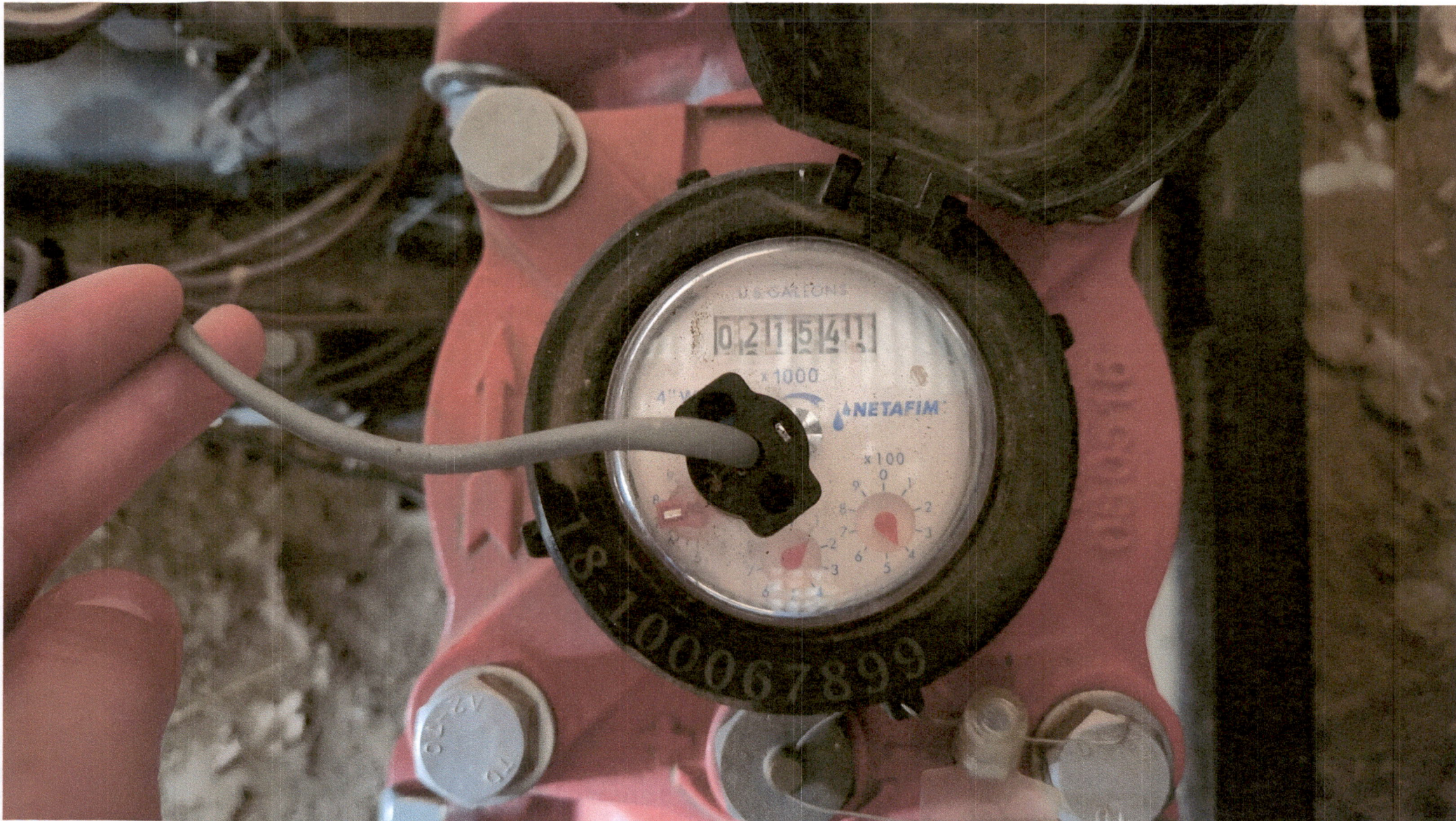


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6/3/24

Green Gold Ag COBU

Berkeley - pump manufacturer



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6/3/24

Green Gold Ag CoBU

Flow Meter



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G-24-24 W&M Green Gold Ag COBU 30 HP Bulge Pump Flow Meter Location



6-24-24 WEM Green Gold Ag COBU 30 HP Bulge Pump Suction line to fish screen

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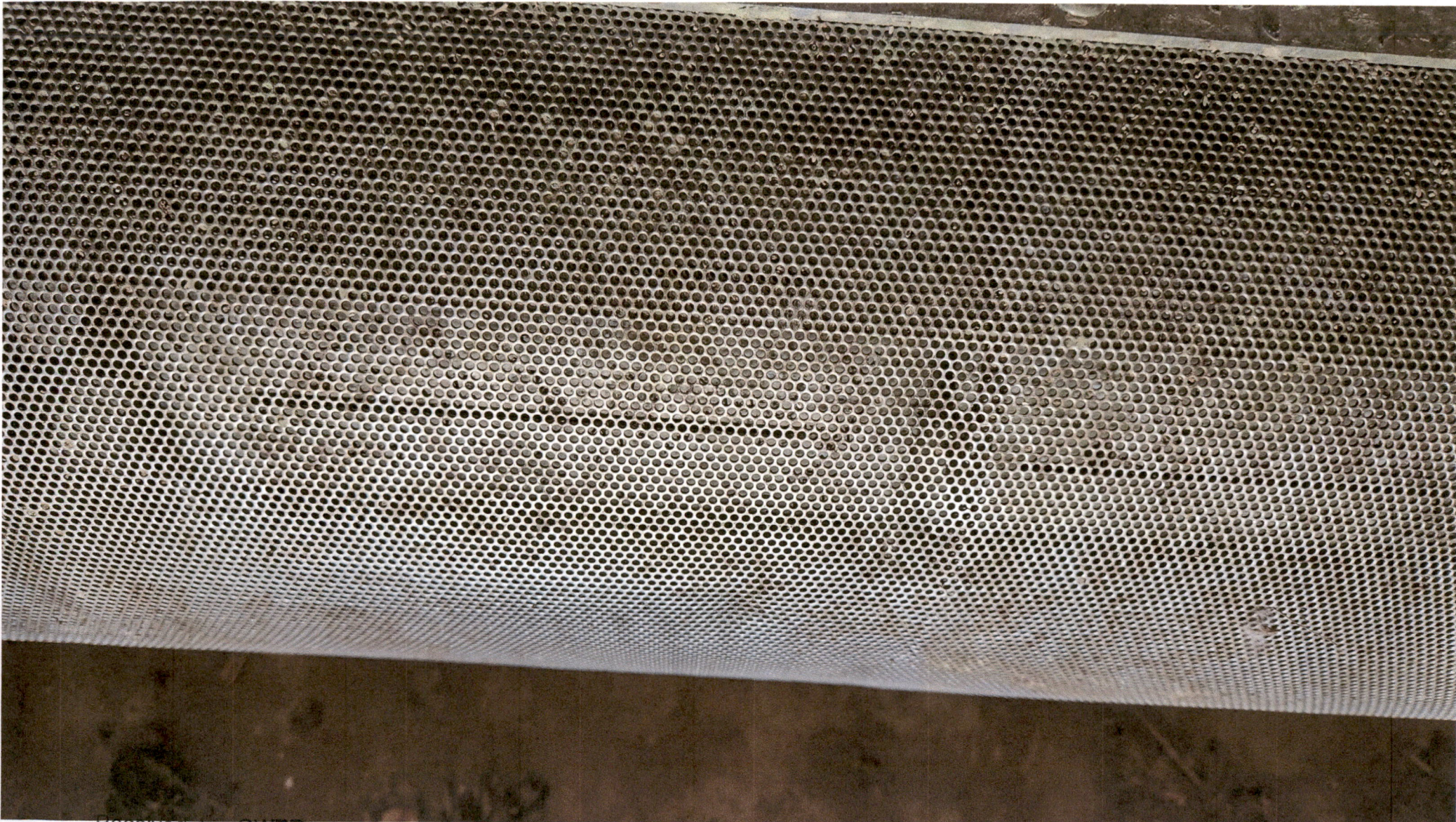
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6/3/24

Green Gold Ag CoBU

two fish screens



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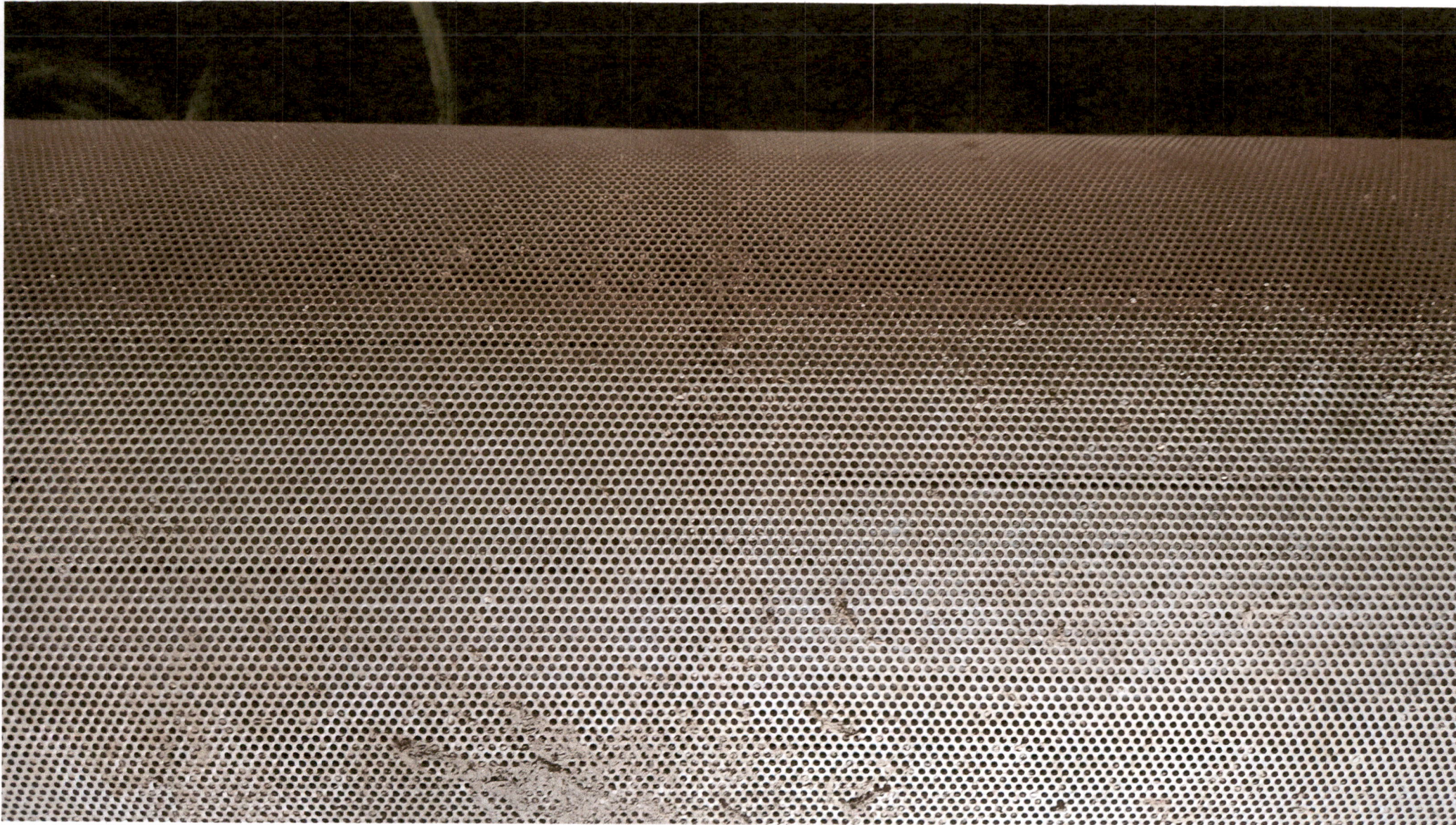
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6/3/24

Green Gold Ag COBU

Fish screen 1 Mesh



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Salem, OR

6/3/24

Green Gold Ag COBU

fish screen 2 mesh



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Salem, OR

6/3/24

Green Gold Ag Cobu

Fish screen tag



Oregon

Tina Kotek, Governor

Department of Fish and Wildlife
The Dalles Screen Shop
3561 Klindt Drive
The Dalles, OR 97058
(541) 296-8026
Fax (541) 296-7889
odfw.com

June 25, 2024

Green Gold Ag, LLC
12764 Tree Ranch Rd
Ojai, CA 97023

RE: Permit S-55216

To whom it may concern,

Oregon Department of Fish and Wildlife has reviewed the fish screen associated with your point of diversion on the Willamette River at 44.610857 by -123.182254 for Permit S-55216. This site was inspected on site June 24th, 2024.

The diversion owner is diverting water from the Willamette River using a Pump-Rite L500 into a slough that is being used as a bulge in the system and then is being rediverted through an additional Pump-Rite L500 to the place of use. These model of passive screens when installed and maintained properly are capable of screening up to 1.11 cfs or 500 gpm each, while, while protecting all age classes of native fish present from entrapment and impingement. ODFW determined from the on-site inspection that the fish screens meet criteria. A by-pass devise is not required at this point of diversion as this is an end of pipe screen.

The approval is contingent on the following: the screens are installed prior to any withdraw of water, the screes are installed so that the effective screen area is submerged during operation, and the screens are regularly inspected and maintained to ensure they remain in working order, including removing debris as necessary, and the screens are annually inspected when they are not in use.

If you have any questions regarding this letter, please contact me at 541-296-8026

Sincerely,

Toby Schuyler

NW Region Fish Screen and Passage Coordinator

CC. Grant McGill, Will McGill, McGill Water rights.

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Will McGill <willmcgill.surveying@gmail.com>

Stellmacher Irrigation

Brent LaFollette <Brent@raptorag.com>
To: Will McGill <willmcgill.surveying@gmail.com>

Wed, May 22, 2024 at 2:42 PM

Will,

I have attached photos of the fish screens being used with the make and model tag information.

The water usage is as follows:

- 2019 Meter – (start 0, end 1140) x 1000 = 1,140,000 gal. Overhead watering minimal application.
- 2020 Meter – (start 1140, end 2485) x 1000 = 1,345,030 gal. Overhead watering minimal application.
2021. Meter – (start 2485, end 3881) x 1000 = 1,396,520 gal. 1st year for our pump and system. Late start only ran couple times.
2022. Meter – (start 3881, end 6679) x 1000 = 2,799,000 gal. Wet spring ran a few times late in season.
- 2023 Meter – (start 6679 , end 21541) x 1000 = 14,862,000 gal First year of full on program – drip.

Still waiting for the ownership info from our corporate headquarters.

Brent LaFollette
VP Western States
Raptor Ag, LLC
brent@raptorag.com

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**ACTION BY UNANIMOUS WRITTEN CONSENT
IN LIEU OF AN ORGANIZATIONAL MEETING
OF THE BOARD OF DIRECTORS
OF FARMTOGETHER, INC.**

September 28, 2021

APPOINTMENT OF OFFICER AND AUTHORIZED SIGNATORIES

The undersigned members of the Board of Directors (the "Board") of FarmTogether, Inc., a Delaware corporation (the "Corporation"), pursuant to Section 141(f) of the Delaware General Corporation Law, as amended, (the "DGCL") and the Bylaws of the Corporation (the "Bylaws"), hereby adopt the following resolution by unanimous written consent effective as of the last date set forth below:

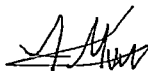

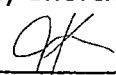
RESOLVED, that the following persons are employees of the Corporation who shall be authorized signatories, pursuant to Article IV, Section 1 of the Bylaws:

<u>Name</u>	<u>Company Title</u>
Boyd Corkins	Head of Asset Management
Dale Arthur	Senior Farmland Management Director
Jason Kosareff	Farmland Asset Manager
Anton Milinchuk	Assistant Financial Controller
Ranjan Seetharama	Head of Engineering

RESOLVED, that all signatories of this corporation are, and each acting alone is, hereby authorized to do and perform any and all such acts, including execution of any and all documents and certificates, as such signatory shall deem necessary or advisable (subject to any limitations in the Bylaws), to carry out the purposes and intent of the foregoing resolutions.

RESOLVED FURTHER, that any actions taken by such signatories prior to the date of the foregoing resolutions adopted hereby are hereby ratified, confirmed and approved as the acts and deeds of this Corporation.

This Written Consent in Lieu of an Organizational Meeting of the Board of Directors is executed as of the date first set forth above.

 _____	Date: <u>09 / 27 / 2021</u>
Artem Milinchuk  _____	Date: <u>09 / 27 / 2021</u>
Oleksiy Shevchenko  _____	Date: <u>09 / 29 / 2021</u>
John Joseph Kasper, Jr.	

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TITLE	FarmTogether - Please sign this to add other signatories
FILE NAME	ACTION BY UNANIMO...ptember 2021.docx
DOCUMENT ID	b1678213c018d1fa17e904bf9956fef160b7f755
AUDIT TRAIL DATE FORMAT	MM / DD / YYYY
STATUS	● Completed

Document History



09 / 28 / 2021
00:28:40 UTC

Sent for signature to Oleksiy Shevchenko (alex.shevchenko@me.com) and JJ Kasper (jjkasper@bluecollective.com) from artem@farmtogether.com
IP: 188.32.249.64



09 / 28 / 2021
01:39:49 UTC

Viewed by Oleksiy Shevchenko (alex.shevchenko@me.com)
IP: 207.194.186.211



09 / 28 / 2021
01:40:01 UTC

Signed by Oleksiy Shevchenko (alex.shevchenko@me.com)
IP: 207.194.186.211



09 / 29 / 2021
20:06:12 UTC

Viewed by JJ Kasper (jjkasper@bluecollective.com)
IP: 38.117.156.149



09 / 29 / 2021
20:06:23 UTC

Signed by JJ Kasper (jjkasper@bluecollective.com)
IP: 38.117.156.149



09 / 29 / 2021
20:06:23 UTC

The document has been completed.

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MANAGEMENT AGREEMENT

This Management Agreement (the “**Agreement**”) is entered into as of July 22, 2020 (the “**Effective Date**”), by and between FARMTOGETHER MANAGEMENT L.L.C., a Delaware limited liability company (“**FarmTogether**”), and GREEN GOLD AG, LLC, a California limited liability company (“**Client**”).

WHEREAS, Client is in the process of purchasing that certain property located at 30416 Stellmacher Drive SW, Albany, Oregon 97321 (the “**Property**”) for a purchase price of Three Million Six Hundred Fifty Thousand and No/100 Dollars \$3,650,000. (the “**Transaction**”). The Property, and the activities on the Property, are also referred to in this Agreement as “**Project Arrow**.”

WHEREAS, Client desires to retain FarmTogether to manage the Transaction, oversee certain leasing matters relating to Project Arrow and perform such other management related services for Client after Client’s purchase of the Property and related to Project Arrow, as set forth herein.

WHEREAS, FarmTogether is willing to perform the Services, subject to and conditioned upon the following terms and conditions.

NOW, THEREFORE, Client and FarmTogether hereby agree as follows:

1. **Recitals.** The Recitals set forth above are hereby incorporated in and made a part of this Agreement by this reference.

2. **Exclusivity.** Client hereby appoints FarmTogether, and FarmTogether hereby accepts appointment, on the terms and conditions hereinafter provided, as sole and exclusive leasing, management and operating agent of Client with respect to the Property, Project Arrow and the Transaction. FarmTogether shall perform all normal and reasonable leasing, management and operating agent services on behalf of Client, including those provided for in this Agreement (the “**Services**”).

3. **Services Rendered.** The parties acknowledge that FarmTogether’s management of Project Arrow and the Transaction shall include the following Services:

a. **Leasing of Project Arrow.** FarmTogether shall use its best efforts to enter into leases (and negotiate the terms thereof) with respect to all or any portions of the Property (including, without limitation, any amendments, restatements or extensions). FarmTogether will structure the lease pursuant to Client’s required conditions with a vertically integrated operator. Client shall have the right to approve or disapprove all final lease terms for Project Arrow prior to the closing of the Transaction and after the closing of the Transaction, including any amendments, restatements or extensions. FarmTogether shall advise Client on certain leasing matters to the best of FarmTogether’s knowledge of such matters. FarmTogether shall also use its best efforts to secure full compliance by tenants with the terms and conditions of their respective leases. In the event of a

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dispossession of a tenant (in accordance with the tenant's lease) as a result of that tenant's default under its lease, FarmTogether will use its best efforts to find a replacement tenant. Ten (10) years following the Effective Date, or earlier if requested by Client, FarmTogether and Client will select an appraiser to appraise Project Arrow and FarmTogether will coordinate and oversee an independent appraisal process on the Property, all at FarmTogether's expense. .

b. Administration. FarmTogether shall manage day-to-day expenses, distributions, and quarterly reporting of the Property's performance, which shall show the results of operation of Project Arrow for that quarter and will be provided to Client quarterly. Such reports and computations shall be prepared from the books of accounts of Project Arrow. FarmTogether shall, from the funds collected and deposited, cause the following amounts to be disbursed regularly and punctually for the following purposes: (1) the amounts reimbursable to FarmTogether, if any, and which are listed on Attachment "1" to this Agreement; (2) the amount of all real estate taxes and other impositions levied by appropriate authorities which shall be paid before interest and/or penalties begins to accrue thereon; and (3) amounts otherwise due and payable as operating expenses of Project Arrow authorized to be incurred under the terms of this Agreement. After disbursement as herein specified and after establishing a cash reserve in such amount as Client may from time to time designate to pay taxes, insurance and/or other costs and expenses incidental to the operation of Project Arrow, including nonrecurring emergency repairs and capital expenditures which shall become due and payable within the succeeding calendar month and for which the cash to make such payments may not be generated by operations during such period, FarmTogether shall disburse any balance remaining at the end of each calendar month during the term of this Agreement to Client or as otherwise specifically directed from time to time by Client. FarmTogether will work with Client to determine the appropriate amount of reserves, however, it shall be Client's decision as to amount of reserves.

c. Books and Records. FarmTogether shall maintain full, accurate and complete records, books and accounts reflecting the results of operation of Project Arrow. Books and records of the Property shall be kept at the location where any central accounting and bookkeeping services are performed by FarmTogether, at FarmTogether's option, but at all times shall be the property of Client.

d. Rent Collection. FarmTogether shall use its best efforts to collect all rent and other charges due from tenants, from concessionaires operating authorized facilities in Project Arrow maintained primarily for the benefit of tenants and otherwise due to Client with respect to Project Arrow in the ordinary course of business. All security deposits collected by FarmTogether, if any, shall be deposited in a separate bank account for the benefit of Client, and shall be accounted for and maintained as provided by applicable law. All interest earned on security deposits to the extent not payable to tenants in accordance with any lease terms or applicable law shall be the property of Client. Client authorizes FarmTogether to request, demand, collect, receive and receipt for all such rent and other charges and, upon Client's approval and at Client's expense, to institute legal proceedings in the name of Client for the collection thereof and for the dispossession of

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tenants and other persons from Project Arrow, and such expense may include the engaging of counsel for any such matter. All funds collected by FarmTogether shall be forthwith deposited in the separate bank account for the benefit of Client and shall not be commingled with any other funds held by or belonging to FarmTogether. FarmTogether shall not enter into a settlement agreement on behalf of Client without Client's express written consent.

e. Auditing Services. FarmTogether will administer routine lease performance tests, including full audits at a minimum of annually, to ensure that the lease and all operating covenants and procedures are being followed by the tenants. Specifically, FarmTogether shall:

i. Stewardship Policy: Craft a Stewardship Policy in accordance with Leading Harvest that will ensure that the tenant is operating in a sustainable manner and that the Property is being properly maintained in accordance with the tenant's lease;

ii. Periodic Soil Tissue and Water Testing: Ensure that the tenant conducts annual soil tissue and water testing and provides the results to FarmTogether. FarmTogether shall provide the results to Client. FarmTogether may also conduct unannounced soil and water tests with Client's consent;

iii. Capital Expenditure Monitoring: Review and advise on any maintenance or growth capital expenditure requested by the tenant OR FarmTogether will independently propose maintenance or growth capital expenditure if it is believed to be in the best interest of Client; and

iv. Perform an on-site audit at a minimum frequency of annually. The onsite audit will include, but is not limited to inspection of the grounds, trees and facilities. FarmTogether shall survey the condition of all of the assets, take pictures and provide a report to the Client.

f. Management Rights. FarmTogether shall have the right to execute and deliver documents and to otherwise bind Client, but only within the scope of FarmTogether's duties and authority set forth in this Agreement. FarmTogether will obtain Client's express written consent prior to binding Client to any agreement. FarmTogether may install one or more signs on or about the Property stating that the Property and/or Project Arrow is under management of FarmTogether, and FarmTogether may use FarmTogether's name and logo in any display advertising that may be done on behalf of Project Arrow; provided, however, that no such sign, name or logo or anything else placed on the Property may indicate that Client or FarmTogether are conducting business under a common name or holding themselves out as a partnership or other form of business entity. FarmTogether shall not use Client's name on any such sign or marketing effort without the express written consent of Client. Client, FarmTogether and each of their agents shall have the right to enter upon any part of the Property at any reasonable time during the term of this Agreement for the purpose of examining or

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inspecting the Property, but any inspection shall be done with as little disruption to the business of the Property as possible and subject to the terms of any tenant leases and the rights of tenants to limit or prohibit access to space in their possession.

4. **Compensation.** FarmTogether shall be entitled to receive the following compensation for the Services performed under this Agreement:

a. **Administrative Reimbursement Charge.** Within thirty (30) days of closing the Transaction, Client shall pay FarmTogether one percent (1.00%) of the purchase price of Project Arrow as reimbursement for FarmTogether's administrative costs incurred or made by FarmTogether in the performance of its duties hereunder (including fees, expenses and disbursements of its external counsel).

b. **Annual Management Fee.** Within thirty (30) days of closing the Transaction, Client shall pay FarmTogether one half percent (0.50%) of the purchase price of Project Arrow (the "Annual Management Fee") for the Services provided hereunder. Client shall pay the Annual Management Fee each year on the anniversary of the initial Annual Management Fee payment throughout the Term of this Agreement.

All payments made pursuant to this Agreement shall be made in immediately available funds to FarmTogether, or by such other means as shall be mutually agreed upon by the parties.

For the avoidance of doubt, Client shall not be obligated to pay any fees contemplated herein until the closing of the Transaction.

5. **Term and Termination.** This Agreement shall commence on the Effective Date and shall continue for an initial term of ten (10) years. Thereafter, this Agreement shall be automatically renewed on a year-to-year basis unless either party notifies the other party at least sixty (60) days prior to the expiration of the then current term that the Agreement shall not be renewed for another term. Notwithstanding the foregoing, if either party fails to perform its obligations under this Agreement (the "Defaulting Party"), the other party (the "Non-Defaulting Party") shall have the right to give the Defaulting Party a notice of default (a "Notice of Default") setting forth the nature of the default. If, within thirty (30) days (ten (10) days if the default is solely due to the nonpayment of money) after receipt of a Notice of Default, the Defaulting Party pays such money or cures such non-monetary default, it shall be deemed that the Notice of Default was not given and the Defaulting Party shall lose no rights hereunder. If, within such periods, the Defaulting party does not either pay or cure such default (or, if applicable, does not commence, in good faith, the curing of such default which in any event must be cured within ninety (90) days of the Notice of Default), then the Non-Defaulting Party shall have the right to terminate this Agreement effective on the date of such notice. Notwithstanding the foregoing, in the event of the sale of the Property by Client to a third party, Client shall have the right to terminate this Agreement effective as of the date of the sale. Client shall endeavor to give FarmTogether not less than thirty (30) days' notice of the date of sale. Upon any termination of this Agreement as provided for herein, FarmTogether shall be entitled to payment of the fees

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earned hereunder, and reimbursement for expenses incurred in accordance with this Agreement, through the effective date of such termination or resignation.

6. **Mutual Indemnification.**

a. So long as FarmTogether acts in good faith and within the scope of its authority under this Agreement and has not committed any willful misconduct, negligence, violation of law or breach of this Agreement, Client agrees to indemnify, hold harmless and agrees to defend FarmTogether from and against all liabilities, costs, claims, expenses and damages, including reasonable attorney's fees, in connection with or related to FarmTogether's management and operation of Project Arrow and the Transaction.

b. FarmTogether agrees to indemnify, hold harmless and defend Client and its members, managers and affiliates from and against all liabilities, costs, claims, expenses and damages, including, but not limited to reasonable attorneys' fees in connection with or related to FarmTogether's willful misconduct, negligence, violation of law or breach of this Agreement; provided, however, that under no circumstances will FarmTogether be responsible for, or indemnify Client against any act or omission which FarmTogether takes or fails to take pursuant to the instructions of Client.

7. **Notices.** Any notice, demand or other communication given by either party hereto to the other party hereto shall be in writing and delivered to all other parties at the addresses set forth below, by one of the following methods: (a) hand delivery, whereby delivery is deemed to have occurred at the time of delivery; (b) a nationally recognized overnight courier company, whereby delivery is deemed to have occurred the business day following deposit with the courier; or (c) electronic transmission (e-mail) provided that the transmission is completed no later than four p.m. Pacific Standard Time on a business day and the original also is sent via overnight courier or United States Mail, whereby delivery is deemed to have occurred at the end of the business day on which electronic transmission is completed, addressed as follows:

If to Client: Green Gold AG, LLC
12764 Tree Ranch Road
Ojai, California 93023
Attn: Arthur T. Jarvis, III
Email: artjarvis@gmail.com

If to FarmTogether: FarmTogether Management L.L.C.
995 Market Street
San Francisco, CA 94103
Attn: David Chan
Email: david@farmtogether.com

8. **Entire Agreement.** This Agreement constitutes the entire agreement between the parties hereto with respect to the subject matter hereof and supersedes all other prior agreements

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and understandings, both written and oral, between the parties with respect to the subject matter contained in this Agreement.

9. **Amendments.** This Agreement may be amended, modified and supplemented by mutual agreement of the parties. Any such amendments, modifications or supplements shall be in writing, signed by the parties.

10. **Assignment.** Neither party shall assign this Agreement without the express written consent of the other party. Any attempt by a party to assign its rights or obligations under this Agreement without the express written consent of the other party shall be void.

11. **Governing Law.** This Agreement is governed, construed and enforced in accordance with the laws of the state of California without regard to the conflicts of laws provisions thereof. Jurisdiction for any claims arising under this Agreement shall lie exclusively with the state or federal courts within California.

12. **Binding Effect.** This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, representatives, successors and permitted assigns.

13. **Severability.** The provisions of this Agreement are severable and, in the event that any court of competent jurisdiction shall determine that any one or more of the provisions or part of a provision contained in this Agreement shall, for any reason, be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision or part of a provision of this Agreement. Any provision or part of this Agreement determined to be void or unenforceable shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon the Parties, who agree that the Agreement shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision.

14. **Waivers and Further Agreements.** Any of the provisions of this Agreement may be waived by an instrument in writing executed and delivered by the party to whom the benefit of such provision runs. Any waiver by any Party of a breach of any provision of this Agreement shall not operate or be construed as a waiver of any subsequent breach of that provision or of any other provision hereof. Each of the Parties hereto agrees to execute all such further instruments and documents and to take all such further action as any other Party may reasonably require in order to effectuate the terms and purposes of this Agreement.

15. **Headings.** Section and subsection headings in this Agreement are included herein for convenience of reference only and shall not constitute a part of this Agreement for any purpose.

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16. **Remedies Cumulative.** All rights and remedies of any party hereunder are cumulative of each other and every other right or remedy which a party may otherwise have at law or in equity or under any other writing for the enforcement of the right, and the exercise or failure to exercise one or more rights or remedies shall not prejudice or impair the concurrent or subsequent exercise of other rights or remedies.

17. **Mediation.** Except as otherwise provided in this Agreement, the parties shall submit all disputes, contests, or claims that may result among the parties that may relate to this Agreement or Project Arrow to mediation in Ventura County, California or such other place as mutually agreed to by the parties in writing. Mediation of disputes shall be conducted pursuant to the mediation procedures utilized by ADR Services, Inc. (or any successor thereto.) If ADR Services, Inc., is not then in existence and fails or refuses to act, then the mediation shall be conducted through and in conformity with, and subject to, the applicable rules and procedures of JAMS, Inc. The parties shall use the procedures adopted by ADR Services, Inc. (or any successor thereto), provided that the following rules and procedures shall apply in all cases unless the parties agree otherwise:

a. All of the parties participating in the mediation shall advance equal shares of the fees required by the mediator to initiate the proceedings.

b. The mediator shall be selected by mutual agreement through ADR Services (or a successor service or JAMS, Inc., in accordance with the provisions hereinabove.)

c. Any mediator selected shall be neutral and thoroughly familiar with the principal subject matter of the issues to be resolved.

d. If the parties fail to mutually agree upon a mediator, then a mediator with the above required qualifications shall be selected by ADR Services, or, if applicable, the successor service, in accordance with their procedures then in effect.

e. The parties to the mediation shall bear the costs and fees for the mediation and mediator equally.

In the event the dispute is not resolved by mediation, then such dispute shall be resolved by the submission of the dispute to binding arbitration as provided in this section.

Mediation shall not be required for any matter which falls within the jurisdiction of a probate court, small claims court or bankruptcy court.

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18. **Arbitration.** Except as otherwise provided in this Agreement, any controversy or dispute arising out of or related to this Agreement or any of the terms, provisions, or conditions of this Agreement or Project Arrow, shall be submitted to arbitration in Ventura County, California, or another location agreed to by the parties in writing. The arbitration shall be conducted through, in conformity with and subject to the applicable rules and procedures of ADR Services, Inc. (or any successor thereto). If ADR Services, Inc., is not then in existence and fails or refuses to act, then the arbitration shall be conducted through and in conformity with, and subject to, the applicable rules and procedures of JAMS, Inc.

The parties agree to select one arbitrator by mutual agreement through ADR Services or a successor service in accordance with the provisions hereinabove. The selection of the arbitrator shall be in accordance with the rules prescribed above, except that any arbitrator selected shall be neutral and thoroughly familiar with the principal subject matter of the issues to be arbitrated. If the parties fail to mutually agree upon an arbitrator, then an arbitrator with the above required qualifications shall be selected by ADR Services, or, if applicable, the successor service.

The parties hereby agree that the testimony of witnesses shall be given under oath, and that depositions and other discovery may be ordered by the arbitrator.

The costs of the arbitration, including the arbitrator's fees, shall be borne equally by the parties to the arbitration, unless otherwise ordered by the arbitrator.

The parties are agreeing to have any dispute arising out of the matters included in this "arbitration of disputes" provision decided by neutral arbitration and are giving up any rights they might possess to have the dispute litigated in a Court or jury trial.

19. **Venue.** The parties agree that any suit, action, or proceeding, whether in contract, tort, or otherwise, arising out of this Agreement must be brought in a state or federal court or courts located in the County of Ventura, State of California.

20. **Right to Seek Equitable Relief.** If a party materially breaches this Agreement and/or if the other parties determine in good faith that immediate relief is necessary, the parties alleging the material breach may seek temporary restraining orders, preliminary injunctions, or similar temporary and equitable relief in a court of competent jurisdiction.

21. **Attorneys' Fees.** In any legal action or other proceeding brought in connection with, arising out of or relating to this Agreement, the prevailing party shall be entitled to recover its costs of suit, including reasonable attorneys' fees. This attorneys' fees provision is to be liberally construed in favor of its application and, therefore, is intended to have the broadest possible application. Accordingly, and without limiting the generality or scope of the foregoing, this attorneys' fees provision is intended to apply whether the claims asserted sound in contract or tort, whether the relief sought is legal or equitable, and whether the issue(s) arising out of or relating to this Agreement are raised in connection with a pleading seeking affirmative relief (by way of example and not by way of limitation, a complaint, cross-complaint or complaint in intervention) or by way of answer, denial, affirmative defense or plea in abatement.

22. **Further Cooperation.** Each party hereto, and counsel for each party hereto, agrees to perform any and all further acts and to execute and deliver any and all documents

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which may be reasonably necessary to carry out the terms and provisions of this Agreement, the Note, and the New Deed of Trust.

23. **Drafting Presumption.** It is acknowledged that the parties and their respective agents have participated in an arms'-length negotiation in the preparation of this Agreement, and the parties agree that no presumption shall be applied in any interpretation of this Agreement that the terms hereof shall be more strictly construed against one party by reason of any rule of construction that a document is to be construed more strictly against the party who prepared the same.

24. **Counterparts.** This Agreement may be executed in one or more counterparts and by facsimile or electronic PDF, each of which shall be deemed to be an original, and all such counterparts together shall constitute one and the same document.

[Signature Page Follows]

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
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IN WITNESS WHEREOF, FarmTogether and Client have executed this Agreement effective as of the Effective Date.


FARMTOGETHER:

FARMTOGETHER MANAGEMENT L.L.C.
a Delaware limited liability company

By: 
Name: Artem Milinchuk
Title: Chief Executive Officer

CLIENT:

GREEN GOLD AG, LLC,
a California limited liability company

By: 
Arthur T. Jarvis, III, Manager

By: Audrey F. Jarvis
Audrey F. Jarvis, Manager

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Attachment 1: Project Arrow Estimated Recurring Expenses

Liability/Service	Frequency	Estimated Cost (per annum)	FarmTogether Cost Burden	Art Cost Burden	Who Bears Cost if Over Budget?
Real Estate Taxes	Annual	\$6,000	0%	100%	Green Gold AG, LLC - 100%
General Liability Insurance	Annual	\$4,000	0%	100%	Green Gold AG, LLC - 100%
Water Assessments	Annual	\$2,500	0%	100%	Green Gold AG, LLC - 100%
Soil/Water/ Tissue Testing	Biennial	\$500	0%	100%	Green Gold AG, LLC - 100%
Property Inspection & Audit* Review and reporting of "Property Inspection Checklist" items	Semi- Annual	\$1,500	0%	100%	FarmTogether Management L.L.C. - 100%
Fund Administration Payment of invoices, rent collection, distributions	Ongoing	\$7,500	100%	0%	FarmTogether Management L.L.C. - 100%
Accounting Includes annual production of K-1 Tax Filing	Ongoing	\$10,000	100%	0%	FarmTogether Management L.L.C. - 100%
Reporting Quarterly reports sent via e-mail detailing relevant updates from the property and lessee	Quarterly	\$2,000	100%	0%	FarmTogether Management L.L.C. - 100%

*The Property Inspection & Audit estimated fee will be a reimbursable expense for FarmTogether that is reimbursable for up to \$750 per visit for two visits per year. Any expense beyond this amount or any additional visits will be at the expense of FarmTogether. The Inspection & Audit will be completed by a member of FarmTogether's Investment Committee.

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TITLE	FarmTogether <> Green Gold AG Management Agreement
FILE NAME	Arrow_ManagementA...t_07222020_vF.pdf
DOCUMENT ID	0cdeb383aa78498987f3e3ad03b3cef8ce768ba9
AUDIT TRAIL DATE FORMAT	MM / DD / YYYY
STATUS	● Completed

Document History

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SENT

07 / 22 / 2020
18:14:23 UTC

Sent for signature to Artem Milinchuk (artem@farmtogether.com), Arthur T. Jarvis III (artjarvis@gmail.com) and Audrey F. Jarvis (gabby45@gmail.com) from olga@farmtogether.com
IP: 71.105.108.226
- 
VIEWED

07 / 22 / 2020
18:17:19 UTC

Viewed by Artem Milinchuk (artem@farmtogether.com)
IP: 45.48.36.253
- 
VIEWED

07 / 22 / 2020
18:21:29 UTC

Viewed by Arthur T. Jarvis III (artjarvis@gmail.com)
IP: 199.116.127.139
- 
VIEWED

07 / 22 / 2020
18:29:20 UTC

Viewed by Audrey F. Jarvis (gabby45@gmail.com)
IP: 199.116.127.139
- 
SIGNED

07 / 22 / 2020
18:17:32 UTC

Signed by Artem Milinchuk (artem@farmtogether.com)
IP: 45.48.36.253

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TITLE	FarmTogether <> Green Gold AG Management Agreement
FILE NAME	Arrow_ManagementA...t_07222020_vF.pdf
DOCUMENT ID	0cdeb383aa78498987f3e3ad03b3cef8ce768ba9
AUDIT TRAIL DATE FORMAT	MM / DD / YYYY
STATUS	● Completed

Document History


SIGNED

07 / 22 / 2020
18:22:41 UTC

Signed by Arthur T. Jarvis III (artjarvis@gmail.com)
IP: 199.116.127.139


SIGNED

07 / 22 / 2020
18:30:09 UTC

Signed by Audrey F. Jarvis (gabby45@gmail.com)
IP: 199.116.127.139


COMPLETED

07 / 22 / 2020
18:30:09 UTC

The document has been completed.

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OREGON



WATER RESOURCES
DEPARTMENT

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Date Received (Date Stamp Here)

OWRD Over-the-Counter Submission Receipt

Applicant Name(s) & Address: Green Gold Ag, LLC
12764 Tree Ranch Rd, Dyer CA 97023

Transaction Type: Claim

Fees Received: \$ 230.00

Cash

Check

Check No. 7794

Name(s) on Check: Will McGill Surveying

Thank you for your submission. Oregon Water Resources Department (Department) staff will review your submittal as soon as possible.

If your submission is determined to be complete, you will receive a receipt for the fees paid and an acknowledgement letter stating your submittal is complete.

If determined to be incomplete, your submission and the accompanying fees will be returned with an explanation of deficiencies that must be addressed in order for the submittal to be accepted.

If you have any questions, please feel free to contact the Department's Customer Service staff at 503-986-0801 or 503-986-0810.

Sincerely,

OWRD Customer Service Staff

Submission received by: Corie Lovrien

(Name of OWRD staff)

Instructions for OWRD staff:

- Complete this Submission Receipt and make two (2) copies. Place one copy with the check/cash; and place the other copy with the submission (i.e., the application or other document).
- Date-stamp all pages. (NOTE: Do not stamp check.)
- Give this original Submission Receipt to the applicant.
- Record Submission Receipt information on the "RECEIVED OVER THE COUNTER" log sheet.
- Fold and put one copy of the Submission Receipt with check/cash into the Safe slot. Place the other copy of the Submission Receipt with submission (application/other document) in the top drawer of filing cabinet.