Name By Address	G-16902 HEFFERMAN FAMILY TRUST CHRIS HEFFERMAN 63600 VIEWPOINT LANE NORTH POWDER OR 97867	Certificate No	Date	FEES PAID Date 7/2/07 4/16/08 8-26-13 1-21-14 FEES REFUN	125 °Cert. Fee	Receipt No. 88521 92155 109755 110932
Priority	WM#	WITHDRAWN _	Volume	Page PEES REFUN	Amount	Receipt No.
RELATE		ASSIGNMENTS Date	To Whom		Address	
	PMENT Date tion 10-1-2013 ed to 10/1/2023					
	oof receivedd Cert. Mailed					
			I	REMARKS		
				MAPLOCATION	•	



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.wrd.state.or.us

May 7, 2019

Heffernan Family Trust; Chis Heffernan 63600 Viewpoint Lane Norh Powder, OR 97867

REFERENCE: Application G-16902 / Permit G-17645

Dear Permit Holder:

The Water Right Services Division received your written October 1, 2018 progress report for Permit G-17645 on March 19, 2019. Receipt of the progress report was published on the Department's weekly Public Notice, dated March 26, 2019. The Department did not receive any public comment on the progress report.

After reviewing your Progress Report, the Department determined that diligence toward completion of the project and compliance with the terms and conditions of the permit and extension has been demonstrated.

As per your most recent extension, the date by which water must be applied to full beneficial use within the terms and conditions of your permit is October 1, 2023.

If you have any questions, please feel free to contact me by telephone at (503) 986-0802.

Sincerely,

Jeffrey D. Pierceall

Extensions

Water Right Services Division

Enclosure

cc:

Application G-16902

Watermaster District 8 - Rick Lusk

Route Slip.....Extension of Time Progress Report

1.	Exten	sion Specialist: Progress Report Review
	**	Date Report was Due: October 1, 2018 (= "Deadline Date" for the corresponding ECP work flow record
in WRIS	5)	Date Report Received: March 19, 2019
		=
		NO − Send letter requesting missing information.letter mailed on: May 7, 2019
2.	Suppo	ort Staff: Publish on the Department's Public Notice
	⊠315	5 320 OAR Division under which Progress Report was required
	\boxtimes	Publish on Public Notice Date: 3 210 2019
	₩.	Update workflow in WRIS
		% add record for Checkpoint Public Notice ("EPR" or "EP2")
	5 -	Return file to Jeffrey Pierceall
3.		sion Specialist: Prepare Progress Report Confirmation Letter ress report procedures.doc (date / mail out after 30 day comment period)
	Date (Confirmation Letter Needed: May 7, 2019
		Update Progress Report Worksheet.xls
		Send to permit holder + anyone who made comments after 30 day public notice CC: Watermaster
		File
		PUBLIC NOTICE INFORMATION
Permit	Holder	r's Name: Heffernan Family Trust; Chis Heffernan Attn:
Applic	ation: (G-1 <u>6902</u>
Permit	: <u>G-176</u>	545
County	y: <u>Unio</u>	<u>n</u>

Source: Well 1, Well 2, Well 3, Well 4, and Well 5, in Clover Creek Basin

Use: irrigation use on 1,191.0 acres



RECEIVEDMAR 1-9 2019

Extension of Time Progress Report Form For Checkpoints

OWRD

TO THE DIRECTOR OF THE OREGON WATER RESOURCES DEPARTMENT

Permit Holder: Heffernan Family Trust; Chris Heffernan Application G-16902

Permit G-16421

Report Due no later than October 1, 2018 DO NOT SUBMIT PRIOR TO 30 DAYS BEFORE DUE DATE

Reviewed by:

Progress Report Form for 2018

				e is exercised in the development and
perfections of Permit G	-16421. FAILURE TO SUI	MIT THIS REPORT	WILL MOST LIKELY RES	BULT IN ANY FUTURE EXTENSION
BEING DENIED.				
THE PERSON NAMED IN COLUMN	AND DESCRIPTION OF THE PERSON.	A STATE OF THE STA	N. Stranger Sp. S. Carden Se.	

Installed new pivot and developed 50 acres for irrigation	19,496.45
Submitted PDU permit amendment (T-11855) approved 12-2014 Purchased and installed 1/2 mile buried mainline Developed 15 acres for irrigation	# 8,147.08
Submitted POU permit amendment (7-12295) approved 9-2014 Purchased and installed and gun to pluod Developed 35 acres for irrigation	# 6,962.25
	Installed new pivot and developed 50 acres for irrigation Submitted POU permit amendment (T-11855) approved 12-2014 Purchased and installed 1/2 mile buried mainline Developed 15 acres for irrigation Submitted POU permit amendment (T-12895) approved 9-2014

2.	Compliance with terms and conditions of the permit and/o State water level measurements are (2013-2018). Measurements submitted to	done in March of each year
	Water use recorded on well annually	and submitked to
3.	Total number of acres irrigated to date=	f applicable)
4.	Provide the maximum rate, or duty if applicable, of water permit, if any, made to date.	diverted for beneficial use under this
	Maximum rate used to date = 8.3 cfs (cubic feet per second), or	Report the rate in the same units of measurement as specified in the permit, being
	Maximum rate used to date =gpm (gallons per minute), or	cfs (cubic feet per second), gpm (gallons per minute) or AF (acre-feet). Do not provide dally, monthly or annual water volume totals.
	Acre Feet stored to date =AF MPLETE REORTS WILL BE RETURNED. AN ANSWER IS REQUIRED IN EACH ITE ATION.	
	ature Toma Hellernan, The	Date 3-18-19
	For OWRD use only	
Dilige	ence Shown	

Date:

DATED: March 28, 2014

Dwight W. French, Administrator, Water Right Services Division, for PHILLIP C. WARD, DIRECTOR

- If you have any questions about statements contained in this document, please contact Ann Reece at (503) 986-0834.
- If you have other questions about the Department or any of its programs, please contact our Water Resources Customer Service Group at (503) 986-0900

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Oregon Water Resources Department Water Right Services Division

Water Rights Application Number G-16902 RECEIVED MAR 2 2 2019

OWRD

Final Order

Extension of Time for Permit Number G-16421
Permit Holder: Heffernan Family Trust; Chris Heffernan

Permit Information

Application File G-16902 Permit G-16421

Basin: 9 – Powder / Watermaster District 8
Date of Priority: July 2, 2007

Authorized Use of Water

Source of Water: Wells 1, 2, 3, 4, & 5 within the Clover Creek Basin

Purpose of Use: Irrigation of 1191.0 Acres

Maximum Rate: 14.9 cfs Cubic Feet per Second (cfs)

This Extension of Time request is being processed in accordance with Oregon Revised Statute 537.630 and 539.010(5), and Oregon Administrative Rule Chapter 690, Division 315

Appeal Rights

This is a final order in other than a contested case. This order is subject to judicial review under ORS 183.484. A request for judicial review must be filed within the 60 day time period specified by ORS 183.484(2). Pursuant to ORS 536.075 and OAR 137-004-0080 you may either file for judicial review, or petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied.

Application History

Permit G-16421 was issued by the Department on December 18, 2008. The permit called for completion of construction by October 1, 2013 and complete application of water to beneficial use by October 1, 2013. On August 26, 2013, the Heffernan Family Trust; Chris Heffernan submitted to the Department an Application for Extension of Time for Permit G-16421. In accordance with OAR 690-315-0050(2), on January 28, 2014, the Department issued a Proposed Final Order proposing to extend the time to complete construction to 2023 and the time to fully apply water to beneficial use to October 1, 2023. The protest period closed March 14, 2014, in accordance with OAR 690-315-0060(1). No protest was filed.

Final Order: Permit G-16421

Page 1 of 3

Findings of Fact

The Department adopts and incorporates by reference the findings of fact in the Proposed Final Order dated January 28, 2014.

At time of issuance of the Proposed Final Order the Department concluded that, based on the factors demonstrated by the applicant, any comments received, and information within the file, the permit may be extended subject to the following conditions:

CONDITIONS

1. Checkpoint Condition

The permit holder must submit a completed Progress Report Form to the Department by October 1, 2018. A form will be enclosed with your Final Order.

- (a) At each checkpoint, the permit holder shall submit and the Department shall review evidence of the permit holder's diligence towards completion of the project and compliance with terms and conditions of the permit and extension. If, after this review, the Department determines the permit holder has not been diligent in developing and perfecting the water use permit, or complied with all terms and conditions, the Department shall modify or further condition the permit or extension to ensure future compliance, or begin cancellation proceedings on the undeveloped portion of the permit pursuant to ORS 537.260 or 537.410, or require submission of a final proof survey pursuant to ORS 537.250;
- (b) The Department shall provide notice of receipt of progress reports in its weekly notice and shall allow a 30 day comment period for each report. The Department shall provide notice of its determination to anyone who submitted comments.

CONCLUSION OF LAW

The applicant has demonstrated good cause for the permit extension pursuant to ORS 537.630, 539.010(5) and OAR 690-315-0040(2).

Order

The extension of time for Application G-16902, Permit G-16421, therefore, is approved subject to conditions contained herein. The deadline for completing construction is extended to from October 1, 2013 to October 1, 2023. The deadline for applying water to full beneficial use within the terms and conditions of the permit is extended from October 1, 2013 to October 1, 2023.

Final Order: Permit G-16421

RECEIVED Page 2 of 3 MAR 2 2 2019



Extension of Time Progress Report Form For Checkpoints

TO THE DIRECTOR OF THE OREGON WATER RESOURCES DEPARTMENT

Permit Holder: Heffernan Family Trust; Chris Heffernan Application G-16902

Permit G-16421

Report Due no later than October 1, 2018 DO NOT SUBMIT PRIOR TO 30 DAYS BEFORE DUE DATE

Reviewed by:

MAR &

I I UEI COS INCLUIT I UI III IUI ZUI U	Progress	Repor	t Form	for 2018
--	-----------------	-------	--------	----------

OWR.

As authorized in ORS 690-315-0050(6), this progress report is required in order to ensure diligence is exercised in the development and perfections of Permit G-16421. FAILURE TO SUBMIT THIS REPORT WILL MOST LIKELY RESULT IN ANY FUTURE EXTENSION BEING DENIED.

	The state of the s		Marie and the second
4-2013	Installed new pivot and developed 50 acres for irrigation	3	79,496.45
1-2014	Submitted POU permit amendment (T-11855) approved 12-2014	Fit.	are Alexandre to
5-2015	Purchased and installed 1/2 mile buried mainline Developed 15 acres for irrigation	H	8, 147.08
2-2016	Submitted POU permit amendment (T-12295) approved 9-2016		-
5-2016	Purchased and installed and gun to pivot Developed 35 acres for irrigation	E	6,762.25

5-1	2016 Developed 35 acres for irrigation	\$ 6,762.25
2.	Compliance with terms and conditions of the permit and state water level measurements are (2013-2018). Measurements submitted to	done in March of each year to OWRD.
	Water use recorded on well annually	y and submitked to
3.	Total number of acres irrigated to date=	(if applicable)
4.	Provide the maximum rate, or duty if applicable, of water permit, if any, made to date.	r diverted for beneficial use under this
	Maximum rate used to date = 8.3 cfs (cubic feet per second), or Maximum rate used to date = gpm (gallons per minute), or	of (subject our second) grow (gallons nor
	Acre Feet stored to date =AF	daily, monthly or annual water volume totals.
IRRIG	MPLETE REORTS WILL BE RETURNED. AN ANSWER IS REQUIRED IN EACH IT SATION.	TEM. USE N/A FOR ITEM 3 IF THE USE IS NOT
Sign	ature Tomas He bleman, TTE	Date 3-18-19
	For OWRD use only	
Dilige	ence Shown Yes No	

Date:

DATED: March 28, 2014

Dwigh W. French, Administrator, Water Right Services Division,

for PHILLIP C. WARD, DIRECTOR

- If you have any questions about statements contained in this document, please contact Ann Reece at (503) 986-0834.
- If you have other questions about the Department or any of its programs, please contact our Water Resources Customer Service Group at (503) 986-0900

MAR 2 2 2019

OWRD



December 20, 2018

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

HEFFERNAN FAMILY TRUST CHRIS HEFFERNAN, PRESIDENT 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

Reference: Transfer Application T-12593

The above referenced transfer application was withdrawn from the record of the Water Resources Department on December 20, 2018, by Special Order Volume 112, Page 112 (copy enclosed).

The transfer application is no further force or effect.

If you have any questions related to the withdrawal of this transfer, you may contact your caseworker, Arla Davis, by telephone at (503) 986-0806 or by e-mail at Arla.L.Davis@oregon.gov.

Sincerely,

Stacy H. Phillips

Water Right Services Support

Transfers and Conservation Section

cc:

Rick M. Lusk, Watermaster Dist. #8 (via email)

Gregory T. Blackman, Agent

Union County

Enclosure

BEFORE THE WATER RESOURCES DEPARTMENT OF THE STATE OF OREGON

In the Matter of Permit Amendment)	FINAL ORDER WITHDRAWING
T-12593, Union County)	AN APPLICATION FOR A PERMIT
)	AMENDMENT

Authority

Oregon Revised Statute (ORS) 537.211 establishes the process in which a water right permit holder may submit a request to change the point of appropriation and/or place of use authorized under an existing water right permit.

Applicant

HEFFERNAN FAMILY TRUST CHRIS HEFFERNAN, PRESIDENT 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

Findings of Fact

- 1. Permit Amendment Application T-12593, in the name of HEFFERNAN FAMILY TRUST, CHRIS HEFFERNAN, PRESIDENT, was filed on February 23, 2017.
- 2. On December 7, 2018, Greg Blackman, Agent for the applicant submitted a written request via e-mail on behalf of the applicant asking that Permit Amendment Application T-12593 be withdrawn.

Now, therefore, it is ORDERED:

Permit Amendment Application T-12593, in the name of HEFFERNAN FAMILY TRUST, CHRIS HEFFERNAN, PRESIDENT, is withdrawn and is of no further force or effect.

Oregon Water Resources Department

Mailing Date: DEC 2 7 2018

This is a final order in other than contested case. This order is subject to judicial review under ORS 183.484. Any petition for judicial review must be filed within the 60 day time period specified by ORS 183.484(2). Pursuant to ORS 536.075 and OAR 137-004-0080 and OAR 690-01-0005 you may either petition for judicial review or petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied.

BEFORE THE WATER RESOURCES DEPARTMENT OF THE STATE OF OREGON

In the Matter of Permit Amendment)	FINAL ORDER
T-12295, Union County)	APPROVING A CHANGE IN PLACE
)	OF USE

Authority

Oregon Revised Statute (ORS) 537.211 establishes the process in which a water right permit holder may submit a request to change the point of appropriation and/or place of use authorized under an existing water right permit.

Applicant

HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

Findings of Fact

- 1. On March 4, 2016, filed an application to change in place of use under Permit G-17327. The Department assigned the application number T-12295.
- 2. On March 28, 2014, the Department approved an extension of time for complete application of water to October 1, 2023.
- 3. Notice of the application for the permit amendment was published in the Department's weekly notice on March 15, 2016, pursuant to ORS 540.520(5). No comments were filed in response to the notice.
- 4. Permit Amendment Application T-12295 proposes to change the place of use of the permit to:

Twp	Rng	Mer	Sec	Q-Q	Acres
5 S	39 E	WM	25	NE SW	35.0
5 S	39 E	WM	25	NW SW	35.0
5 S	39 E	WM	25	SW SW	35.0
5 S	39 E	WM	25	SE SW	34.0
5 S	39 E	WM	26	NENE	11.0
5 S	39 E	WM	26	SENE	23.0
58	39 E	WM	26	SWSW	40.0
55	39 E	WM	26	SESW	40.0
5 S	39 E	WM	26	NE SE	9.0
55	39 E	WM	26	SW SE	20.0

This is a final order in other than contested case. This order is subject to judicial review under ORS 183.484. Any petition for judicial review must be filed within the 60 day time period specified by ORS 183.484(2). Pursuant to ORS 536.075 and OAR 137-004-0080 and OAR 690-01-0005 you may either petition for judicial review or petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied.

Twp	Rng	Mer	Sec	Q-Q	Acres
5 S	39 E	WM	27	NE NE	39.0
5 S	39 E	WM	27	NW NE	40.0
5 S	39 E	WM	27	SW NE	40.0
5 S	39 E	WM	27	SE NE	40.0
5 S	39 E	WM	27	NE NW	33.0
5 S	39 E	WM	27	SW NW	40.0
5 S	39 E	WM	27	SE NW	40.0
5 S	39 E	WM	27	NE SW	40.0
5 S	39 E	WM	27	NW SW	40.0
5 S	39 E	WM	27	SW SW	40.0
5 S	39 E	WM	27	SE SW	40.0
5 S	39 E	WM	27	NE SE	39.0
5 S	39 E	WM	27	NW SE	40.0
5 S	39 E	WM	27	SW SE	40.0
5 S	39 E	WM	27	SE SE	38.0
5 S	39 E	WM	28	NE NE	40.0
5 S	39 E	WM	28	NW NE	40.0
5 S	39 E	WM	28	SW NE	40.0
5 S	39 E	WM	28	SE NE	40.0
5 S	39 E	WM	28	NE SE	40.0
5 S	39 E	WM	28	NW SE	40.0
5 S	39 E	WM	28	SW SE	40.0
5 S	39 E	WM	28	SE SE	40.0

Permit Amendment Review Criteria

- 5. The change would not result in injury to other water rights.
- 6. The proposed place of use is owned and/or controlled by the permit holder.
- 7. The change does not enlarge the permit.
- 8. The change does not alter any other terms of the permit.
- 9. The proposed place of use is contiguous to the authorized place of use.

Conclusions of Law

The change in place of use proposed by Permit Amendment Application T-12295 is consistent with the requirements of ORS 537.211.

Now, therefore, it is ORDERED:

- 1. The change in place of use proposed by Permit Amendment Application T-12295 is approved.
- 2. Permit G-17645, in the name of Heffernan Family Trust, is issued to replace Permit G-17327, and incorporates the amendments approved by this order and the extension of time. Permit G-17327, in the name of Heffernan Family Trust, is no longer of any force or effect.

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- 3. 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 (new and existing) or at each new point of appropriation.
 - b. The water user shall maintain the meter(s) or measuring device(s) in good working order.
 - c. The water user shall allow the Watermaster access to the meter(s) or measuring device(s); provided however, where the meter(s) or measuring device(s) is/are located within a private structure, the Watermaster shall request access upon reasonable notice.
- 4. The former place of use shall no longer be irrigated as part of this permit.
- 5. All other terms and conditions of Permit G-17327 remain the same.

Dated at Salem, Oregon this 12th day of September, 2016.

Dwight French, Water Right Services Administrator, for

Thomas M. Byler, Director

Oregon Water Resources Department

Mailing Date: SEP 1 5 2016

Oregon Water Resources Department

Water Right Services Division

Water Rights Application Number G-16902

Final Order

Extension of Time for Permit Number G-16421 Permit Holder: Heffernan Family Trust; Chris Heffernan

Permit Information Application File G-16902 Permit G-16421

Basin: 9 – Powder / Watermaster District 8
Date of Priority: July 2, 2007

Authorized Use of Water

Source of Water: Wells 1, 2, 3, 4, & 5 within the Clover Creek Basin

Purpose of Use: Irrigation of 1191.0 Acres

Maximum Rate: 14.9 cfs Cubic Feet per Second (cfs)

This Extension of Time request is being processed in accordance with Oregon Revised Statute 537.630 and 539.010(5), and Oregon Administrative Rule Chapter 690, Division 315

Appeal Rights

This is a final order in other than a contested case. This order is subject to judicial review under ORS 183.484. A request for judicial review must be filed within the 60 day time period specified by ORS 183.484(2). Pursuant to ORS 536.075 and OAR 137-004-0080 you may either file for judicial review, or petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied.

Application History

Permit G-16421 was issued by the Department on December 18, 2008. The permit called for completion of construction by October 1, 2013 and complete application of water to beneficial use by October 1, 2013. On August 26, 2013, the Heffernan Family Trust; Chris Heffernan submitted to the Department an Application for Extension of Time for Permit G-16421. In accordance with OAR 690-315-0050(2), on January 28, 2014, the Department issued a Proposed Final Order proposing to extend the time to complete construction to 2023 and the time to fully apply water to beneficial use to October 1, 2023. The protest period closed March 14, 2014, in accordance with OAR 690-315-0060(1). No protest was filed.

Final Order: Permit G-16421

Findings of Fact

The Department adopts and incorporates by reference the findings of fact in the Proposed Final Order dated January 28, 2014.

At time of issuance of the Proposed Final Order the Department concluded that, based on the factors demonstrated by the applicant, any comments received, and information within the file, the permit may be extended subject to the following conditions:

CONDITIONS

1. Checkpoint Condition

The permit holder must submit a completed Progress Report Form to the Department by October 1, 2018. A form will be enclosed with your Final Order.

- (a) At each checkpoint, the permit holder shall submit and the Department shall review evidence of the permit holder's diligence towards completion of the project and compliance with terms and conditions of the permit and extension. If, after this review, the Department determines the permit holder has not been diligent in developing and perfecting the water use permit, or complied with all terms and conditions, the Department shall modify or further condition the permit or extension to ensure future compliance, or begin cancellation proceedings on the undeveloped portion of the permit pursuant to ORS 537.260 or 537.410, or require submission of a final proof survey pursuant to ORS 537.250;
- (b) The Department shall provide notice of receipt of progress reports in its weekly notice and shall allow a 30 day comment period for each report. The Department shall provide notice of its determination to anyone who submitted comments.

CONCLUSION OF LAW

The applicant has demonstrated good cause for the permit extension pursuant to ORS 537.630, 539.010(5) and OAR 690-315-0040(2).

Order

The extension of time for Application G-16902, Permit G-16421, therefore, is approved subject to conditions contained herein. The deadline for completing construction is extended to from October 1, 2013 to October 1, 2023. The deadline for applying water to full beneficial use within the terms and conditions of the permit is extended from October 1, 2013 to October 1, 2023.

Final Order: Permit G-16421 Page 2 of 3

DATED: March 28, 2014

Dwight W. French, Administrator, Water Right Services Division, for PULLLIP C. WARD, DIRECTOR

- If you have any questions about statements contained in this document, please contact Ann Reece at (503) 986-0834.
- If you have other questions about the Department or any of its programs, please contact our Water Resources Customer Service Group at (503) 986-0900

Page 3 of 3 Final Order: Permit G-16421



Extension of Time Progress Report Form For Checkpoints

FINANCIAL INVESTMENT

TO THE DIRECTOR OF THE OREGON WATER RESOURCES DEPARTMENT

Permit Holder: Heffernan Family Trust; Chris Heffernan Application G-16902

Permit G-16421

Report Due no later than October 1, 2018 DO NOT SUBMIT PRIOR TO 30 DAYS BEFORE DUE DATE

INSERT

DATES

Progress Report Form for 2018

As authorized in ORS 690-315-0050(6), this progress report is required in order to ensure diligence is exercised in the development and perfections of Permit G-16421. FAILURE TO SUBMIT THIS REPORT WILL MOST LIKELY RESULT IN ANY FUTURE EXTENSION BEING DENIED.

LIST ALL WORK ACCOMPLISHED and FINANCIAL INVESTMENTS

For the period of time between October 1, 2013 and October 1, 2018

	Compliance with terms and conditions of the permit and/o	r previous extension.
	Total number of acres irrigated to date=	And the same of the same of
	Provide the maximum rate, or duty if applicable, of water permit, if any, made to date. Maximum rate used to date =cfs (cubic feet per second), or	Report the rate in the same units of measurement as specified in the permit, being cfs (cubic feet per second), gpm (gallons per
	Provide the maximum rate, or duty if applicable, of water permit, if any, made to date. Maximum rate used to date =cfs (cubic feet per second), or Maximum rate used to date =gpm (gallons per minute), or	Report the rate in the same units of measurement as specified in the permit, being cfs (cubic feet per second), gpm (gallons per minute) or AF (acre-feet). Do not provide
ICOM	Provide the maximum rate, or duty if applicable, of water permit, if any, made to date. Maximum rate used to date =cfs (cubic feet per second), or	Report the rate in the same units of measurement as specified in the permit, being cfs (cubic feet per second), gpm (gallons per minute) or AF (acre-feet). Do not provide daily, monthly or annual water volume totals.
· VCOM RRIG,	Provide the maximum rate, or duty if applicable, of water permit, if any, made to date. Maximum rate used to date =cfs (cubic feet per second), or Maximum rate used to date =gpm (gallons per minute), or Acre Feet stored to date =AF MAXIMUM REPRESENTED OF THE REPORTS WILL BE RETURNED. AN ANSWER IS REQUIRED IN EACH ITE	Report the rate in the same units of measurement as specified in the permit, being cfs (cubic feet per second), gpm (gallons per minute) or AF (acre-feet). Do not provide daily, monthly or annual water volume totals. M. USE N/A FOR ITEM 3 IF THE USE IS NOT
· VCOM RRIG,	Provide the maximum rate, or duty if applicable, of water permit, if any, made to date. Maximum rate used to date =cfs (cubic feet per second), or Maximum rate used to date =gpm (gallons per minute), or Acre Feet stored to date =AF MPLETE REORTS WILL BE RETURNED. AN ANSWER IS REQUIRED IN EACH ITE ATION.	Report the rate in the same units of measurement as specified in the permit, being cfs (cubic feet per second), gpm (gallons per minute) or AF (acre-feet). Do not provide daily, monthly or annual water volume totals. M. USE N/A FOR ITEM 3 IF THE USE IS NOT
igna	Provide the maximum rate, or duty if applicable, of water permit, if any, made to date. Maximum rate used to date =cfs (cubic feet per second), or Maximum rate used to date =gpm (gallons per minute), or Acre Feet stored to date =AF AF APPLETE REORTS WILL BE RETURNED. AN ANSWER IS REQUIRED IN EACH ITE ATION.	Report the rate in the same units of measurement as specified in the permit, being cfs (cubic feet per second), gpm (gallons per minute) or AF (acre-feet). Do not provide daily, monthly or annual water volume totals

Mailing List for Extension FO Copies

Note: Include a copy of the "Important Notice" document along with the original copy of the Final Order being sent to the permit holder.

FO Date:

March 28, 2014

Copies Mailed

Application G-16902 Permit G-16421 By: 34 On: 4/1/2014

Page 1 of 1

Original mailed to permit holder

Heffernan Family Trust; Chris Heffernan 63600 Viewpoint Lane North Powder, OR 97867

Copies sent to:

- 1. WRD App. File G-16902/ Permit G-16421
- 2. Molly Reid, GSI Water Solutions, 8019 W. Quinault Ave, Suite 201, Kennewick, WA 99336

Fee paid as specified under ORS 536.050 to receive copy:

3. None

Receiving notification via e-mail - FO available in WRIS for review

(DONE BY EXTENSION SPECIALIST)

- 4. WRD Watermaster District 8, Rick Lusk *NOTE: Send to Tony Justus only, if denied. Other WMs do not require notifications (7/2014), unless otherwise requested.
- 5. WRD E Regional Manager, Jason Spriet
 *NOTE:Send FO's Region Managers ONLY if denied.

If Progress Reports are included:

(DONE BY EXTENSION SPECIALIST)

Add record to Progress Report tracking sheet.xls Done: by ALR Date 3-28-14

CASEWORKER: ALR

Final Order: Permit G-16421





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.wrd.state.or.us

December 15, 2014

HEFFERNAN FAMILY TRUST CHRIS HEFFERNAN 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

REFERENCE: Permit Amendment Application T-11855

Enclosed is a copy of the order approving your Permit Amendment application.

Also enclosed is a superseding permit that incorporates the amendments approved by the final order contained herein. Please read this document and abide by the requirements.

If you have any questions related to the approval of this permit amendment, you may contact your caseworker by telephone at (503) 986-0858 or by e-mail at Susan.M.Douthit @wrd.state.or.us

Sincerely,

Codi Holmes

Water Rights Services Support Transfer and Conservation Section

Code Hornes

cc: Eastern Region H. Wm Dist 07, Watermaster Dist. #7 (via email)

Molly Reid, Agent

Powder Valley Water Control District

Enclosure

BEFORE THE WATER RESOURCES DEPARTMENT OF THE STATE OF OREGON

In the Matter of Permit Amendment)	FINAL ORDER
T-11855, Union County)	APPROVING A CHANGE
)	IN PLACE OF USE

Authority

ORS 537.211 establishes the process in which a water right permit holder may submit a request to change the point of appropriation and/or place of use authorized under an existing water right permit.

Applicant

HEFFERNAN FAMILY TRUST CHRIS HEFFERNAN, PRESIDENT 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

Findings of Fact

- On July 2, 2014, the HEFFERNAN FAMILY TRUST, CHRIS HEFFERNAN, PRESIDENT, filed an application for a change in place of use under Permits G-16386 and G-17093. The Department assigned the application number T-11855.
- 2. Notice of the application for the permit amendment was published in the Department's weekly notice on JULY 8, 2014, pursuant to ORS 540.520(5). No comments were filed in response to the notice.
- 3. On March 28, 2014, the Department approved an extension of time for complete application of water to October 1, 2022, for Permit G-16386.
- 4. On October 16, 2014, the Department contacted the applicant's agent by email to notify them of a deficiency in the application. The deficiency being that there is an additional permit, G-16421, layered on the "from" land. The Department requested that the deficiency be resolved by November 21, 2014.
- 5. On November 20, 2014, the applicant's agent submitted amended and additional application pages and a map adding a change in place of use under Permit G-16421 to Permit Amendment Application T-11855.

This is a final order in other than contested case. This order is subject to judicial review under ORS 183.484. Any petition for judicial review must be filed within the 60 day time period specified by ORS 183.484(2). Pursuant to ORS 536.075 and OAR 137-004-080 and OAR 690-01-005 you may either petition for judicial review or petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied.

- 6. On March 28, 2014, the Department approved an extension of time for complete application of water to October 1, 2023, for Permit G-16421.
- 7. Permit Amendment Application T-11855 proposes to change the place of use of Permit G-16386 to:

IRRIGATION							
Twp	Rng	Mer	Sec	Q-Q	Acres		
5 S	39 E	WM	34	NE NE	22.5		
5 S	39 E	WM	34	NW NE	40.0		
5 S	39 E	WM	34	SW NE	40.0		
5 S	39 E	WM	34	SE NE	40.0		
5 S	39 E	WM	34	NE NW	22.3		
5 S	39 E	WM	34	NW NW	15.7		
5 S	39 E	WM	34	SW NW	39.		
5 S	39 E	WM	34	SE NW	40.0		
5 S	39 E	WM	34	NE SW	22.3		
5 S	39 E	WM	34	NW SW	35.0		
5 S	39 E	WM	34	SW SW	19.4		
5 S	39 E	WM	34	NE SE	23.		
5 S	39 E	WM	34	NW SE	40.0		
	400.0						

8. Permit Amendment Application T-11855 proposes to change the place of use of Permit G-16421 to:

	IRRIGATION							
Twp	Rng	Mer	Sec	Q-Q	Acres			
5 S	39 E	WM	25	NE SW	35.0			
5 S	39 E	WM	25	NW SW	35.0			
5 S	39 E	WM	25	SW SW	35.0			
5 S	39 E	WM	25	SE SW	34.0			
5 S	39 E	WM	26	NE NE	11.0			
5 S	39 E	WM	26	SE NE	23.0			
5 S	39 E	WM	26	SW SW	40.0			
5 S	39 E	WM	26	SE SW	40.0			
5 S	39 E	WM	26	NE SE	9.0			
5 S	39 E	WM	26	SW SE	40.0			
5 S	39 E	WM	26	SE SE	15.0			
5 S	39 E	WM	27	NE NE	39.0			
5 S	39 E	WM	27	NW NE	38.0			
5 S	39 E	WM	27	SW NE	40.0			
5 S	39 E	WM	27	SE NE	40.0			
5 S	39 E	WM	27	SW NW	40.0			
5 S	39 E	WM	27	SE NW	40.0			
5 S	39 E	WM	27	NE SW	40.0			
5 S	39 E	WM	27	NW SW	40.0			
.5 S	39 E	WM	27	SW SW	40.0			
5 S	39 E	WM	27	SE SW	40.0			
5 S	39 E	WM	27	NE SE	39.0			
5 S	39 E	WM	27	NW SE	40.0			
5 S	39 E	WM	27	SW SE	40.0			

	IRRIGATION							
Twp	Rng	Mer	Sec	Q-Q	Acres			
5 S	39 E	WM	27	SE SE	38.0			
5 S	39 E	WM	28	NE NE	40.0			
5 S	39 E	WM	28	NW NE	40.0			
5 S	39 E	WM	28	SW NE	40.0			
5 S	39 E	WM	28	SE NE	40.0			
5 S	39 E	WM	28	NE SE	40.0			
5 S	39 E	WM	28	NW SE	40.0			
5 S	39 E	WM	28	SW SE	40.0			
5 S	39 E	WM	28	SE SE	40.0			
				Total:	1191.0			

9. Permit Amendment Application T-11855 proposes to change the place of use of Permit G-17093 to:

	IRRIGATION								
Twp	Rng	Mer	Sec	Q-Q	Acres				
5 S	39 E	WM	34	NE NE	22.5				
5 S	39 E	WM	34	NW NE	40.0				
5 S	39 E	WM	34	SW NE	40.0				
5 S	39 E	WM	34	SE NE	40.0				
5 S	39 E	WM	34	NE NW	22.3				
5 S	39 E	WM	34	NW NW	15.7				
5 S	39 E	WM	34	SW NW	39.7				
5 S	39 E	WM	34	SE NW	40.0				
5 S	39 E	WM	34	NE SW	22.2				
5 S	39 E	WM	34	NW SW	35.0				
5 \$	39 E	WM	34	SW SW	19.4				
5 S	39 E	WM	34	NE SE	23.2				
5 S	39 E	WM	34	NW SE	40.0				
				Total:	400.0				

Permit Amendment Review Criteria

- 10. The change would not result in injury to other water rights.
- 11. The proposed place of use is owned and/or controlled by the permit holder.
- 12. The change does not enlarge the permits.
- 13. The change does not alter any other terms of the permit.
- 14. The proposed place of use is contiguous to the authorized place of use.

Conclusions of Law

The change in place of use proposed by Permit Amendment Application T-11855 is consistent with the requirements of ORS 537.211.

Now, therefore, it is ORDERED:

- 1. The change in place of use proposed by Permit Amendment Application T-11855 is approved.
- 2. Permit G-17326, in the name of Heffernan Family Trust, is issued to replace Permit G-16386, and incorporates the amendments approved by this order and the extension of time. Permit G-16386, in the name of HEFFERMAN FAMILY TRUST, is no longer of any force or effect.
- 3. Permit G-17327, in the name of Heffernan Family Trust, is issued to replace Permit G-16421, and incorporates the amendments approved by this order and the extension of time. Permit G-16421, in the name of HEFFERMAN FAMILY TRUST, is no longer of any force or effect.
- 4. Permit G-17328, in the name of Heffernan Family Trust, is issued to replace Permit G-17093, and incorporates the amendments approved by this order. Permit G-17093, in the name of HEFFERMAN FAMILY TRUST, is no longer of any force or effect.
- 5. The former places of use shall no longer be irrigated as part of this permit.
- 6. All other terms and conditions of Permit G-17326, Permit G-17327, and Permit G-17328 remain the same.

Dated at Salem, Oregon this _______ day of December, 2014.

Dwight French, Water Right Services Administrator, for

Thomas M. Byler, Director

Oregon Water Resources Department

Mailing Date: DEC 1 6 2014

Oregon Water Resources Department

Measurement Condition Information for the Applicant

(to be sent with the Draft Preliminary Determination or Final Order)

Transfer #: T-11855

 ✓ In order to avoid enlargement of the right be required to be installed prior to diversion/approx at each point of diversion/approx at each new point of diversion/a 	sion of water, as a condi	tion of this transfer:	eter will
For additional information, or to obtain apparapplicant should contact the area Watermas		of measurement device	e, the
Watermaster name: Rick Lusk			
District: 8			
Address: 1995 Third Street, Suite 180			
City/State/Zip: Baker City, OR 97814			
Phone: <u>541-523-8224</u>			
Email: Rick.M.Lusk@wrd.state.or.us			
Note: If a device other than the one specific approved by the Watermaster, fill out			Order is
******	*******	***********	****
Approval of an Alternate (to be filled out after consult) On behalf of the Director, I authorize use of	ation with the applicant,	or after a site visit)	
Watermaster signature	District	Date	
watermaster signature	District	Date	
If this form is used for approval of an alter	mative measurement dev	ice, it must be mailed	to:
Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, OR 97301-1266			

STATE OF OREGON

COUNTY OF UNION

PERMIT TO APPROPRIATE THE PUBLIC WATERS

THIS PERMIT IS HEREBY ISSUED TO

HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

This superseding permit is issued to describe an amendment for a change in place of use proposed under Permit Amendment Application T-11855 and approved by Special Order Vol. 93, Page 921, entered December 5, 2014. This permit supersedes Permit G-17093.

The specific limits and conditions of the use are listed below.

APPLICATION FILE NUMBER: G-17127

SOURCE OF WATER: WELL 1 IN PEACH CREEK BASIN

PURPOSE OR USE: IRRIGATION TO MAKE UP A DEFICIENCY IN RATE ON 400.0 ACRES

MAXIMUM RATE/VOLUME: 2.77 CUBIC FEET PER SECOND

PERIOD OF USE: MARCH 1 THROUGH OCTOBER 31

DATE OF PRIORITY: OCTOBER 22, 2008

WELL LOCATION:

Twp	Rng	Mer	Sec	Q-Q	Measured Distances
5 S	39 E	WM	34	NW SW	WELL 1: 2640 FEET SOUTH AND 25 FEET EAST FROM THE NW CORNER OF SECTION 34

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 and 3.0 acre-feet for each acre irrigated during the irrigation season of each year.

THE PLACE OF USE IS LOCATED AS FOLLOWS:

	IRRIGATION								
Twp	Rng	Mer	Sec	Q-Q	Acres				
5 S	39 E	WM	34	NE NE	22.5				
5 S	39 E	WM	34	NW NE	40.0				
5 S	39 E	WM	34	SW NE	40.0				
5 S	39 E	WM	34	SE NE	40.0				
5 S	39 E	WM	34	NE NW	22.3				
5 S	39 E	WM	34	NWNW	15.7				
5 S	39 E	WM	34	SWNW	39.7				
5 S	39 E	WM	34	SE NW	40.0				
5 S	39 E	WM	34	NE SW	22.2				
5 S	39 E	WM	34	NW SW	35.0				
5 S	39 E	WM	34	SW SW	19.4				
5 S	39 E	WM	34	NE SE	23.2				
5 S	39 E	WM	34	NW SE	40.0				
				Total:	400.0				

Permit Amendment Conditions:

The former place of use shall no longer be irrigated as part of this permit.

Existing Permit Conditions:

Measurement, recording and reporting conditions:

- A. Before water use may begin under this permit, the permittee shall install a totalizing flow meter or other suitable measuring device as approved by the Director at each point of appropriation. The permittee shall maintain the meter or measuring device in good working order.
- B. The permittee shall keep a complete record of the amount of water diverted each month, and shall submit a report which includes the recorded water-use measurements to the Department annually or more frequently as may be required by the Director. Further, the Director may require the permittee to report general water-use information, including the place and nature of use of water under the permit.
- C. The permittee shall allow the watermaster access to the meter or measuring device; provided however, where any meter or measuring device is located within a private structure, the watermaster shall request access upon reasonable notice.
- D. The Director may provide an opportunity for the permittee to submit alternative measuring and reporting procedures for review and approval.

The Department requires the water user to obtain, from a qualified individual (see below), and report annual static water levels for each well on the permit. The static water level shall be measured in the month of March. Reports shall be submitted to the Department within 30 days of measurement.

The permittee shall report an initial March static water-level measurement once well construction is complete and annual measurements thereafter. Annual measurements are required whether or not the well is used. The first annual measurement will establish a reference level against which future measurements will be compared. However, the Director may establish the reference level based on an analysis of other water-level data. The Director may require the user to obtain and report additional water levels each year if more data are needed to evaluate the aquifer system.

All measurements shall be made by a certified water rights examiner, registered professional geologist, registered professional engineer, licensed well constructor or pump installer licensed by the Construction Contractors Board. Measurements shall be submitted on forms provided by, or specified by, the Department. Measurements shall be made with equipment that is accurate to at least the standards specified in OAR 690-217-0045. The Department requires the individual performing the measurement to:

- A. Associate each measurement with an owner's well name or number and a Department well log ID; and
- B. Report water levels to at least the nearest tenth of a foot as depth-to-water below ground surface; and
- C. Specify the method of measurement; and
- D. Certify the accuracy of all measurements and calculations reported to the Department.

The water user shall discontinue use of, or reduce the rate or volume of withdrawal from, the well(s) if any of the following events occur:

- A. Annual water-level measurements reveal an average water-level decline of three or more feet per year for five consecutive years; or
- B. Annual water-level measurements reveal a water-level decline of 15 or more feet in fewer than five consecutive years; or
- C. Annual water-level measurements reveal a water-level decline of 25 or more feet; or
- D. Hydraulic interference leads to a decline of 25 or more feet in any neighboring well with senior priority.

The period of restricted use shall continue until the water level rises above the decline level which triggered the action or the Department determines, based on the permittee's and/or the Department's data and analysis, that no action is necessary because the aquifer in question can sustain the observed declines without adversely impacting the resource or causing substantial interference with senior

water rights. The water user shall not allow excessive decline, as defined in Commission rules, to occur within the aquifer as a result of use under this permit. If more than one well is involved, the water user may submit an alternative measurement and reporting plan for review and approval by the Department.

Prior to using water from any well listed on this permit, the permittee shall ensure that the well has been assigned an OWRD Well Identification Number (Well ID tag), which shall be permanently attached to the well. The Well ID shall be used as a reference in any correspondence regarding the well, including any reports of water use, water level, or pump test data.

STANDARD CONDITIONS

Failure to comply with any of the provisions of this permit may result in action including, but not limited to, restrictions on the use, civil penalties, or cancellation of the permit.

If the number, location, source, or construction of any well deviates from that proposed in the permit application or required by permit conditions, this permit may be subject to cancellation, unless the Department authorizes the change in writing.

If substantial interference with surface water or a senior water right occurs due to withdrawal of water from any well listed on this permit, then use of water from the well(s) shall be discontinued or reduced and/or the schedule of withdrawal shall be regulated until or unless the Department approves or implements an alternative administrative action to mitigate the interference. The Department encourages junior and senior appropriators to jointly develop plans to mitigate interferences.

The well(s) shall be constructed in accordance with the General Standards for the Construction and. Maintenance of Water Wells in Oregon. The works shall be equipped with a usable access port, and may also include an air line and pressure gauge adequate to determine water level elevation in the well at all times.

If the riparian area is disturbed in the process of developing a point of appropriation, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR 635-415, shall be followed.

The use may be restricted if the quality of downstream waters decreases to the point that those waters no longer meet state or federal water quality standards due to reduced flows.

Where two or more water users agree among themselves as to the manner of rotation in the use of water and such agreement is placed in writing and filed by such water users with the watermaster, and such rotation system does not infringe upon such prior rights of any water user not a party to such rotation plan, the watermaster shall distribute the water according to such agreement.

Prior to receiving a certificate of water right, the permit holder shall submit to the Water Resources Department the results of a pump test meeting the Department's standards for each point of appropriation (well), unless an exemption has been obtained in writing under OAR 690-217. The Director may require water-level or pump-test data every ten years thereafter.

This permit is for the beneficial use of water without waste. The water user is advised that new regulations may require the use of best practical technologies or conservation practices to achieve this end.

By law, the land use associated with this water use must be in compliance with statewide land-use goals and any local acknowledged land-use plan.

Completion of construction and application of the water shall be made by October 24, 2018. If beneficial use of permitted water has not been made before this date, the permittee may submit an application for extension of time, which may be approved based upon the merit of the application.

Within one year after making beneficial use of water, the permittee shall submit a claim of beneficial use, which includes a map and report, prepared by a Certified Water Rights Examiner.

Issued December 5, 2014.

Dwight French, Water Rights Services Administrator, for

Thomas M. Byler, Director

Oregon Water Resources Department

STATE OF OREGON

COUNTY OF UNION

PERMIT TO APPROPRIATE THE PUBLIC WATERS

THIS PERMIT IS HEREBY ISSUED TO

HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

This superseding permit is issued to describe an amendment for a change in place of use proposed under Permit Amendment Application T-11855 and approved by Special Order Vol. 93, Page 921, entered December 5, 2014, and to describe an extension of time for complete application of water approved March 28, 2014. This permit supersedes Permit G-16386.

The specific limits and conditions of the use are listed below.

APPLICATION FILE NUMBER: G-17035

SOURCE OF WATER: WELL 1, WELL 2 (UNIO 52017), AND WELL 3 IN PEACH CREEK BASIN

PURPOSE OR USE: IRRIGATION USE ON 400.0 ACRES

MAXIMUM RATE: 2.23 CUBIC FEET PER SECOND NOT TO EXCEED 600.0 ACRE FEET PER

SEASON

PERIOD OF USE: MARCH 1 THROUGH OCTOBER 31

DATE OF PRIORITY: APRIL 10, 2008

WELL LOCATIONS:

Twp	Rng	Mer	Sec	Q-Q	Measured Distances
5 S	39 E	WM	34	SWNW	WELL 1: 2640 FEET SOUTH AND 25 FEET EAST FROM THE NW CORNER OF SECTION 34
5 S	39 E	WM	34	NW NW	WELL 2 (UNIO 52017): 25 FEET SOUTH AND 25 FEET EAST FROM THE NW CORNER OF SECTION 34
5 S	39 E	WM	27	NW SW	WELL 3: 2254 FEET NORTH AND 60 FEET EAST FROM THE SW CORNER OF SECTION 27

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 and 3.0 acre-feet for each acre irrigated during the irrigation season of each year.

THE PLACE OF USE IS LOCATED AS FOLLOWS:

		IRRIGA	ATION		
Twp	Rng	Mer	Sec	Q-Q	Acres
5 S	39 E	WM	34	NE NE	22.5
5 S	39 E	WM	34	NW NE	40.0
5 S	39 E	WM	34	SW NE	40.0
5 S	39 E	WM	34	SE NE	40.0
5 S	39 E	WM	34	NE NW	22.3
5 S	39 E	WM	34	NW NW	15.7
5 S	39 E	WM	34	SW NW	39.
5 S	39 E	WM	34	SE NW	40.0
5 S	39 E	WM	34	NE SW	22.2
5 S	39 E	WM	34	NWSW	35.0
5 S	39 E	WM	34	SWSW	19.4
5 S	39 E	WM	34	NE SE	23.2
5 S	39 E	WM	34	NW SE	40.0
				Total:	400.0

Permit Amendment Conditions:

The former place of use shall no longer be irrigated as part of this permit.

Extension of Time Conditions:

Checkpoint Conditions

The permit holder must submit a completed Progress Report Form to the Department by October 1, 2018. A form will be enclosed with your Final Order.

- (a) At each checkpoint, the permit holder shall submit and the Department shall review evidence of the permit holder's diligence towards completion of the project and compliance with terms and conditions of the permit and extension. If, after this review, the Department determines the permit holder has not been diligent in developing and perfecting the water use permit, or complied with all terms and conditions, the Department shall modify or further condition the permit or extension to ensure future compliance, or begin cancellation proceedings on the undeveloped portion of the permit pursuant to ORS 537.260 or 537.410, or require submission of a final proof survey pursuant to ORS 537.250;
- (b) The Department shall provide notice of receipt of progress reports in its weekly notice and shall allow a 30 day comment period for each report. The Department shall provide notice of its determination to anyone who submitted comments.

Existing Permit Conditions:

Measurement, recording and reporting conditions:

- A. Before water use may begin under this permit, the permittee shall install a totalizing flow meter at each point of appropriation. The permittee shall maintain the meter(s) in good working order. The permittee shall keep a complete record of the amount of water used each month, and shall submit a report which includes the recorded water use measurements to the Department annually or more frequently as may be required by the Director. Further, the Director may require the permittee to report general water-use information, including the place and nature of use of water under the permit.
- B. The permittee shall allow the Oregon Water Resources Department (OWRD) staff access to the meters and wells; provided however, where any meter or well is located within a private structure, OWRD staff shall request access upon reasonable notice.

The Department requires the water user to obtain, from a qualified individual (see below), and report annual static water levels for each well on the permit. The static water level shall be measured in the month of March. Reports shall be submitted to the Department within 30 days of measurement.

The permittee shall report an initial March static water-level measurement once well construction is complete and annual measurements thereafter. Annual measurements are required whether or not the well is used. The first annual measurement will establish a reference level against which future measurements will be compared. However, the Director may establish the reference level based on an analysis of other water-level data. The Director may require the user to obtain and report additional water levels each year if more data are needed to evaluate the aquifer system.

All measurements shall be made by a certified water rights examiner, registered professional geologist, registered professional engineer, licensed well constructor or pump installer licensed by the Construction Contractors Board. Measurements shall be submitted on forms provided by, or specified by, the Department. Measurements shall be made with equipment that is accurate to at least the standards specified in OAR 690-217-0045. The Department requires the individual performing the measurement to:

- A. Associate each measurement with an owner's well name or number and a Department well log ID; and
- B. Report water levels to at least the nearest tenth of a foot as depth-to-water below ground surface; and
- C. Specify the method of measurement; and

D. Certify the accuracy of all measurements and calculations reported to the Department.

The water user shall discontinue use of, or reduce the rate or volume of withdrawal from, the well(s) if annual water-level measurements reveal a water-level decline of 10 or more feet.

The period of restricted use shall continue until the water level rises above the decline level which triggered the action or the Department determines, based on the permittee's and/or the Department's data and analysis, that no action is necessary because the aquifer in question can sustain the observed declines without adversely impacting the resource or causing substantial interference with senior water rights. The water user shall not allow excessive decline, as defined in Commission rules, to occur within the aquifer as a result of use under this permit. If more than one well is involved, the water user may submit an alternative measurement and reporting plan for review and approval by the Department.

Each well shall be continuously cased and continuously sealed to a minimum of 100 feet below land surface, or demonstrate that an alternate construction is equally protective of local surface water. The Department must approve in writing such alternate construction prior to use under this permit.

Shallow well, UNIO (52008), shall be maintained as an observation well and accessible to OWRD staff. Water use may be regulated if it is determined that the water level in UNIO (52008) is affected by ground water pumping under this permit.

The wells shall produce ground water only from the basin-fill deposits ground water reservoir.

STANDARD CONDITIONS

Failure to comply with any of the provisions of this permit may result in action including, but not limited to, restrictions on the use, civil penalties, or cancellation of the permit.

If the number, location, source, or construction of any well deviates from that proposed in the permit application or required by permit conditions, this permit may not be valid, unless the Department authorizes the change in writing.

If substantial interference with a senior water right occurs due to withdrawal of water from any well listed on this permit, then use of water from the well(s) shall be discontinued or reduced and/or the schedule of withdrawal shall be regulated until or unless the Department approves or implements an alternative administrative action to mitigate the interference. The Department encourages junior and senior appropriators to jointly develop plans to mitigate interferences.

The well(s) shall be constructed in accordance with the General Standards for the Construction and Maintenance of Water Wells in Oregon. The works shall be equipped with a usable access port, and may also include an air line and pressure gauge adequate to determine water level elevation in the well at all times.

If the riparian area is disturbed in the process of developing a point of diversion, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR Chapter 635, Division 415, Section 030 adopted November 13, 1991 shall be followed.

The use may be restricted if the quality of the source stream or downstream waters decreases to the point that those waters no longer meet existing state or federal water quality standards due to reduced flows.

Where two or more water users agree among themselves as to the manner of rotation in the use of water and such agreement is placed in writing and filed by such water users with the watermaster, and such rotation system does not infringe upon such prior rights of any water user not a party to such rotation plan, the watermaster shall distribute the water according to such agreement.

Prior to receiving a certificate of water right, the permit holder shall submit to the Water Resources Department the results of a pump test meeting the Department's standards for each point of appropriation (well), unless an exemption has been obtained in writing under OAR 690-217. The Director may require water-level or pump-test data every ten years thereafter.

This permit is for the beneficial use of water without waste. The water user is advised that new regulations may require the use of best practical technologies or conservation practices to achieve this end.

By law, the land use associated with this water use must be in compliance with statewide land-use goals and any local acknowledged land-use plan.

The use of water shall be limited when it interferes with any prior surface or ground water rights.

Completion of construction and complete application of the water to the use shall be made on or before October 1, 2022. If the water is not completely applied before this date, and the permittee wishes to continue development under the permit, the permittee must submit an application for extension of time, which may be approved based upon the merit of the application.

Within one year after complete application of water to the proposed use, the permittee shall submit a claim of beneficial use, which includes a map and report, prepared by a Certified Water Rights Examiner (CWRE).

Issued December 5, 2014.

Dwight French, Water Rights Services Administrator, for

Thomas M. Byler, Director

Oregon Water Resources Department

STATE OF OREGON

COUNTY OF UNION

PERMIT TO APPROPRIATE THE PUBLIC WATERS

THIS PERMIT IS HEREBY ISSUED TO

HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

This superseding permit is issued to describe an amendment for a change in place of use proposed under Permit Amendment Application T-11855 and approved by Special Order Vol. 93, Page 21, entered December 5, 2014, and to describe an extension of time for complete application of water approved March 28, 2014. This permit supersedes Permit G-16421.

The specific limits and conditions of the use are listed below.

APPLICATION FILE NUMBER: G-16902

SOURCE OF WATER: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER

CREEK BASIN

PURPOSE OR USE: IRRIGATION USE ON 1191.0 ACRES

MAXIMUM RATE: 14.9 CUBIC FEET PER SECOND

PERIOD OF USE: MARCH 1 THROUGH OCTOBER 31

DATE OF PRIORITY: JULY 2, 2007

WELL LOCATIONS:

Twp	Rng	Mer	Sec	Q-Q	Measured Distances
5 S	39 E	WM	34	SW NW	WELL 1: 2640 FEET SOUTH AND 25 FEET EAST FROM THE NW CORNER OF SECTION 34
5 S	39 E	WM	34	NW NW	WELL 2: 25 FEET SOUTH AND 25 FEET EAST FROM THE NW CORNER OF SECTION 34
5 S	39 E	WM	27	NW SW	WELL 3: 2254 FEET NORTH AND 60 FEET EAST FROM THE SW CORNER OF SECTION 27
5 S	39 E	WM	27	SW SE	WELL 4: 25 FEET NORTH AND 3300 FEET EAST FROM THE SW CORNER OF SECTION 27
5 S	39 E	WM	26	SW SW	WELL 5: 25 FEET NORTH AND 25 FEET EAST FROM THE SW CORNER OF SECTION 26

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 and 3.0 acre-feet for each acre irrigated during the irrigation season of each year.

THE PLACE OF USE IS LOCATED AS FOLLOWS:

T	Dag	Mer	GATI		Aomos
Twp	Rng		Sec	Q-Q	Acres
5 S	39 E	WM	25	NE SW	35.
5 S	39 E	WM	25	NW SW	35.
5 S	39 E	WM	25	SW SW	35.
5 S	39 E	WM	25	SE SW	34.
5 S	39 E	WM	26	NE NE	11.
5 S	39 E	WM	26	SE NE	23.
5 S	39 E	WM	26	SW SW	40.
5 S	39 E	WM	26	SE SW	40.
5 S	39 E	WM	26	NE SE	9.
5 S	39 E	WM	26	SW SE	40.
5 S	39 E	WM	26	SE SE	15.
5 S	39 E	WM	27	NE NE	39.
5 S	39 E	WM	27	NW NE	38.
5 S	39 E	WM	27	SW NE	40.
5 S	39 E	WM	27	SE NE	40.
5 S	39 E	WM	27	SWNW	40.
5 S	39 E	WM	27	SE NW	40.
5 S	39 E	WM	27	NE SW	40.
5 \$	39 E	WM	27	NW SW	40.
5 S	39 E	WM	27	SW SW	40.
5 S	39 E	WM	27	SE SW	40.
5 S	39 E	WM	27	NE SE	39.
5 S	39 E	WM	27	NW SE	40.
5 S	39 E	WM	27	SW SE	40.
5 S	39 E	WM	27	SE SE	38.
5 S	39 E	WM	28	NE NE	40.
5 S	39 E	WM	28	NW NE	40
5 S	39 E	WM	28	SW NE	40
5 S	39 E	WM	28	SE NE	40
5 S	39 E	WM	28	NE SE	40
5 S	39 E	WM	28	NW SE	40
58	39 E	WM	28	SW SE	40.
5 S	39 E	WM	28	SE SE	40
				Total:	1191

Permit Amendment Conditions:

The former place of use shall no longer be irrigated as part of this permit.

Extension of Time Conditions:

Checkpoint Condition

The permit holder must submit a completed Progress Report Form to the Department by October 1, 2018. A form will be enclosed with your Final Order.

- (a) At each checkpoint, the permit holder shall submit and the Department shall review evidence of the permit holder's diligence towards completion of the project and compliance with terms and conditions of the permit and extension. If, after this review, the Department determines the permit holder has not been diligent in developing and perfecting the water use permit, or complied with all terms and conditions, the Department shall modify or further condition the permit or extension to ensure future compliance, or begin cancellation proceedings on the undeveloped portion of the permit pursuant to ORS 537.260 or 537.410, or require submission of a final proof survey pursuant to ORS 537.250;
- (b) The Department shall provide notice of receipt of progress reports in its weekly notice and shall allow a 30 day comment period for each report. The Department shall provide notice of its determination to anyone who submitted comments.

Existing Permit Conditions:

Measurement, recording and reporting conditions:

- A. Before water use may begin under this permit, the permittee shall install a totalizing flow meter or other suitable measuring device as approved by the Director at each point of appropriation. The permittee shall maintain the meter or measuring device in good working order, shall keep a complete record of the amount of water used each month, and shall submit a report which includes the recorded water use measurements to the Department annually or more frequently as may be required by the Director. Further, the Director may require the permittee to report general water-use information, including the place and nature of use of water under the permit.
- B. The permittee shall allow the watermaster access to the meter or measuring device; provided however, where the meter or measuring device is located within a private structure, the watermaster shall request access upon reasonable notice.

The wells shall produce ground water only from the basalt or other bedrock ground water reservoir.

The wells shall be fitted with dedicated measuring tubes to allow unobstructed access for water-level measurements.

The wells shall be cased and sealed in such a manner to develop a single basalt or other bedrock aquifer.

The Department requires the water user to obtain, from a qualified individual (see below), and report annual static water levels for each well on the permit. The static water level shall be measured in the month of March. Reports shall be submitted to the Department within 30 days of measurement.

The permittee shall report an initial March static water-level measurement once well construction is complete and annual measurements thereafter. Annual measurements are required whether or not the well is used. The first annual measurement will establish a reference level against which future measurements will be compared. However, the Director may establish the reference level based on an analysis of other water-level data. The Director may require the user to obtain and report additional water levels each year if more data are needed to evaluate the aquifer system.

All measurements shall be made by a certified water rights examiner, registered professional geologist, registered professional engineer, licensed well constructor or pump installer licensed by the Construction Contractors Board. Measurements shall be submitted on forms provided by, or specified by, the Department. Measurements shall be made with equipment that is accurate to at least the standards specified in OAR 690-217-0045. The Department requires the individual performing the measurement to:

- A. Associate each measurement with an owner's well name or number and a Department well log ID; and
- B. Report water levels to at least the nearest tenth of a foot as depth-to-water below ground surface; and
- C. Specify the method of measurement; and
- D. Certify the accuracy of all measurements and calculations reported to the Department.

The water user shall discontinue use of, or reduce the rate or volume of withdrawal from, the well(s) if any of the following events occur:

- A. Annual water-level measurements reveal an average water-level decline of three or more feet per year for five consecutive years; or
- B. Annual water-level measurements reveal a water-level decline of 15 or more feet in fewer than five consecutive years; or
- C. Annual water-level measurements reveal a water-level decline of 25 or more feet; or
- D. Hydraulic interference leads to a decline of 25 or more feet in any neighboring well with senior priority.

The period of restricted use shall continue until the water level rises above the decline level which triggered the action or the Department determines, based on the permittee's and/or the Department's

data and analysis, that no action is necessary because the aquifer in question can sustain the observed declines without adversely impacting the resource or causing substantial interference with senior water rights. The water user shall not allow excessive decline, as defined in Commission rules, to occur within the aquifer as a result of use under this permit. If more than one well is involved, the water user may submit an alternative measurement and reporting plan for review and approval by the Department.

Prior to using water from any well listed on this permit, the permittee shall ensure that the well has been assigned an OWRD Well Identification Number (Well ID tag), which shall be permanently attached to the well. The Well ID shall be used as a reference in any correspondence regarding the well, including any reports of water use, water level, or pump test data.

STANDARD CONDITIONS

Failure to comply with any of the provisions of this permit may result in action including, but not limited to, restrictions on the use, civil penalties, or cancellation of the permit.

If the number, location, source, or construction of any well deviates from that proposed in the permit application or required by permit conditions, this permit may not be valid, unless the Department authorizes the change in writing.

If substantial interference with a senior water right occurs due to withdrawal of water from any well listed on this permit, then use of water from the well(s) shall be discontinued or reduced and/or the schedule of withdrawal shall be regulated until or unless the Department approves or implements an alternative administrative action to mitigate the interference. The Department encourages junior and senior appropriators to jointly develop plans to mitigate interferences.

The well(s) shall be constructed in accordance with the General Standards for the Construction and Maintenance of Water Wells in Oregon. The works shall be equipped with a usable access port, and may also include an air line and pressure gauge adequate to determine water level elevation in the well at all times.

If the riparian area is disturbed in the process of developing a point of appropriation, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR Chapter 635, Division 415, Section 030 adopted November 13, 1991 shall be followed.

The use may be restricted if the quality of the source stream or downstream waters decreases to the point that those waters no longer meet existing state or federal water quality standards due to reduced flows.

Where two or more water users agree among themselves as to the manner of rotation in the use of water and such agreement is placed in writing and filed by such water users with the watermaster, and such rotation system does not infringe upon such prior rights of any water user not a party to such rotation plan, the watermaster shall distribute the water according to such agreement.

Prior to receiving a certificate of water right, the permit holder shall submit the results of a pump test meeting the department's standards, to the Water Resources Department. The Director may require water level or pump test results every ten years thereafter.

This permit is for the beneficial use of water without waste. The water user is advised that new regulations may require the use of best practical technologies or conservation practices to achieve this end.

By law, the land use associated with this water use must be in compliance with statewide landuse goals and any local acknowledged land-use plan.

Completion of construction and complete application of the water to the use shall be made on or before October 1, 2023. If the water is not completely applied before this date, and the permittee wishes to continue development under the permit, the permittee must submit an application for extension of time, which may be approved based upon the merit of the application.

Within one year after complete application of water to the proposed use, the permittee shall submit a claim of beneficial use, which includes a map and report, prepared by a Certified Water Rights Examiner (CWRE).

Issued December 5, 2014.

Dwight Mench, Water Rights Services Administrator, for

Thomas M. Byler, Director

Oregon Water Resources Department

Oregon Water Resources Department

Water Right Services Division

Application for Extension of Time

In the Matter of the Application for an Extension of Time)	
for Permit G-16421, Water Right Application G-16902)	PROPOSED FINAL ORDER
in the name of Heffernan Family Trust; Chris Heffernan)	

Permit Information

Application File G-16902 Permit G-16421

Basin: 9 – Powder / Watermaster District 8
Date of Priority: July 2, 2007

Authorized Use of Water

Source of Water: Wells 1, 2, 3, 4, & 5 within the Clover Creek Basin

Purpose of Use: Irrigation of 1191.0 Acres

Maximum Rate: 14.9 cfs Cubic Feet per Second (cfs)

This Extension of Time request is being processed in accordance with Oregon Revised Statute 537.630 and 539.010(5), and Oregon Administrative Rule Chapter 690, Division 315

Please read this Proposed Final Order in its entirety as it contains additional conditions not included in the original permit.

This Proposed Final Order applies only to Permit G-16421, water right Application G-16902.

Summary of Proposed Final Order for Extension of Time

The Department proposes to:

- Grant an extension of time for complete construction of the water system from October 1, 2013 to October 1, 2023.
- Grant an extension of time to apply water to full beneficial use from October 1, 2013 to October 1, 2023.
- Make the extension subject to certain conditions set forth below.

ACRONYM QUICK REFERENCE

Department – Oregon Department of Water Resources PFO – Proposed Final Order

<u>Units of Measure</u> cfs – cubic feet per second gpm – gallons per minute

AUTHORITY

Generally, see ORS 537.630 and OAR Chapter 690 Division 315.

ORS 537.630(1) provides in pertinent part that the Oregon Water Resources Department (Department) may, for good cause shown, order an extension of time within which: irrigation or other works shall be completed; the well or other means of developing and securing ground water shall be completed; or the right perfected. In determining the extension, the Department shall give due weight to the considerations described under ORS 539.010(5) and to whether other governmental requirements relating to the project have significantly delayed completion of construction or perfection of the right.

ORS 539.010(5) provides in pertinent part that the Water Resources Director, for good cause shown, may extend the time within which the full amount of the water appropriated shall be applied to a beneficial use. This statute instructs the Director to consider: the cost of the appropriation and application of the water to a beneficial purpose; the good faith of the appropriator; the market for water or power to be supplied; the present demands therefore; and the income or use that may be required to provide fair and reasonable returns upon the investment.

OAR 690-315-0040 provides in pertinent part that the Water Resources Department shall make findings to determine if an extension of time may be approved to complete construction and/or apply water to full beneficial use.

OAR 690-315-0050(6) requires the Department, for extensions exceeding five years, to establish checkpoints to determine if diligence is being exercised in the development and perfection of the water use permit. Intervals between checkpoints will not exceed five year periods.

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FINDINGS OF FACT

Background

- 1. Permit G-16421 was granted by the Department on December 18, 2008. The permit authorizes the use of up to 14.9 cfs of water from Wells 1, 2, 3, 4, & 5 within the Clover Creek Basin for irrigation of 1191.0 acres. The permit specified construction of the water system was to be completed by October 1, 2013, and complete application of water was to be made on or before October 1, 2013.
- 2. The permit holder submitted an "Application for Extension of Time" to the Department on August 26, 2013, requesting the time to complete construction of the water system and the time to apply water to full beneficial use under the terms and conditions of Permit G-16421 be extended from October 1, 2013 to October 1, 2023. This is the first permit extension requested for Permit G-16421.
- 3. Notification of the Application for Extension of Time for Permit G-16421 was published in the Department's Public Notice dated September 10, 2013. No public comments were received regarding the extension application.

Review Criteria [OAR 690-315-0040]

The time limits to complete construction and/or apply water to full beneficial use may be extended if the Department finds that the permit holder has met the requirements set forth under OAR~690-315-0040. This determination shall consider the applicable requirements of $ORS~537.230^{1}$, 537.248^{2} , 537.630^{3} and/or $539.010(5)^{4}$.

Complete Extension of Time Application [OAR 690-315-0040(1)(a)]

4. On August 26, 2013, the Department received a completed Application for Extension of Time and the fee specified in ORS 536.050 from the permit holder.

Start of Construction [OAR 690-315-0040(1)(b) and 690-315-0040(5)]

5. Senate Bill 300 (1999 legislation) eliminated the requirement that holders of new surface water and ground water permits start construction on water projects within one year after the Department issues the permit. Senate Bill 300 applies to any application for a permit filed after October 23, 1999, including this application.

Duration of Extension [OAR 690-315-0040(1)(c)]

Under OAR 690-315-0040(1)(c), in order to approve an extension of time for water use permits the Department must find that the time requested is reasonable and the applicant can complete the project within the time requested.

¹ORS 537.230 applies to surface water permits only.

²ORS 537.248 applies to reservoir permits only.

³ORS 537.630 applies to ground water permits only.

ORS 539.010(5) applies to surface water and ground water permits.

- 6. As of August 26, 2013, the remaining work to be completed consists of completing construction of the water system including drilling four additional basalt wells, applying for a permit amendment to change the place of use and points of appropriation, and applying water to full beneficial use.
- 7. Given the amount of development left to occur, the Department has determined that the permit holder's request to have until October 1, 2023, to complete construction of the water system and to accomplish the application of water to beneficial use under the terms and conditions of Permit G-16421 is both reasonable and necessary.

Good Cause [OAR 690-315-0040(1)(d)]

The Department's determination of good cause shall consider the requirements set forth under OAR 690-315-0040(2).

Reasonable Diligence of the Appropriator [OAR 690-315-0040(2)(a)]

The Department's determination of reasonable diligence shall consider the requirements set forth under OAR 690-315-0040(3)(a-d). In accordance with OAR 690-315-0040(3), the Department shall consider, but is not limited to, the following factors when determining whether the applicant has demonstrated reasonable diligence in previous performance under the permit:

Amount of Construction [OAR 690-315-0040(3)(a)]

- 8. Work was accomplished within the time allowed in the permit or previous extension as follows:
 - a. The following work was completed during the original development time frame under Permit G-16421:
 - Constructed Well 1;
 - Installed power at the well;
 - Installed a flow meter on the well;
 - Submitted annual static water levels to the Department;
 - Submitted water use records to the Department; and
 - Installed irrigation equipment.

Beneficial Use of Water [OAR 690-315-0040(3)(b)]

- 9. The following beneficial use of water was made during the permit or previous extension time limits:
 - a. Since the issuance of Permit G-16421 on December 18, 2008, a maximum rate of 5.35 cfs of water has been appropriated from Well 1 for irrigation of 575.0 acres.

Compliance with Conditions [OAR 690-315-0040(3)(c)]

- 10. The water right permit holder's conformance with the permit or previous extension conditions.
 - a. The Department has considered the permit holder's compliance with conditions, and did not identify any concerns.

Financial Investments [OAR 690-315-0040(3)(d)]

- 11. Financial investments made toward developing the beneficial water use.
 - a. As of August 26, 2013, the permit holder has invested approximately \$486,981 which is approximately 39 percent of the total projected cost for complete development of this project. The permit holder anticipates an additional \$753,000 investment is needed for the completion of this project.

Cost to Appropriate and Apply Water to a Beneficial Purpose [OAR 690-315-0040(2)(b)]

12. As of August 26, 2013, the permit holder has invested approximately \$486,981 which is approximately 39 percent of the total projected cost for complete development of this project. The permit holder anticipates an additional \$753,000 investment is needed for the completion of this project.

Good Faith of the Appropriator [OAR 690-315-0040(2)(c)]

13. The Department has found good faith of the appropriator under Permit G-16421.

The Market and Present Demands for Water [OAR 690-315-0040(2)(d-e)]

The Department's determinations of market and present demand for water or power to be supplied shall consider the requirements set forth under OAR 690-315-0040(4)(a-f). In accordance with OAR 690-315-0040(4), the Department shall consider, but is not limited to, the following factors when determining the market and the present demand for water or power to be supplied:

- 14. The amount of water available to satisfy other affected water rights and scenic waterway flows; special water use designations established since permit issuance, including but not limited to state scenic waterways, federal wild and scenic rivers, serious water management problem areas or water quality limited sources established under 33 U.S.C. 1313(d); or the habitat needs of sensitive, threatened or endangered species, in consultation with the Oregon Department of Fish and Wildlife [OAR 690-315-0040(4)(a-c)].
 - a. The amount of water available to satisfy other affected water rights and scenic waterway flows was determined at the time of issuance of Permit G-16421; furthermore, water availability for other affected water rights and scenic waterway flows after the permit was issued is determined at such time that such application for a new water right is submitted. The points of appropriation for Permit G-16421, located within the Clover Creek Basin, are not located within a limited or critical ground water area. Clover Creek is not located within or above any state or federal scenic waterway, however it is located within an area ranked

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"high" for stream flow restoration needs as determined by the Department in consultation with the Oregon Department of Fish and Wildlife, and is located within a Sensitive, Threatened or Endangered Fish Species Area as identified by the Department in consultation with Oregon Department of Fish and Wildlife. The points of appropriation are not in an area listed by the Department of Environmental Quality as a water quality limited stream.

- 15. Economic investment in the project to date [OAR 690-315-0040(4)(d)].
 - a. As of August 26, 2013, the permit holder has invested approximately \$486,981.
- 16. Other economic interests dependent on completion of the project [OAR 690-315-0040(4)(e)].
 - a. None have been identified.
- 17. Other factors relevant to the determination of the market and present demand for water and power [OAR 690-315-0040(4)(f)].
 - a. None have been identified.
- 18. OAR 690-315-0050(6) requires the Department to place a checkpoint condition on this extension of time in order to ensure diligence is exercised in the development and perfection of the water use permit. A "Checkpoint Condition" is specified under Item 1 of the "Conditions" section of this PFO to meet this condition.

Fair Return Upon Investment [OAR 690-315-0040(2)(f)]

19. Use and income from the permitted water development will likely result in reasonable returns upon the investment made to date.

Other Governmental Requirements [OAR 690-315-0040(2)(g)]

20. Delay in the development of this project was not caused by any other governmental requirements.

Unforeseen Events [OAR 690-315-0040(2)(h)]

21. Unforeseen events extended the length of time needed to fully develop and perfect Permit G-16421, in that the permit holders are developing two irrigation projects at the same time, and financial difficulties related to the country's economic recession restricted their ability to drill all five wells and put the remaining acres into production by October 1, 2013.

CONCLUSIONS OF LAW

1. The applicant is entitled to apply for an extension of time to complete construction and/or completely apply water to the full beneficial use pursuant to ORS 537.630(1).

- 2. The applicant has submitted a complete extension application form and the fee specified in ORS 536.050, as required by OAR 690-315-0040(1)(a).
- 3. The applicant complied with begin actual construction timeline requirements pursuant to ORS 537.630 as required by OAR 690-315-0040(1)(b) and OAR 690-315-0040(5).
- 4. Completion of construction and full application of water to beneficial use can be accomplished by October 1, 2023⁵, as required by OAR 690-315-0040(1)(c).
- 5. The Department has considered the reasonable diligence and good faith of the appropriator, the cost to appropriate and apply water to a beneficial purpose, the market and present demands for water to be supplied, the financial investment made and fair and reasonable return upon the investment, the requirements of other governmental agencies, and unforeseen events over which the permit holder had no control, whether denial of the extension will result in undue hardship to the applicant and whether there are no other reasonable alternatives for meeting water use needs, any other factors relevant to a determination of good cause, and has determined that the applicant has shown that good cause exists for an extension of time to apply water to full beneficial use pursuant to OAR 690-315-0040(1)(d).
- 6. As required by OAR 690-315-0050(6) and as described in Finding 18 above, the Department has established, as specified in the "Conditions" section of this PFO (Item 1), progress checkpoints in order to ensure future diligence is exercised in the development and perfection of Permit G-16421.

Proposed Order

Based upon the foregoing Findings of Fact and Conclusions of Law, the Department proposes to issue an order to:

Extend the time for complete construction of the water system under Permit G-16421 from October 1, 2013 to October 1, 2023.

Extend the time to apply water to beneficial use under Permit G-16421 from October 1, 2013 to October 1, 2023.

Subject to the following conditions:

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⁵Pursuant to ORS 537.630(4), upon the completion of beneficial use of water allowed under the permit, the permittee shall hire a certified water rights examiner to survey the appropriation. Within one year after the complete application of water to a beneficial use (or by the date allowed for the complete application of water to a beneficial use), the permittee shall submit a map of the survey and a new or revised claim of beneficial use as deemed appropriate by the Department.

CONDITIONS

1. Checkpoint Condition

The permit holder must submit a completed Progress Report Form to the Department by October 1, 2018. A form will be enclosed with your Final Order.

- (a) At each checkpoint, the permit holder shall submit and the Department shall review evidence of the permit holder's diligence towards completion of the project and compliance with terms and conditions of the permit and extension. If, after this review, the Department determines the permit holder has not been diligent in developing and perfecting the water use permit, or complied with all terms and conditions, the Department shall modify or further condition the permit or extension to ensure future compliance, or begin cancellation proceedings on the undeveloped portion of the permit pursuant to ORS 537.260 or 537.410, or require submission of a final proof survey pursuant to ORS 537.250;
- (b) The Department shall provide notice of receipt of progress reports in its weekly notice and shall allow a 30 day comment period for each report. The Department shall provide notice of its determination to anyone who submitted comments.

DATED: January 28, 2014

Dwight W. French, Administrator Water Right Services Division If you have any questions, please check the information box on the last page for the appropriate names and phone numbers.

Proposed Final Order Hearing Rights

- 1. Under the provisions of OAR 690-315-0100(1) and 690-315-0060, the applicant or any other person adversely affected or aggrieved by the proposed final order may submit a written protest to the proposed final order. The written protest must be received by the Water Resources Department no later than <u>March 14, 2014</u>, being 45 days from the date of publication of the proposed final order in the Department's weekly notice.
- 2. A written protest shall include:
 - a. The name, address and telephone number of the petitioner;
 - b. A description of the petitioner's interest in the proposed final order and if the protestant claims to represent the public interest, a precise statement of the public interest represented;

- c. A detailed description of how the action proposed in the proposed final order would adversely affect or aggrieve the petitioner's interest;
- d. A detailed description of how the proposed final order is in error or deficient and how to correct the alleged error or deficiency;
- e. Any citation of legal authority supporting the petitioner, if known;
- f. Proof of service of the protest upon the water right permit holder, if petitioner is other than the water right permit holder; and
- g. The applicant or non-applicant protest fee required under ORS 536.050.
- 3. Within 60 days after the close of the period for requesting a contested case hearing, the Director shall:
 - a. Issue a final order on the extension request; or
 - b. Schedule a contested case hearing if a protest has been submitted, and:
 - 1) Upon review of the issues, the Director finds there are significant disputes related to the proposed agency action; or
 - 2) The applicant submits a written request for a contested case hearing within 30 days after the close of the period for submitting protests.
 - If you have any questions about statements contained in this document, please contact Ann Reece at (503) 986-0834.
 - 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 Patricia McCarty at 503-986-0819.
 - If you have any questions about the Department or any of its programs, please contact our Water Resources Customer Service Group at 503-986-0801.

Address any correspondence to : Water Right Services Division

725 Summer St NE, Suite A

Fax: 503-986-0901 Salem, OR 97301-1266

Final Order: Permit G-16421

Mailing List for Extension PFO Copies

PFO Date: January 28, 2014 <u>Copies Mailed</u>

Application G-16902
Permit G-16421
On:

Original mailed to Applicant:

Heffernan Family Trust; Chris Heffernan 63600 Viewpoint Lane North Powder, OR 97867

Copies sent to:

- 1. WRD App. File G-16902/ Permit G-16421
- 2. Molly Reid, GSI Water Solutions, 8019 W. Quinault Ave, Suite 201, Kennewick, WA 99336

Fee paid as specified under ORS 536.050 to receive copy:

3. None

Receiving via e-mail (10 AM Tuesday of signature date)

(DONE BY EXTENSION SPECIALIST)

4. WRD - Watermaster District 8, Rick Lusk

CASEWORKER: ALR

	OWRD Logid	Main aq	Max de	oth	LSD Elev	Township R	ange S QQ Q
	UNIO 52292	UNIO			***************************************	5.00 S/39.0	0E27 NW. SW.
Well Location Well Address	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Well Tag Field963 ND 60 FEET EAST FROM SW C	ORNER SECTI		(13 5 POD'S response	cietes 1 1 App: 6-169x	2 feemd G-16421 5
			Well History: Logid	Type Work	Compl Depth Compl Date Owner on Log	Water Rights with reporting that list this well: Permit Certificate pod	Reference Trigger level activated?
			UNIO 52292 UNIO 52292	DEEPENING NEW WELL	310 4/1/2011 HEFFERNAN FAM	G 16386 3 MILY G 16421 3	
Owner	•		OITIO OZZOZ	14244 44222	4772011 11211 21(147141771	WILL I	
	& DONNA HEI ERNAN FAMILY TRUS	FERNAN					
Address		63600 VIEWPOINT LANE					
City / St / Zip NORT	H.POWDER	OR 97867					
Date Time	MP Hght WLBLS WL	Method Status Elev Code Code Measured	d By	Pump Idle Tim	e MP Description	WIComments	

Date Time Hght WL BLS WL Elev Code Code Measured By Pump Idle Time MP Description WIComments

03/12/2012 5.17 9.58 T S TERRY TOLAN 4.MONTHS ACCESS PORT ON N.SIDE OF WELL ART.GS. OF APP.3' (DRILL PAD)

03/26/2013 5.17 9.83 T S KENNETH D. JANSSEN JR 5.MONTHS ACCESS PORT ON N.SIDE OF WELL ART.GS. OF APP.3' (DRILL PAD)

	OWRD Logid	Main ag		Max dep	oth	LSD Elev	Towns	ship Rang	ie S	QQ	Q
	UNIO 52017					3345		S/39.00			
						······································	- Mildelptinummer	dd /dddabddd		LSUCK	. 1308.8
	85275		ld852		sg Diam Field	^ ^					
	25 FEET SOUTH AN					<u> </u>		••••••••••	*******		
	***************************************										*******
Owner Well Names	***************************************			Well History: Logid	Type Work	Compl Depth Compl Date Owner on Log	that list this w	with reporting co vell: F Certificate pod	Reference		rigger ated?
				UNIO 52017	NEW WELL	405 05/05/200 CHRIS & DONNA		2			
Owner	r:						G16421	2	***************************************		
Name CHRIS	S & DONNA HE	EFFERNAN		-							
Other Name HEEE	ERNAN FAMILY TRL	IST	***************************************								
Contact											
			EWPOINTLANE								
City / St / Zip NOR.	HPOWDER	QR	97867							-	
Date Time	MP Hght WLBLS W	Method /L Elev Code		d By	Pump Idle Tin	ne MP Description		WiComments			
05/05/2008 13:24:0	0. 2.5319.61 .3	325.39V	RJOSH.H	ACKETT		TOP OF 1.5" PVC MEASURING T	JBE @ 1.23' > MP1				
05/06/2008 11:08:0	02.536.14 .3	338.86V	RJOSH.HA	ACKETT	***************************************	······································		~ ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			
05/07/2008 10:28:0	0. 2.533.09 .3	341.91V	RJOSH.H	ACKETT	**********						
03/29/2009	42.25 .3	347.25	S TERRY I	TOLAN	5.MONI	HS ACCESS PORT - W. SIDE OF WE	LL - (2" FROM	ARTIE GS OF A	PP.2.0' A	ROUN	ID
03/28/2010	42.25 .3	347.25I	S IERRY.I	TOLAN	5.MONI	HS ACCESS PORT - W SIDE OF WE	LL - (2" FROM	ARTIE GS OF A	PP 2.0' A	ROUN	<u></u>
03/16/2011.	42.15 .3	347.15I	STERRYL	TOLAN	5.MONT	HS ACCESS PORT - W. SIDE OF WE	LL - (2" FROM	ARTIE GS OF A	PP.2.0'.	ROUN	ID
03/12/2012	42.75 .3	347.75I	S TERRY I	TOLAN		ACCESS PORT - W. SIDE OF WE	LL - (2" FROM	ARTIF GS OF A	PP.2.0' A	ROUN	ID
03/26/2013	4 100 3	344 00 T	C KENNET	HD IANGSEN	ID 6 MONT	H ACCESS DODT, W SIDE OF WEL	I (2" ACCRESS	APT GS OF ADI	ייב כ	HED	DADI



Oregon Water Resources Department October through September Water Use Recording and Reporting Form

2011

Consult the water right (permit, certificate, order) to determine applicable reporting conditions; the measurement, recording, and reporting conditions identified in a permitted or certified water right typically follow the place of use description. Use the columns below to document measurements for each authorized point of diversion/appropriation or reservoir. We ask that zeros be reported for any given month when water is not being used. Keep a copy of all measurement reports for your records. We encourage you to submit your water use data via our online utility when available, and to use the Monthly Water Use Forms for record keeping purposes. To lookup water rights, access the water use reporting webpage/online utility, or to obtain additional forms visit our web site: http://www.wrd.state.or.us

Chris and Do	nna Hetter	nan	Heffernan Family Trust		30251			
Water Right			Water Right Holder's Busin 63600 Viewpoint Lane, North	•	USER ID#			
Water Right			Water Right Holder's Comp	Phone Number				
Facility Report ID			Basalt UNIO 52292 63587 Application: G - 16902 Permit: G - 16421 Other:	Application: - Permit: - Other:	Application: - Permit: - Other:			
		Describe the units of measurement	as AF (acre-feet), G (gallons), KG (thousan	nd gallons), MG (million gallons), CF (cubic	feet), or MCF (million cubic feet)			
October	- 20 10	0	0					
November	- 20 10	0	0					
December	- 20 10	0	0					
January	- 20 11	0	0					
February	- 20 11	0	0					
March	- 2011	0	0					
April	- 20 11	0	0					
May	- 20 11	11	0					
June	- 2011	26	10					
July	- 2011	146	165					
August	- 20 11	56	83					
September	- 20 11	49	85					
TOTAL *		288.00	343.00					
Unit of Mea	surement	☐G ☐KG ☐MG ☑AF ☐CF ☐MCF	☐G ☐KG ☐MG ☑AF ☐CF ☐MCF	G KG MG	G GKG MG F AF CF MCF			
		measurement used: flowmeter on is true and accurate to the		used for irrigation, total number	of acres irrigated: 1054			
12-1-2011	Ch	DZD Chr	is Heffernan, President	North Slope Hay and Fan	m (541) 898-2507			
Date	Signatu		me and Title (print)	Company	Phone Number			
Please compl	ete and ma	il to: Oregon Water Resources D	epartment, Water Use Reporting	Program; 725 Summer Street NE	, Suite A: Salem, OR 97301.			

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Oregon Water Resources Department October through September Water Use Recording and Reporting Form

2010

Consult the water right (permit, certificate, order) to determine applicable reporting conditions; the measurement, recording, and reporting conditions identified in a permitted or certified water right typically follow the place of use description. Use the columns below to document measurements for each authorized point of diversion/appropriation or reservoir. We ask that zeros be reported for any given month when water is not being used. Keep a copy of all measurement reports for your records. We encourage you to submit your water use data via our online utility when available, and to use the Monthly Water Use Forms for record keeping purposes. To lookup water rights, access the water use reporting webpage/online utility, or to obtain additional forms visit our web site: http://www.wrd.state.or.us

Water Right Holder's E	mail	Water Right Holder's Comp	lete Mailing Address	Phone Number
Facility - 2009	UNIO 52017 Alluvial Well 63586 Application: G - 17035 Permit: G - 16386 Other:	Application: - Permit: - Other:	Application: - Permit: - Other:	Application: - Permit: - Other:
-	Describe the units of measurement as	AF (acre-feet), G (gallons), KG (thousand	gallons), MG (million gallons), CF (cubic for	eet), or MCF (million cubic feet)
11090	25.36			
	Ø			DECEIVED
- 20 09	Ø			RECEIVED
-ary - 2010	ø			MAR U-4 2011
February - 2010	Ø			WEED DECOUDED NEDT
March - 20 10	Ø		V	WATER RESOURCES DEPT
April - 2010	Ø			SALEM, OREGON
May - 20 10	52.9			
June - 20 10	68-65			
July - 20 10	100.19			
August - 20 10	159.26			
September - 2010	163.20			
TOTAL *	568.87			
Unit of Measurement	□G □KG □MG ⊠AF □CF □MCF	□G □KG □MG □AF □CF □MCF	□G □KG □MG □AF □CF □MCF	G GKG G
	measurement used:		sed for irrigation, total number of	of acres irrigated:

2-25-\\\
Date

Oregon Water Resources Department October through September Water Use Recording and Reporting Form

2010

Consult the water right (permit, certificate, order) to determine applicable reporting conditions; the measurement, recording, and reporting conditions identified in a permitted or certified water right typically follow the place of use description. Use the columns below to document measurements for each authorized point of diversion/appropriation or reservoir. We ask that zeros be reported for any given month when water is not being used. Keep a copy of all measurement reports for your records. We encourage you to submit your water use data via our online utility when available, and to use the Monthly Water Use Forms for record keeping purposes. To lookup water rights, access the water use reporting webpage/online utility, or to obtain additional forms visit our web site: http://www.wrd.state.or.us

Chris Heffern	nris Heffernan			Heffernan Family Trust						30251			
Water Right	Holder's N	lame	Water F	Right Holde	er's Busine	ss Name	e or Entity Na	me	USER	ID#			
octh	slone	ter. auldblice	63600 V	iewpoint La	ne, North P	owder, O	R 97867		541-898-2203				
Water Right	Holder's E	mail	Water Right Holder's Complete Mailing Address						Phone Number				
Facility Report ID	→ →	UNIO 52017 Alluvial Well 63586 Application: G - 17035 Permit: G - 16386 Other:	Applica Permit: Other:			Applica Permit: Other:			Applica Permit Other:		-		
		Describe the units of measurement as	AF (acre-fe	et), G (gallons)	, KG (thousand	gallons), MO	(million gallons), (F (cubic fee	t), or MCF	(million cubic	feet)		
October	- 2009	25.36											
November	- 2009	Ø							mer.	ENIE	3		
December	- 20 09	Ø							HEL	FIVE			
January	- 20 10	ø							MAR	6.4 70	1		
February	- 20 10	Ø								0 - 20			
March	- 20 10	Ø						WA		SOURCES			
April	- 20 10	Ø							SALEN	A, OREGO	N		
May	- 20 10	52.31											
June	- 2010	68.65											
July	- 20 10	100.19											
August	- 20 10	159.26											
September	- 20 10	163.20											
TOTAL *		568.87											
Unit of Meas	surement	□G □KG □MG ☑AF □CF □MCF	□G □AF	□KG □CF	□MG □MCF	□G □AF		☐MG ☐MCF	□G □AF	□KG □CF	□MG □MCF		
		neasurement used:				ed for irri	igation, total n	umber of	acres irr	igated:	100		

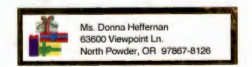
Please complete and mail to: Oregon Water Resources Department; Water Use Reporting Program; 725 Summer Street NE, Suite A: Salem, OR 97301.

Name and Title (print)

Dorth Slope Forms Company

USER-ID 30251 Oregon Water Resources Department October 2006 through September 2009 Monthly Water Use Form 6-16386 Facility Report ID 63586 October - 2008 150 November - 2008 0 December - 2008 0 January - 2009 0 February - 2009 0 0 - 2009 March 30 April - 2009 60 - 2009 May - 2009 100 June - 2009 July 110 150 August - 2009 September - 2009 100 700 TOTAL * * Describe the units of measurement as G (gallons), KG (thousand gallons), MG (million gallons), CF (cubic feet), MCF (million cubic feet), or AF (acre-feet) Describe the method of measurement used: acre-feet If used for irrigation, total number of acres irrigated: 400 I certify this information is true and accurate to the best of my knowledge.

Please complete and mail to: Oregon Water Resources Department; Water Use Reporting Program; 725 Summer Street NE, Suite A; Salem, OR 97301-1266.



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WATER RESOURCES DEPT SALEM, OREGON

Chris Heffernan

Oregon Water Resources Department October through September Water Use Recording and Reporting Form

2010

30251

Consult the water right (permit, certificate, order) to determine applicable reporting conditions; the measurement, recording, and reporting conditions identified in a permitted or certified water right typically follow the place of use description. Use the columns below to document measurements for each authorized point of diversion/appropriation or reservoir. We ask that zeros be reported for any given month when water is not being used. Keep a copy of all measurement reports for your records. We encourage you to submit your water use data via our online utility when available, and to use the Monthly Water Use Forms for record keeping purposes. To lookup water rights, access the water use reporting webpage/online utility, or to obtain additional forms visit our web site: http://www.wrd.state.or.us

Heffernan Family Trust

	ater Right Holder's Name		_		ess Name or Entity Name Powder, OR 97867	USER ID# 541-898-2203
Water Right	Holder's E	imail	Water Right	Holder's Compl	lete Mailing Address	Phone Number
Facility Report ID	→ →	UNIO 52017 Alluvial Well 63586 Application: G - 17035 Permit: G - 16386 Other:	Application: Permit: - Other:	-	Application: - Permit: - Other:	Application: - Permit: - Other:
		Describe the units of measurement as	AF (acre-feet), G (gallons), KG (thousand	gallons), MG (million gallons), CF (cu	pic feet), or MCF (million cubic feet)
October	- 2009	25.36				
November	- 20 09	. &				RECEIVED
December	- 20 09	Ø				The Boy So Born I W Born Bor!
January	- 20 10	ø				MAR C'S VOI
February	- 20 10	Ø				AMERICANOCENED
March	- 20 10	Ø				WATER RESOURCES DEPT
April	- 20 10	Ø				SALEM, OREGON
May	- 20 10	52.91				
June	- 20 10	68.65				
July	- 20 10	100.19				
August	- 20 10	159.26				
September	- 20 10	163.20				
TOTAL *		568.87				
Unit of Measurement G KG MG			G G	KG □MG CF □MCF	☐G ☐KG ☐N ☐AF ☐CF ☐N	1G □G □KG □MG 1CF □AF □CF □MCF
Describe the	method of	measurement used:	c static w	wher sounder If U	sed for irrigation, total numb	er of acres irrigated: 400

Date Signature Name and Title (print) Company Phone Number

Please complete and mail to: Oregon Water Resources Department; Water Use Reporting Program; 725 Summer Street NE, Suite A: Salem, OR 97301.

I certify this information is true and accurate to the best of my knowledge.

200	8(Oregon Water Resources Department October 2004 through September 2009 Monthly Water 1134 Form	2009
Facility → Report ID →	6-16386 63586	The state of the s	
October - 2008	150		
November - 2008	0		
December - 2008	0		
January - 2009	0		
February - 2009	0		
March - 2009	0		
April - 2009	30		
May - 2009	60		
June - 2009	100 %		
July - 2009	110		
August - 2009	150		
September - 2009	100		
TOTAL *	700		

* Describe the units of measurement as G (gallons), KG (thousand gallons), MG (million gallons), CF (cubic feet), MCF (million cubic feet), or AF (acre-feet)

Describe the method of measurement used:

I certify this information is true and accurate to the best of my knowledge.

Chris Hefferner 13600 Viewpoint N. Powder OR 97867 SHI-898-350
Name

Please complete and mail to: Oregon Water Resources Department; Water Use Reporting Program; 725 Surnmer Street NE, Suite A; Salem, OR 97301-1266.



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WATER RESOURCES DEPT SALEM, OREGON

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Oregon Water Resources Department October through September Water Use Recording and Reporting Form

2012

Consult the water right (permit, certificate, order) to determine applicable reporting conditions; the measurement, recording, and reporting conditions identified in a permitted or certified water right typically follow the place of use description. Use the columns below to document measurements for each authorized point of diversion/appropriation or reservoir. We ask that zeros be reported for any given month when water is not being used. Keep a copy of all measurement reports for your records. We encourage you to submit your water use data via our online utility when available, and to use the Monthly Water Use Forms for record keeping SALE ways. To lookup water rights, access the water use reporting webpage/online utility, or to obtain additional forms visit our web site: http://www.wrd.state.or.us

Chris Heffern	ian		Heffernan Family Tru	ıst			30251				
Water Right nslope@eoni		Name	Water Right Holder's Business Name or Entity Name 63600 Viewpoint Lane, North Powder, OR 97867					USER ID# (541) 898-2507			
Water Right	Holder's I	Email	Water Right Holder	ss	Phone Number						
Facility Report ID	→ →	Alluvial Well #1 63586 Application: G - 17035 Permit: G - 16386 Other:	Basalt Well #1 63587 Application: G - 10 Permit: G - 16421 Other:		Application: - Permit: - Other:		Applica Permit Other:	-			
		Describe the units of measurement	as AF (acre-feet), G (gallons), I	KG (thousand	gallons), MG (million gallor	ns), CF (cubic fe	eet), or MCF	(million cubic	feet)		
October	- 20 11	60.6	33.6								
November	- 20 11	0	0								
December	- 20 11	0	0								
January	- 20 12	0	0								
February	- 20 12	0	0								
March	- 2012	0	0								
April	- 20 12	20.4	0								
May	- 20 12	96	104.3								
June	- 20 12	149	154								
July	- 20 12	95	127.7								
August	- 20 12	155.8	235.1								
September	- 20 12	106	238.7								
TOTAL *		682.80	893.40								
Unit of Mea	surement	□G □KG □MG ▼AF □CF □MCF	□G □KG ⊠AF □CF	□MG □MCF	□G □KG □AF □CF	□MG □MCF	□G □AF	□KG □CF	□MG □MCF		
		measurement used: flowmeter on is true and accurate to the			sed for irrigation, total	al number o	of acres in	rigated: 10	50		
3/14/2013 Date		W 700th Chr	is Heffernan ne and Title (print)		North Slope Company	Farm	S_ 5	541-78 Phone N	56-22 umber		

Please complete and mail to: Oregon Water Resources Department; Water Use Reporting Program; 725 Summer Street NE, Suite A: Salem, OR 97301.

Extension PFO Checklist for

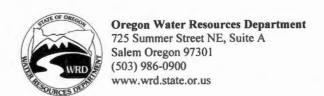
Other than Muni or Quasi-Municipal

Water Use Permits

(OAR 690-315-0010 through OAR 690-315-0060)

Permit Holder's Name: Heffernan Family Trust Permit Holder's Mailing Address: 63600 Viewpoint Lane, North Powder, OR 97867 email northslope@wildblue.net Phone Number: 541-898-2507 POD Location: Township 5S Range 39E Section 34 1/4/4 SWNW Drainage Basin: 9 County: Union Watermaster District: 8 Watermaster: Rick Lusk Date Permit was issued: 12/18/2008 Priority Date: 7/2/2007 Date of PN: 9/10/2013 Source: Well 1, Well 2, Well 3, Well 4, and Well 5 in Clover Creek Basin Use: Irrigation use on 1191.0 acres "Q": 14.9 CFS Orig "A" Date: Orig "B" Date: 10/1/ Orig "C" Date: 10/1/2013 Extension request rec'd: 8/26/2013 "B" Date: 10/1/ "C" Date: 10/1/2013 Proposed "B" Date: 10/1/ "C" Date: 10/1/2023 Conditions of Permit: Condition Condition Met? Not Met? Shall install a TFM or other suitable meas device/maintain/keep a complete record of monthly water use and submit a report to the Dept annually or more frequently. Well Shall produce GW from the basalt or other bedrock ground water reservoir Well Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
Drainage Basin: 9 County: Union Watermaster District: 8 Watermaster: Rick Lusk Date Permit was issued: 12/18/2008 Priority Date: 7/2/2007 Date of PN: 9/10/2013 Source: Well 1, Well 2, Well 3, Well 4, and Well 5 in Clover Creek Basin Use: Irrigation use on 1191.0 acres "Q": 14.9 CFS Orig "A" Date: Orig "B" Date: 10/1/ Orig "C" Date: 10/1/2013 Extension request ree'd: 8/26/2013 "B" Date: 10/1/ "C" Date: 10/1/2013 Proposed "C" Date: 10/1/2013 Proposed C Date: 10/1/2023 Conditions of Permit: Condition Not Met? Permit Condition Met? Shall install a TFM or other suitable meas device/maintain/keep a complete record of monthly water use and submit a report to the Dept annually or more frequently. Wells Shall produce GW from the basalt or other bedrock ground water reservoir Wells Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
Date Permit was issued: 12/18/2008
Source: Well 1, Well 2, Well 3, Well 4, and Well 5 in Clover Creek Basin Use: Irrigation use on 1191.0 acres "Q": 14.9 CFS Orig "A" Date: Orig "B" Date: 10/1/ Orig "C" Date: 10/1/2013 Extension request rec'd: 8/26/2013 Last Authorized "B" Date: 10/1/ "C" Date: 10/1/2013 Proposed CD Date: 10/1/2023 Conditions of Permit: Condition Not Met? Permit Condition Met? Shall install a TFM or other suitable meas device/maintain/keep a complete record of monthly water use and submit a report to the Dept annually or more frequently. Wells Shall produce GW from the basalt or other bedrock ground water reservoir Wells Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
Source: Well 1, Well 2, Well 3, Well 4, and Well 5 in Clover Creek Basin Use: Irrigation use on 1191.0 acres "Q": 14.9 CFS Orig "A" Date: Orig "B" Date: 10/1/ Orig "C" Date: 10/1/2013 Extension request rec'd: 8/26/2013 Last Authorized "B" Date: 10/1/ "C" Date: 10/1/2013 Proposed CD Date: 10/1/2023 Conditions of Permit: Condition Not Met? Permit Condition Met? Shall install a TFM or other suitable meas device/maintain/keep a complete record of monthly water use and submit a report to the Dept annually or more frequently. Wells Shall produce GW from the basalt or other bedrock ground water reservoir Wells Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
Use: Irrigation use on 1191.0 acres "Q": 14.9 CFS Orig "A" Date: Orig "B" Date: 10/1/ Orig "C" Date: 10/1/2013 Extension request rec'd: 8/26/2013
"Q": 14.9 CFS Orig "A" Date: Orig "B" Date: 10/1/_ Orig "C" Date: 10/1/2013 Extension request rec'd: 8/26/2013
Orig "A" Date: Orig "B" Date: 10/1/ Orig "C" Date: 10/1/2013 Extension request rec'd: 8/26/2013
Extension request rec'd: 8/26/2013 Last Authorized "C" Date: 10/1/2013 Proposed "B" Date: 10/1/ C Date: 10/1/2023 Proposed C Date: 10/1/2023 Conditions of Permit: Condition Not Met? Shall install a TFM or other suitable meas device/maintain/keep a complete record of monthly water use and submit a report to the Dept annually or more frequently. Wells Shall produce GW from the basalt or other bedrock ground water reservoir Wells Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
request rec'd: 8/26/2013 "B" Date: 10/1/ "C" Date: 10/1/2013 Proposed Proposed C Date: 10/1/2023 Conditions of Permit: Condition Not Met?
Request Number (1, 2, 3): 1 "B" Date: 10/1/ C Date: 10/1/2023 Conditions of Permit: Condition Not Met? Permit Condition Met? Not Met? Shall install a TFM or other suitable meas device/maintain/keep a complete record of monthly water use and submit a report to the Dept annually or more frequently. Wells Shall produce GW from the basalt or other bedrock ground water reservoir wells Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
Condition Met? Condition Not Met? Shall install a TFM or other suitable meas device/maintain/keep a complete record of monthly water use and submit a report to the Dept annually or more frequently. ✓ wells Shall produce GW from the basalt or other bedrock ground water reservoir ✓ wells Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
Not Met? Permit Condition
water use and submit a report to the Dept annually or more frequently. wells Shall produce GW from the basalt or other bedrock ground water reservoir wells Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
 ✓ wells Shall produce GW from the basalt or other bedrock ground water reservoir ✓ wells Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
wells Shall be fitted with a dedicated meas tube to allow unrestricted access for water level
measurements
wells Shall be cased and sealed in such a manner to develop a single basalt or other bedrock aquifer
User is required to obtain & report annual SWL measurements to the dept/March/from qual indiv
Factors to consider in determining "Reasonable Diligence" [OAR 690-315-0040(3)]: Yes No Work was accomplished within the time allowed in the permit or previous extension Water right permit holder conformed with the permit or previous extension conditions Financial investments were made toward developing the beneficial water use. • Amount Invested to date: \$486,981 Estimated Remaining Cost: \$753,000 Beneficial use made of the water during the permit or previous extension time limits

Determination of the market and	the present demand for water or power to be supplied:
Ground Water Permits: Surface Water Permits: Yes No	Identify the closest surface water or localized water basin. Jimmy Creek Is the POA located Is the POD located
above a state scenic water	
	esignated as a federal wild and scenic river? Source: www.rivers.gov/wildriverslist.html
	ned or endangered species area Source: "/gisdata/dev/projects/salmon/div33map.aml"
within a critical or limited	Ground Water Area? Name of area
☐ ☑ within a Withdrawn Area?	Name of area
in a waterbody listed on th	e DEQ Section 303(d) List of Water Quality Limited Areas? Date added to list
	low / Imoderate / Ahigh / Ihighest for stream flow restoration needs Source: OWRD "Streamflow Restoration Needs" Maps (by region)
Based on the written record, can	the Department make a finding of "Good Cause" to approve the extension request?
Yes "Good Cause" c	an be found. Approval of Extension Request
No "Good Cause" car	nnot be found. Denial of Extension Request
Conditions to be included in Exte	ension PFO (if applicable)? Yes 🖂 No 🗌
(NOTE: Check the file re	cord for documentation to add a condition(s) at the extension stage.)
	t Checkpoints (Years: 2018)
Other:	
Footnote regarding Claim of Ber	neficial Use. Choose the appropriate language below and insert as a footnote in the PFO:
"For permits applied been completed and Water Resources De	e/Ground Water - on or prior to July 9, 1987 for or received on or before July 9, 1987, upon complete development of the permit, you must notify the Department that the work has either: (1) Hire a water right examiner certified under ORS 537.798 to conduct a survey, the original to be submitted as required by the partment, for issuance of a water right certificate; or (2) Continue to appropriate water under the water right permit until the Water nt conducts a survey and issues a water right certificate under ORS 537.250 or 537.625."
OBU Requirement - Surfac	e Water - post July 9, 1987
"Pursuant to ORS 53 examiner to survey the	17.230(4), upon the completion of beneficial use of water allowed under the permit, the permit holder shall hire a certified water rights the appropriation. Within one year after the complete application of water to a beneficial use (or by the date allowed for the complete to a beneficial use), the permit holder shall submit a map of the survey and the claim of beneficial use."
examiner to survey to	d Water - post July 9, 1987 17.630(4), upon the completion of beneficial use of water allowed under the permit, the permit holder shall hire a certified water rights the appropriation. Within one year after the complete application of water to a beneficial use (or by the date allowed for the complete to a beneficial use), the permit holder shall submit a map of the survey and the claim of beneficial use."
NOTES:	
Not all wells drilled yet, but all con	nditions met on constructed well.
Extension "PFO" Dates	
Mailing / Issuance Date:	Protest Deadline Date:
Reviewer's Name:	Date:



Application for Extension of Time for a Water Right Permit

(Non-Municipal / Non-Quasi-municipal Water Use)

TO THE DIRECTOR OF THE OREGON WATER RESOURCES DEPARTMENT

A separate extension application must be submitted for <u>each</u> permit as per OAR 690-315-0020(2).

This application and a summary of review criteria and procedures that are generally applicable to this application are available at http://www.wrd.state.or.us/OWRD/PUBS/forms.shtml.

I, Chri		fernan Family Trust DER [OAR 690-315-0020(1)	and (3)(a)]		
63600 ADDRES	Viewpoint Lane	North Powder	STATE OR	ZIP	97867
(541) 8	898-2507 PHONE			slope@wildblue L ADDRESS	<u>e.net</u>
the per	rmit holder of:	Application Number	<u>G-16902</u>		RECEIVED BY OWRI
		Permit Number	G-16421 [OAR 690-315-00	020 <i>(3)(b)]</i>	AUG 26 2013
d - 1	. h	time in which to			SALEM, OR
do her	eby request that the	time in which to:			
		on (of diversion/appropry to the use of water), we 1, 2023,		_	
	N/A (Check this box if	the permit does not specify	a date by when co	onstruction must be	completed.)
and/or	the time in which to	0:			
	11 "	eneficial use under the 1, 2013, be extended to		_	rmit, which time now

Before submitting your Application for Extension of Time, make sure the following items are included:

- This completed Application for Extension of Time.
- Statutory fee of \$575.
- Signature page (last page of this Application for Extension of Time).
- All supporting documentation and/or evidence referenced in the Application for Extension of Time.

MAIL COMPLETED APPLICATION

along with the

\$575 STATUTORY FEE TO:

Water Resources Department Attn: Water Right Permit Extensions 725 Summer Street NE, Suite A Salem, Oregon 97301 RECEIVED BY OWRD

AUG 26 2013

SALEM, OR



- Permit holders of municipal or quasi-municipal water use permits DO NOT use this form. The correct form is Application for Extension of Time for Municipal and Quasi-Municipal Water Use Permits, available at the following link:
 http://www.wrd.state.or.us/OWRD/PUBS/forms.shtml#other
- Request the reasonable amount of time necessary to fully complete the water construction
 project and/or to fully use the permitted quantity of water under the terms and conditions of
 your permit. Should this request be approved, it will be OWRD's expectation that you will
 complete your project within the new time period allowed. Future extensions may not be
 granted.
- A separate Application for Extension of Time must be submitted for each permit. OAR 690-315-0020(2).

Page 2 of 9

are evaluated under OAR Chapter 690, Division 315. These rules may be viewed at: http://www.wrd.state.or.us/OWRD/LAW/index.shtml.

- You may provide OWRD with any additional information or evidence that will aid us in making our decision. Please note that OWRD may require other information that is necessary to evaluate the application. OAR 315-0020(3)(n).
- After careful review of the Application for Extension of Time, you may contact OWRD at (503) 986-0900, to ask questions and request assistance from a Permit Extensions Specialist in the Water Rights and Adjudications Division.
- Once an Application for Extension of Time is received by OWRD, it will be reviewed for completeness. OWRD will return any incomplete or deficient applications to the applicant. OAR 690-315-0040(1)(a).

Reference Materials Needed to Complete this Application:

- The water right permit. If needed, a copy of the water right permit can be downloaded from the Department's Website at http://www.wrd.state.or.us (find the link to the Water Rights Information System (WRIS). Or, a copy of the permit (or other documents) may be requested by water right application number from the Water Rights Division at 503-986-0900 (copy fees will apply).
- Documentation which demonstrates compliance with permit conditions (for example, well construction logs; static water level measurement reports; annual water use reports; ODFW fish screen certification;, a plan to monitor the effect of water use on ground water aquifers utilized under the permit; etc.).

Answer the Following Questions to Complete this Application for Extension of Time

IOAR	t 690-3	315-002	0(3)((d)

	[OAR 690-315-0020(3)(d)
1.	Did the actual construction of the water system/well drilling begin within the time
	specified in the permit?
	TIP: Not all permits specify a date by which construction was to begin.
	Date construction began is: February 29, 2009

Details of construction: Initial basalt test well constructed February/March 2009, with basalt production well constructed in March 2011. Pipe, initial center pivots, wheel lines, pumps purchased, power to well completed in 2012.

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[OAR 690-315-0020(3)(e)(A)]

- 2. Permits typically contain standard or special conditions that must be satisfied to lawfully develop and use permitted water. In the development of this water right, have you satisfied the conditions contained in your permit?

 Yes
 No
 - 2-A) Describe how you have complied with each condition contained in the original permit [and, if applicable, each condition contained in any order approving a permit amendment and/or a final order approving a prior extension of time]. Include the date when the condition was satisfied.

TIP:

The instruction sheet for the Application for Extension of Time provides an explanation of the typical conditions that must be addressed in this question.

CHART-A

Condition No."	Date Satisfied	Describe How Permit Condition Has Been Satisfied	
1	7/2011	Flowmeter has been installed on Basalt well	
2	12/2011	Water Use Recording and Reporting has been done	
3	2012	Dedicated measuring tubes have been installed	
4	2012	Well cased and sealed to develop bedrock aquifer	
5	2012	Annual static measurements have been performed and submitted to OWRD	
6	2013	Initial March static water level measurement has been done and submitted	

^{**}Condition No: Hand-number each condition on a copy of your permit (and, if applicable, permit amendment and prior extension). Include a copy of your hand-numbered permit with the application.

2-B) If you have NOT complied with all applicable conditions, explain the reasons why and indicate with a date certain (in the near future) when compliance will occur.

CHART-B

Condition No.**	Date Will Comply	Explain Why Each Permit Condition Has NOT Been Satisfied
7	2016	Complete construction of wells and application of water to the use has not been done to date as applicant experienced financial difficulty during economy downturn. Working on getting additional financial funding to drill additional wells and put remaining acres to use.

[&]quot;Condition No: Hand-number each condition on a copy of your permit (and, if applicable, permit amendment and prior extension. Include a copy of your hand-numbered permit with the application.

[OAR 690-315-0020(3)(e)]

3. Provide evidence of physical progress made toward completion of the water system, and of progress made toward making beneficial use of water within the permitted time period (CHART-C); and if applicable, within the time period of the most recent extension granted (CHART-D).

3-A) CHART-C (below) must be completed for all Application for Extension of Time requests. *Use chronological order*.

CHART-C

DATE	WORK ACCOMPLISHED BEFORE PERMIT WAS ISSUED List any work done before the permit was issued – eg. well drilled.	COST*	
	N/A		
DATE	WORK ACCOMPLISHED AFTER PERMIT WAS ISSUED and PRIOR TO DATE SPECIFIED IN PERMIT FOR COMPLETE APPLICATION OF WATER List work/actions done during the permitted time period.	COST*	
12/18/2008	Date the permit was signed - find date above signature on last page of permit.		
4/2009	Test well drilled		
4/2009	Road in to test well constructed	\$11,231.00	
4/2011/2012	Basalt Irrigation well drilled, and deepened	\$146,871.00	
2008-2013	GSI Water Solutions - consultants		
5/2012	Transducers and flowmeter purchased	\$ 5,345.00	
4/2012	Pivots, wheel lines, pump motor panels drive purchased		
4/2012	3 phase power to well		
10/1/2013	Date the permit specified complete application of water to the use shall be made ("C-Date") - all permits contain this date.		
· · · · · · · · · · · · · · · · · · ·	CHART-C (continued)		
DATE	WORK ACCOMPLISHED AFTER "C-DATE" COMPETE ONLY IF THIS IS YOUR 1st APPLICATION FOR EXTENSION OF TIME: List work done after the date specified in the permit for complete application of water up to the date of this Application for Extension of Time.	COST*	
	N/A		
	Total Cost for Chart-C \$486,981.00		

^{*} If exact cost is not known, you must provide your best estimate.

3-B) If this is <u>not</u> your 1st Application for Extension of Time request, fill out CHART-D below (in addition to CHART-C above). *Use chronological order*.

CHART-D

DATE	WORK ACCOMPLISHED DURING THE LAST EXTENSION PERIOD List all work done during the last authorized extension p	cost*
10/1/	"Extended From" date for complete application of water used (or the most recent) Application for Extension of Time.	d in the 1st RECEIVED BY OWR
	N/A	AUC 9.6 2012

* If exact cost is not known, you must provide your best estimate.

[OAR 690-315-0020(3)(f)]

4. Cost of project to date: 486,981.00
(The total combined cost from CHART-C and CHART-D)

OAR 690-315-0020(3)(e)(B)]

5. Provide evidence of the maximum rate (or duty, if applicable) of <u>water diverted for beneficial use</u> under this permit and/or prior extensions of time (if any) <u>made to date</u>.

X TIP:

Report the rate used to date. Unless full beneficial use has been made, this rate will be less than the rate authorized on the permit.

5-B) For Ground Water Permit Extensions (e.g. G-16421):



Include information from ALL wells that pertain to this permit, including drilled wells not currently used.

CHART-E

	10-11-		IF DRILLED						
Well # as identified on Permit	Water User's Well #	Has this well been drilled?	Well Log Number e.g. MORR 50473	Well Tag Number e.g. # 27566 or N/A	Is the actual drilled location authorized on this permit or on a permit amendment? (See 5-C below)	Maximum instantaneous rate used from this well under this permit only (CFS or GPM)	Is this well authorized or utilized under any OTHER water rights?	If yes, provide the Permit, Certificate, or Transfer No.	
1	1	Yes 🛭 No 🗌	UNIO 52347 52292	L96339	Yes ⊠ No □	2400 gpm	Yes ☐ No ⊠	-N/A -	
Total ins	tantaneo	us rate from	n all wells u	tilized und	er this permit	2400 gpm			

5-C)	If the drilled location of a well is not authorized on this permit, please specify its
	location below, or provide a map showing its location. Has or will a permit
	amendment application been/be filed? Yes No .

If a Permit Amendment Application has been filed: Transfer No. T-N/A

Well #____: Actual location: ____

[OAR 690-315-0020(3)(e)(C)]

6. Provide the total number of acres irrigated to date under this permit (if applicable).

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Total acres irrigated to date: 575

AUG 26 2013

Ground Water Permits: Please specify which wells are being utilized for this irrigation.

Well #1 Acres 575

[OAR 690-315-0020(3)(j)]

7. Provide a summary of your future plans and schedule to complete the construction of the water system, and/or apply water to full beneficial use under the terms and conditions of the permit.

CHART-F

APPROXIMATE DATE RANGE (projected)	WORK OR ACTION TO BE ACCOMPLISHED (projected)	ESTIMATED COST (projected)
2014-2018	Drill additional basalt wells	\$450,000.00
2013	Apply for permit amendment to amend place of use and points of appropriation.	\$3,000.00 approx.
2015-2023	Put remaining 616 acres into production	\$300,000.00
Year: 2023	Date intend to apply water to full beneficial use under the terms and conditions of this permit.	
	Total Cost	\$753,000.00

[OAR 690-315-0020(3)(g)]

8. Estimated remaining cost to complete the project: \$753,000.00 (The total cost from CHART-F)

[OAR 690-315-0020(3)(h)]

- 9. List the reasons why the project was not constructed, and/or water was not beneficially used within permit time limits. Provide supporting information for the reason(s) that best fits your circumstances (A, B, C or D).
 - 9-A) The project is of a size and scope that was originally planned to be phased in over a time frame longer than the one allowed in the permit.

Due to the extensive size and scope of the project authorized by Permit G-16421 (development of up to five wells, and irrigation of 1191.0 acres,) the Permittee anticipated development to continue after October 1, 2013. Further, the size and scope of the Permittee's entire project was even more extensive because it was also developing an additional irrigation project on additional lands. As a result, the authorized development period was insufficient for the Permitee to complete construction and fully develop the permit.

9-B) The financial resources needed to develop the project precluded completion of the project within authorized time frames.

North Slope Ranches experienced financial difficulty in past several years due to the country's economic recession, which impeded receiving the necessary funding to drill the additional wells and put the remaining acres into production.

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- 9-C) Good faith attempts to comply with permit conditions and/or acquire permits from other agencies, or otherwise comply with government regulations, delayed completion of the project.

 Non-Applicable.
- 9-D) Acts of God or other unforeseen events delayed full development of the water system and use of water within the authorized time frames.

 Non-Applicable.

[OAR 690-315-0020(3)(k)]

- 10. Justify the time requested to complete the project and/or apply the water to full beneficial use. Your justification should combine information from your answers from Questions 2-B, 7, 8, and 9 of this Application for Extension of Time, and should also include any other information or evidence to establish that the requested amount of time is sufficient and that you will be able to complete the project within the amount of time requested.

 Applicant has been developing dual projects with two groundwater permits. Additional time is needed to fully develop the wells and acreage, and to apply for a permit amendment to amend the location of the wells and the place of use.
- 11. Provide any other information you wish OWRD to consider while evaluating your Extension of Time Application.

Applicant has met all of the conditions in the permit with respect to reporting and construction. The economic downturn took a financial toll and applicant is working diligently to secure a solid financial source to finish developing the remaining acreage and wells under this permit. The additional time is needed in order to apply for a permit amendment to amend a portion of the place of use and points of appropriation. For these reasons, an extension of time is both necessary and reasonable.

I am the permit holder, or have written authorization from the permit holder (attached to this Extension of Time Application), to apply for an extension of time under this permit. I understand that false or misleading statements in this extension application are grounds for OWRD to suspend processing of the request and/or reason to deny the extension.

Chus West TTE

Date

RECEIVED BY OWRD

AUG 26 2013

SALEM, OR

STATE OF OREGON

COUNTY OF UNION

PERMIT TO APPROPRIATE THE PUBLIC WATERS

THIS PERMIT IS HEREBY ISSUED TO

HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

The specific limits and conditions of the use are listed below.

APPLICATION FILE NUMBER: G-16902

SOURCE OF WATER: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN

PURPOSE OR USE: IRRIGATION USE ON 1191.0 ACRES

MAXIMUM RATE: 14.9 CUBIC FEET PER SECOND

PERIOD OF USE: MARCH 1 THROUGH OCTOBER 31

DATE OF PRIORITY: JULY 2, 2007

WELL LOCATIONS:

WELL 1 - SW % NW %, SECTION 34, T5S, R39E, W.M.; 2640 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 2 - NW 1/2 NW 1/4, SECTION 34, T5S, R39E, W.M.; 25 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 3 - NW % SW %, SECTION 27, T5S, R39E, W.M.; 2254 FEET NORTH AND 60 FEET EAST FROM SW CORNER, SECTION 27

WELL 4 - SW 1/2 SE 1/4, SECTION 27, T5S, R39E, W.M.; 25 FEET NORTH AND 3300 FEET EAST FROM SW CORNER, SECTION 27

WELL 5 - SW 1/4 SW 1/4, SECTION 26, T5S, R39E, W.M.; 25 FEET NORTH AND 25 FEET EAST FROM SW CORNER, SECTION 26

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 and 3.0 acre-feet for each acre irrigated during the irrigation season of each year.

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THE PLACE OF USE IS LOCATED AS FOLLOWS:

SW ¼ SW ¼ 38.0 ACRES SE ¼ SW ¼ 10.0 ACRES SECTION 26 AUG 26 2013

SALEM, OR

Application G-16902 Water Resources Department

PERMIT G-16421

THE PLACE OF USE IS LOCATED AS FOLLOWS (CONTINUED):

NE % NE % 15.0 ACRES NW 1/4 NE 1/4 38.0 ACRES SW 1/4 NE 1/4 38.0 ACRES SE % NE % 30.0 ACRES SW 1/4 NW 1/4 40.0 ACRES SE % NW % 38.0 ACRES NE % SW % 40.0 ACRES NW % SW % 40.0 ACRES SW % SW % 22.0 ACRES SE % SW % 40.0 ACRES NE % SE % 6.0 ACRES NW % SE % 32.0 ACRES SW % SE % 25.0 ACRES SE % SE % 10.0 ACRES SECTION 27

NE % NE % 28.0 ACRES NW % NE % 38.0 ACRES SW % NE % 35.0 ACRES SE % NE % 40.0 ACRES NE % SE % 35.0 ACRES NW % SE % 35.0 ACRES SW 1/4 SE 1/4 35.0 ACRES SE % SE % 35.0 ACRES SECTION 28

NE % NE % 30.0 ACRES NW 1/4 NE 1/4 40.0 ACRES SW % NE % 40.0 ACRES SE % NE % 40.0 ACRES NE % NW % 38.0 ACRES NW 1/4 NW 1/4 38.0 ACRES SW % NW % 38.0 ACRES SE 1/4 NW 1/4 38.0 ACRES NE 1/4 SW 1/4 38.0 ACRES NW 1/4 SW 1/4 38.0 ACRES NE % SE % 30.0 ACRES NW % SE % 40.0 ACRES SECTION 34

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AUG **26** 2013

SALEM, OR

TOWNSHIP 5 SOUTH, RANGE 39 EAST, W.M.

Measurement, recording and reporting conditions:

Before water use may begin under this permit, the permittee I shall install a totalizing flow meter or other suitable measuring device as approved by the Director at each point of appropriation. The permittee shall maintain the meter or measuring device in good working order, shall keep a complete record of the amount of water used each month, and shall submit a report which includes the recorded water use measurements to the Department annually or more frequently as

may be required by the Director. Further, the Director may require the permittee to report general water-use information, including the place and nature of use of water under the permit.

B. The permittee shall allow the watermaster access to the meter or measuring device; provided however, where the meter or measuring device is located within a private structure, the watermaster shall request access upon reasonable notice.

The wells shall produce ground water only from the basalt or other bedrock ground water reservoir.

- The wells shall be fitted with dedicated measuring tubes to allow unobstructed access for water-level measurements.
- The wells shall be cased and sealed in such a manner to develop a single basalt or other bedrock aquifer.
- The Department requires the water user to obtain, from a qualified individual (see below), and report annual static water levels for each well on the permit. The static water level shall be measured in the month of March. Reports shall be submitted to the Department within 30 days of measurement.
- The permittee shall report an initial March static water-level measurement once well construction is complete and annual measurements thereafter. Annual measurements are required whether or not the well is used. The first annual measurement will establish a reference level against which future measurements will be compared. However, the Director may establish the reference level based on an analysis of other water-level data. The Director may require the user to obtain and report additional water levels each year if more data are needed to evaluate the aquifer system.

All measurements shall be made by a certified water rights examiner, registered professional geologist, registered professional engineer, licensed well constructor or pump installer licensed by the Construction Contractors Board. Measurements shall be submitted on forms provided by, or specified by, the Department. Measurements shall be made with equipment that is accurate to at least the standards specified in OAR 690-217-0045. The Department requires the individual performing the measurement to:

- A. Associate each measurement with an owner's well name or number and a Department well log ID; and
- B. Report water levels to at least the nearest tenth of a foot as depth-to-water below ground surface; and
- C. Specify the method of measurement; and
- D. Certify the accuracy of all measurements and calculations reported to the Department.

Application G-16902 Water Resources Department RECEIVED BY FRW FD G-16421

The water user shall discontinue use of, or reduce the rate or volume of withdrawal from, the well(s) if any of the following events occur:

- A. Annual water-level measurements reveal an average water-level decline of three or more feet per year for five consecutive years; or
- B. Annual water-level measurements reveal a water-level decline of 15 or more feet in fewer than five consecutive years; or
- C. Annual water-level measurements reveal a water-level decline of 25 or more feet; or
- D. Hydraulic interference leads to a decline of 25 or more feet in any neighboring well with senior priority.

The period of restricted use shall continue until the water level rises above the decline level which triggered the action or the Department determines, based on the permittee's and/or the Department's data and analysis, that no action is necessary because the aquifer in question can sustain the observed declines without adversely impacting the resource or causing substantial interference with senior water rights. The water user shall not allow excessive decline, as defined in Commission rules, to occur within the aquifer as a result of use under this permit. If more than one well is involved, the water user may submit an alternative measurement and reporting plan for review and approval by the Department.

Prior to using water from any well listed on this permit, the permittee shall ensure that the well has been assigned an OWRD Well Identification Number (Well ID tag), which shall be permanently attached to the well. The Well ID shall be used as a reference in any correspondence regarding the well, including any reports of water use, water level, or pump test data.

STANDARD CONDITIONS

Failure to comply with any of the provisions of this permit may result in action including, but not limited to, restrictions on the use, civil penalties, or cancellation of the permit.

If the number, location, source, or construction of any well deviates from that proposed in the permit application or required by permit conditions, this permit may not be valid, unless the Department authorizes the change in writing.

If substantial interference with a senior water right occurs due to withdrawal of water from any well listed on this permit, then use of water from the well(s) shall be discontinued or reduced and/or the schedule of withdrawal shall be regulated until or unless the Department approves or implements an alternative administrative action to mitigate the interference. The Department encourages junior and senior appropriators to jointly develop plans to mitigate interferences.

Application G-16902 Water Resources Department EVED BYPERMED G-16421

The well(s) shall be constructed in accordance with the General Standards for the Construction and Maintenance of Water Wells in Oregon. The works shall be equipped with a usable access port, and may also include an air line and pressure gauge adequate to determine water level elevation in the well at all times.

If the riparian area is disturbed in the process of developing a point of appropriation, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR Chapter 635, Division 415, Section 030 adopted November 13, 1991 shall be followed.

The use may be restricted if the quality of the source stream or downstream waters decreases to the point that those waters no longer meet existing state or federal water quality standards due to reduced flows.

Where two or more water users agree among themselves as to the manner of rotation in the use of water and such agreement is placed in writing and filed by such water users with the watermaster, and such rotation system does not infringe upon such prior rights of any water user not a party to such rotation plan, the watermaster shall distribute the water according to such agreement.

Prior to receiving a certificate of water right, the permit holder shall submit the results of a pump test meeting the department's standards, to the Water Resources Department. The Director may require water level or pump test results every ten years thereafter.

This permit is for the beneficial use of water without waste. The water user is advised that new regulations may require the use of best practical technologies or conservation practices to achieve this end.

By law, the land use associated with this water use must be in compliance with statewide land-use goals and any local acknowledged land-use plan.

Completion of construction and complete application of the water to the use shall be made on or before October 1, 2013. If the water is not completely applied before this date, and the permittee wishes to continue development under the permit, the permittee must submit an application for extension of time, which may be approved based upon the merit of the application.

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Within one year after complete application of water to the proposed use, the permittee shall submit a claim of beneficial use, which includes a map and report, prepared by a Certified Water Rights Examiner (CWRE).

Issued December /8 , 2008

for Phillip C. Ward, Director Water Resources Department

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AUG 26 2013

SALEM, OR

Application #	9-11/002	Permit #	9-16421

Public Notice Route Slip ... New Application Extension of Time per Division 315 Rules... (Extensions received on July 1, 2001 or after)

	per bivision 515 Rates (Extensions received on only 1, 2001 of altern
◆ WRIC	Money Receipted on: 8/26/13 nsion Specialist
15	Added to tracking spreadsheet
After fee	is receipted and app is added to spreadsheet, route to
+ Coai	Holmes
Ø	Publish on Public Notice (initial 30-day comment): Date of notice 9/10/13
ø	Update WRIS Database
ø	In the "PNotice Date" field Enter the date the Extension Application was published on the Public Notice.
∠d In	the "Ext Filed" field Enter the date the Extension Application was received.
☐ Yes or ☐	No: Return file to Extension Specialist after PN



8019 W. Quinault Avenue, Suite 201, Kennewick, Washington 99336 Ph: 509.735.7135 Fax: 509.735.7067

August 23, 2013

Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, OR 97301

RE: Extension Application for G-16421

To Whom It May Concer

APP-G-16902

Family Trust. Also enclos

G16421.

Enclosed please find an Port G - (642) and on behalf of my client, Heffernan of \$575 and a marked up copy of Permit

Should you have any que contact me.

Sincerely.

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AUG 26 2013

SALEM, OR

Molly Reid

Water Resources Analyst

Mally Reid

Cc: Chris/Donna Heffernan Sheldon/Justin Heffernan

File

Enclosures: Extension Application

Marked Up Copy of Permit G-16421

Check #002073



8019 W. Quinault Avenue, Suite 201, Kennewick, Washington 99336 Ph: 509.735.7135 Fax: 509.735.7067

August 23, 2013

Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, OR 97301

RE: Extension Application for G-16421

To Whom It May Concern:

Enclosed please find an extension application submitted on behalf of my client, Heffernan Family Trust. Also enclosed is a check in the amount of \$575 and a marked up copy of Permit G16421.

Should you have any questions regarding this application packet, please do not hesitate to contact me.

Sincerely,

Molly Reid

Water Resources Analyst

Mally Reid

RECEIVED BY OWRD

AUG 26 2013

SALEM, OR

Cc: Chris/Donna Heffernan Sheldon/Justin Heffernan

File

Enclosures: Extension Application

Marked Up Copy of Permit G-16421

Check #002073

Completeness Checklist for Permit Extension of Time Application

Minimum completeness criteria for Extension of Time Applications are set forth in OAR 690-086-0020(3) for NON-Municipal or NON-Quasi-Municipal permits and in OAR 690-086-0070(3) for Municipal or Quasi-Municipal permits.

9	1,	Pull the permit file. If a copy of the permit is not in the file, pull up an image of the permit in WRIS.
V	2.	Is the permit to be extended Non-Cancelled according to WRIS and the permit file?
_		If the permit has been cancelled, the Extension Application cannot be accepted.
9	3.	Is the extension applicant's name and mailing address supplied?
		If yes, is the applicant a permit holder of record (i.e., permit issued or assigned to them)?
		If the extension applicant is NOT a permit holder of record, a "Request for Assignment" must be accepted and processed <u>before</u> the Extension Application can be processed.
		If an Assignment has not yet occurred, and is not submitted with the Extension of Time Application, the application <u>cannot</u> be accepted.
	/	* NOTE: The applicant may_submit a complete "Request for Assignment," at the same time, which must include the statutory fee of \$85 for the assignment, required proof of ownership, or signature of previous permit holder, in addition to all necessary items required for the Extension of Time Application so that both applications can be accepted.
V	4.	Is the appropriate Extension of Time Application used?
		If the wrong application form is used, the Extension Application cannot be accepted.
		 If a Municipal or Quasi-Municipal permit, use: "Application for Extension of Time for Municipal and Quasi-Municipal Water Use Permits."
		• If a NON-Municipal or NON-Quasi-Municipal permit, use: "Application for Extension of Time for a Water Right Permit (Non-Municipal / Non-Quasi-municipal Water Use)."
1	5.	Are the requested date(s) for extension identified (Page 1)?
		• Check the permit to see if it includes a "B-Date" and/or a "C-Date."
		"B-Date" = date by which construction of the water delivery system for the permit is to be completed. "C-Date" = date by which full beneficial use of water under the permit is to be accomplished.
		NOTE: For permits with <u>both</u> a "B-Date and a "C-Date," the applicant will likely request an extension of both dates (i.e., to complete construction of the water delivery/distribution system <u>and</u> to apply water to full beneficial use). <u>Unless</u> , of course, construction of the water delivery system is complete. In which case, the applicant would likely only request an extension of the "C-Date" (i.e., to apply water to full beneficial use).
	/	For permits with <u>only</u> a "C-Date," the applicant will only be requesting an extension of the date in which to apply water to full beneficial use.
1	6.	Is the Extension Application signed (with an original signature) by permit holder(s) of record or an authorized agent? (If signed by agent, documentation from the permit holder(s) granting authorization for the agent to sign on their behalf must be provided or be present and current in the permit file.)
		If not signed by a permit holder of record or authorized agent, the Extension Application <u>cannot</u> be accepted.

NOTE: If the permit covers land that has been subdivided and assigned to different, individual parties... we only need signatures of the permit holder(s) of record for the portion of the permit

involved in the Extension of Time Application.

nicip	pal Permit Extension Applications: Ques. #5-C - Well location information provided and whether a permit amendment is necessary. Ques. #6 - Information provided on number of acres irrigated, if applicable. Ques. #7 - Description provided of remaining work left to be accomplished to perfect the permit. Ques. #8 - Description provided of estimated cost to complete the project associated with the permit. Ques. #9 - Explanation provided of why the permit has not been fully developed/perfected. Ques. #10 - Justification provided of why the requested time is necessary to complete project. ension Applications: Ques. #8 - Estimate provided of current peak water demand of the population served and the methodology used to make the estimate. Ques. #9 - Explanation provided of why the permit has not been fully developed/perfected. Ques. #10-A - Estimate provided of demand projection for the permit, the methodology used to make the estimate and anticipated date for full beneficial use of the permit. Ques. #10-B - For extension requests greater than 50 years, documentation provided that the demand projection is consistent with the lands and uses proposed to be served by the permit holder. Ques. #11 - Estimate of costs to complete the project and a summary of future schedule to complete construction / perfect the water right. Ques. #12 - Justification provided of why the requested time is necessary to complete project and/or apply water to full beneficial use.
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•	Ques. #12 - Justification provided of why the requested time is necessary to complete project and/or apply water to full beneficial
•	
	Ques. #14- A copy of any agreements regarding use of the undeveloped portion of the permit and maintaining the persistence of fish, if applicable.
•	Attachment A – A tabular inventory of the water supplier's water rights and any other water use authorizations.
for	the Assignment been paid?
sion	n of Time fee is \$575, and Request for Assignment fee is \$85)
	lication <u>cannot</u> be accepted. 19, contact the applicant to see if they can submit the fee with the
subr	ng, contact the applicant to see if they can submit the fee with the mitting the fee within one week, hold the Extension Application, e application will be returned (as we are required to keep any if retained by the Department as long as two weeks.
an	is not clear whether the application can be accepted, and Extension Application to Michele McAleer, or Annicipal applications. One will either: 1) accept the
	on; or 3) prepare a deficiency letter.
	Date: 9/50/2017
1	pp sssir tubi te, i t, it

13	CEIPT # 1	09755	SALEM, OR		INV	OICE#	G-1691	02
BY:					PE	RMIT	1	
040			THER (IDENTIE)		TRAI	NSFER	1-11	
CAS] CH	2012 [OTHER: (IDENTIFY)		TOTAL	REC'D	\$ 575	5.00
	1083	TREASURY	4170 WRD N	MISC CASH AC	CT		7)	i di
	0407	COPIES					\$	
		OTHER: (II	DENTIFY)				\$	
	00404/01				0 14			
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		MISCELLANEOUS					-	
	0407	COPY & TAPE FEE	S	46111		1	\$	-
	0410	RESEARCH FEES		CILI			\$	
	0408	MISC REVENUE:	(IDENTIFY)				\$	-
	TC162	DEPOSIT LIAB. (ID	DENTIFY)		1		\$	5.00
	0240	EXTENSION OF TI	ME				\$575	2.00
		WATER RIGHTS:		EXAM FEE			RECORD	FEE
	0201	SURFACE WATER		\$	020)2	\$	
	0203	GROUND WATER		\$	020)4	\$	
	0205	TRANSFER		\$			17.19	
		WELL CONSTRUC	TION	EXAM FEE			LICENSE	FEE
	0218	WELL DRILL CONS	STRUCTOR	\$	021	19	\$	
		LANDOWNER'S PE	ERMIT		022	20	\$	
		OTHER	(IDENTIFY)					•
-	0536	TREASURY	0437 WELL	CONST. STAR	TFEE		1 1-1	
	0211	WELL CONST STA	RT FFF	\$		CARD#		
	0210	MONITORING WEL	- 1	\$		CARD#		-
	02.0			4		OAILD II		
		OTHER	(IDENTIFY)			-		
	0607	TREASURY	0467 HYDR	O ACTIVITY	LIC NUM	BER		
	0233	POWER LICENSE	FEE (FW/WRD)				\$	
	0231	HYDRO LICENSE	FEE (FW/WRD)				\$	
		HYDRO APPLICAT	ION				\$	
_		TREASURY	OTHE	R / RDX				-
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	FUND		TITLE					
	OBJ. CODE		VENDOR #					
	DESCRIPTI	ON					\$	
-				-				

RECEIPT: 109755 DATED: 8-26-13 BY: BUILDINGON



Water Resources Department

North Mall Office Building 725 Summer Street NE, Suite A Salem, OR 97301-1271 503-986-0900 FAX 503-986-0904

September 10, 2013

REFERENCE: Application for Extension of Time

Dear Extension of Time Applicant:

The Water Right Services Division has received your application for an extension of time for **APPLICATION FILE #:** (1-16902 (Permit (1-16421)). Your application will be reviewed in the future. Following the review, you will receive a Proposed Final Order either approving or rejecting the extension of time request. A 45-day protest period begins upon issuance of the Proposed Final Order. After the protest period closes, a Final Order is issued.

If you are interested in having your application reviewed sooner, you may pay to have your file processed immediately, using the Reimbursement Authority program, which is described at: http://www.wrd.state.or.us/OWRD/mgmt_reimbursement_authority.shtml

You may continue the use of water under your water right until the Water Resources Department formally takes action on your extension application. If your permit includes conditions, water use reporting, water level measurement reporting, etc., you are required to comply with the conditions.

Any additional development that occurs after the expired completion date, identified on the permit or an extension order, can only be claimed upon an approved extension application.

If you have questions concerning your extension of time application, please contact Michele McAleer at (503) 986-0825. For general information about the Water Resources Department, you may contact the Water Resources' Customer Service Group at (503) 986-0801 or you may access the Department's website at: www.wrd.state.or.us.

EXTENSION REIMBURSEMENT AUTHORITY PROJECT R12135-11 FOR APPLICATION G-16902 PERMIT G-16421

Reimbursement Authority Process

Itemized Estimate Sheet

for

Extensions

	Est. Time (hr)	Individual	Est. Cost	Date	Act. Time (hr)	Actual Cost	Difference
Review Extension Request (Completeness Checklist)		Ann	\$0		0.0	\$0	\$0
2. Preparation of deficiency letter		Craig	\$0		0.0	\$0	\$0
3. Ground Water Review		Mike Z	\$0		0.0	\$0	\$0
4. Proposed Final Order		Ann	\$0		2.3	\$210	\$210
4a. Peer review		Ann	\$0		0.5	\$37	\$37
4b. Peer review		Dwight	\$0		0.1	\$12	\$12
5.Final Order		Craig	\$0		0.5	\$36	\$36
6. Project Management		Craig	\$0		0.5	\$46	\$46
7. Water right data record update		Cody	\$0		0.5	\$29	\$29
Total			\$0			\$370	\$370

Application #: G-

Transfer #

16902

Permit #: G-16421

RA#

Name of RA Applicant: R12135-11

Reimbursement Authority Process

Itemized Estimate Sheet

for

Extensions

	Est. Time (hr)	Individual	Est. Cost	Date	Act. Time (hr)
Review Extension Request (Completeness Checklist)	0.00	Ann	\$0		
2. Preparation of deficiency letter	0.00	Craig	\$0		
3. Ground Water Review	0.00	Mike Z	\$0		
4. Proposed Final Order	2.75	Ann	\$252	1/23	2.3
4a. Peer review	0.50	Ann	\$37	1/28	15
4b. Peer review	0.10	Dwight	\$12	3/28	, 7
5.Final Order	0.50	Craig	\$36	1/24	0.5 wis
6. Project Management	0.50	Craig	\$46	3/26	15
7. Water right data record update	0.50	Cody	\$29	3/28	15
Total	4.85	The state of the s	\$411		

\$400

Notes:

Craig Kohanek

From:	Molly Reid <mreid@gsiws.com></mreid@gsiws.com>
Sent:	Friday, January 24, 2014 11:43 AM
To:	Craig Kohanek
Subject:	Re: RA Agreement for Hefferman for R12135-11 involving application G-16902 and R12136-11 involving application G-17035
Thanks Craig. Heffernan	has a new email address: northslope@wildblue.net. Could you update the record? Thanks.
Sent from my iPhone	
> On Jan 24, 2014, at 11:	38 AM, "Craig Kohanek" < ron.c.kohanek@state.or.us> wrote:
>	
> Chris & Molly,	
>	
	the fully executed Applicant's Agreements signed by the required parties and a receipt for the pedited services. The agreements detail the terms and conditions that a Work Orders were services you requested.
>	
> If you have any question	ons concerning the agreements or the program, please contact me.
>	
>	
> R. Craig Kohanek	
> Water Rights Specialis	t e e e e e e e e e e e e e e e e e e e
> Reimbursement Author	rity
> Oregon Water Resource	es Department
> Phone: 503-986-0823	
> Fax: 503-986-0901	
> Ron.C.Kohanek@wrd.:	state.or.us <mailto:ron.c.kohanek@wrd.state.or.us></mailto:ron.c.kohanek@wrd.state.or.us>
>	
> <ra contract="" g-16902<="" td=""><td>executed.pdf></td></ra>	executed.pdf>
> <ra contract="" receipt.p<="" td=""><td></td></ra>	
> <ra contract="" g-17035<="" td=""><td>executed.pdf></td></ra>	executed.pdf>

Craig Kohanek

From:

Craig Kohanek

Sent:

Friday, January 24, 2014 11:38 AM

To:

'nslope@eoni.com'

Cc:

Molly Reid (MReid@gsiws.com); Ann Reece

Subject:

RA Agreement for Hefferman for R12135-11 involving application G-16902 and

R12136-11 involving application G-17035

Attachments:

RA contract G-16902 executed.pdf; RA contract receipt.pdf; RA Contract G-17035

executed.pdf

Chris & Molly,

Attached are copies of the fully executed Applicant's Agreements signed by the required parties and a receipt for the monies paid for these expedited services. The agreements detail the terms and conditions that a Work Orders were issued for the expedited services you requested.

If you have any questions concerning the agreements or the program, please contact me.

R. Craig Kohanek Water Rights Specialist Reimbursement Authority Oregon Water Resources Department

Phone: 503-986-0823 Fax: 503-986-0901

Ron.C.Kohanek@wrd.state.or.us



OREGON WATER RESOURCES DEPARTMENT

EXTENSION REIMBURSEMENT AUTHORITY APPLICANT'S AGREEMENT

Contract Number: R12135-11



This Agreement is between the Oregon Water Resources Department, hereafter OWRD, and Heffernan Family Trust hereafter Applicants, hereafter known together as the parties.

OWRD Information

Project Contact: Ann L. Reece Reimbursement Authority Oregon Water Resources Department

725 Summer Street, NE Salem, OR 97301-1271

Phone: 503-986-0834

Email: reeceal@wrd.state.or.us

Applicant's Information

Name: Chris Heffernan

Title: Owner

Company: Heffernan Family Trust Address: 63600 Viewpoint Lane

North Powder, OR 97867 Phone: 541-898-2507

Email: nslope@eoni.com

Applicant's Representative

Name: Molly Reid Title: Representative

Company: GSI Water Solutions

Address: 8019 W. Quinalt Ave, Suite 201

Kennewick, WA 99336 Phone: 509-735-7135 Email: mreid@gsiws.com

- 1. Purpose. The purpose of this Agreement is to expedite the processing of the Water Right Extension Application. (Application Number: G-16902)
- Authority. ORS 536.055 authorizes the OWRD to enter into a voluntary agreement with any
 applicant, permittee or regulated entity (collectively Applicant) for expediting or enhancing a
 regulatory process. In making this agreement, OWRD shall require the applicant to pay the full cost of
 expedited process.
- 3. Restrictions. Heffernan Family Trust and OWRD agree that this Agreement shall not be construed to restrict in any way the decisions and actions by OWRD. OWRD shall be free to exercise independent judgment consistent with existing laws and regulations.
- 4. Effective Date and Duration. Unless otherwise terminated by non-deposit of funds by the Applicant, this Agreement shall become effective on the date on which both parties have signed the Agreement and the full deposit of the estimated cost of the proposed service has been received by OWRD.
- 5. Consideration. Heffernan Family Trust shall pay OWRD in advance for actual costs incurred by OWRD. Heffernan Family Trust agrees to pay the full amount of § 400 to OWRD prior to commencement of any work stated in this Agreement. This payment will be placed in an account administered by OWRD and drawn upon as costs are actually incurred. If the actual cost of performing the work is less than payments received, OWRD will refund the unspent balance. If the actual cost of processing exceeds the estimate, the Applicant can either elect to terminate this Agreement or amend the Agreement to reflect the increase in cost. The costs stated in this Agreement do not include the statutory application processing and filing fees.
- 6. Confidentiality. Heffernan Family Trust agrees that any information provided to or acquired by OWRD under this Agreement will be subject to the Oregon Public Records Law and shall be considered public records.
- 7. Indemnity. Applicant shall defend, save, hold harmless, and indemnify the State of Oregon, OWRD, and their officers, employees, and agents from and against all claims, suits, actions, losses, damages, liabilities, costs and expenses of any nature resulting from or arising out of, or relating to the activities of Applicant or its representatives, officers, employees, contractors, or agents under this Agreement or with respect to the expedited service. The Applicant acknowledges that the Oregon Water Resources Department cannot and does not guarantee a favorable review under the subject regulatory process.

PCA 47126

- 8. Termination. Applicant may request to terminate this agreement only in writing at anytime during the process. The Applicant agrees to pay for the work done by the Reimbursement Authority personnel up until the time of the written termination request. OWRD, upon receiving such written termination request from the Applicant, will refund any unspent balance after paying the Reimbursement Authority personnel for the work done.
- 9. Funds Authorized and Available. By its execution of this Agreement, Applicants certifies that sufficient funds are authorized and available to cover the expenditures contemplated by this Agreement.
- 10. Duration of Estimate. The Estimate of Time to complete the work (including the required public notice and protest periods) is no later than one-hundred twenty (120) days once this Agreement has been fully executed and payment of the estimated cost deposited. However, this estimate is contingent on the Applicant's expeditious resolution of any deficiency and may be affected by the Department's work load. This Estimate of Time may become null and void after thirty (30) days from the date the Applicant's Agreement is mailed. If the Applicant's Agreement is not received by the Department within thirty (30) days of mailing the Agreement, the Applicant may need to re-apply for a new estimate.
- 11. Completion Date. OWRD, by the execution of this Agreement does not guarantee the completion date indicated in this Agreement. Completion date is only an estimate and may be affected by the Department's workload, issues arising from the processing of the requested services and Applicant's timely response to requests for additional information.
- 12. Captions. The captions or headings in this Agreement are for the convenience only and in no way define limit or describe the scope or intent of any provision of this Agreement.
- 13. Amendment and Merger. The terms of this Agreement shall not be waived, altered, modified, supplemented or amended in any manner whatsoever, except by written instrument signed by both parties. Such waiver, consent, modification or change, if made, shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements or representations, oral or written, not specified herein regarding this Agreement.
- 14. Signatures. All parties, by the authorized representative's signature below, hereby acknowledge that they have read this Agreement, understand it and agree to be bound by its terms and conditions.

Applicant: Name: Chris Heffernan

Title: Owner

Company: Heffernan Family Trust

Date: \- 22-14

Name: Ann L. Reece Water Rights and Adju

Mail signed Agreement to:

Ann L. Reece **Oregon Water Resources Department** 725 Summer Street NE, Suite A Salem, OR 97301-1271

PCA 47126

STATE OF OREGON

ER RESOURCES DEPARTMENT

RECEIPT # 110979

725 Summer St. N.E. Ste. A SALEM, OR 97301-4172 (503) 986-0900 / (503) 986-0904 (fax)

INVOICE #

	CHECK:#		Mefferman	PERMIT TRANSFER	G-16902
	X 2154			TOTAL REC'D	\$ 800,00
1083			D MISC CASH A		
0407	COPIES 47120	9400 R12	135-11 \$400 F	212136-11	\$
	_ OTHER: (IDENTIFY) Rein	t. Plan 024	Wthoeity	\$ 800,00
1000			OPERATING A		
	MISCELLANEOUS	3	1727		
0407	COPY & TAPE FE	ES			\$
0410	RESEARCH FEES				\$
0408	MISC REVENUE:	(IDENTIFY)			\$
TC162	DEPOSIT LIAB. (I				\$
0240	EXTENSION OF T				\$
	WATER RIGHTS:		EXAM FEE		RECORD FEE
0201	SURFACE WATER	i	\$	0202	\$
0203	GROUND WATER		\$	0204	\$
0205	TRANSFER		\$		
	WELL CONSTRUC	CTION	EXAM FEE		LICENSE FEE
0218	WELL DRILL CON		\$	0219	\$
0218	LANDOWNER'S P		48	0220	\$
	OTHER			4.34.137	
0536	TREASURY	0437 WEI	LL CONST. STAF	RT FEE	
0211	WELL CONST ST	ART FEE	\$	CARD #	
0210	MONITORING WE	ELLS	\$	CARD #	
	OTHER	(IDENTIFY)			
0607	THE STATE OF THE STATE OF	4.75	ORO ACTIVITY	LIC NUMBER	
0233	POWER LICENSE		ONO ACTIVITY	Elo Hombell	\$
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STATE OF OREGON

ER RESOURCES DEPARTMENT

RECEIPT # 110979

725 Summer St. N.E. Ste. A SALEM, OR 97301-4172

INVOICE #

	(503) 986-0900 / (503) 986-0904 (fax)					
REC	EIVED FROM	: Chaisa D	DOLALA HOF	Ferman	APPLICATION	G-16902
BY:		CHAI	CANCE III	121 10100	PERMIT	
					TRANSFER	
CAS			THER: (IDENTIFY)	-		
	Y I	X 2154			TOTAL REC'D	\$ 800,00
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			#400 R 12135			(e
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			4270 WRD O	PERATING A	CCT	
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	0407	COPY & TAPE FEE	S			\$
	0410	RESEARCH FEES				\$
	0408	MISC REVENUE: ((IDENTIFY)			\$
	TC162	DEPOSIT LIAB. (ID	ENTIFY)			\$
	0240	EXTENSION OF TIM	ME			\$
		WATER RIGHTS:		EXAM FEE		RECORD FEE
	0201	SURFACE WATER		\$	0202	\$
	0203	GROUND WATER		\$	0204	\$
	0205	TRANSFER		\$		
		WELL CONSTRUCT	TION	EXAM FEE		LICENSE FEE
	0218	WELL DRILL CONS	TRUCTOR	\$	0219	\$
		LANDOWNER'S PE	RMIT		0220	\$
		OTHER	(IDENTIFY)			
	0536	TREASURY	0437 WELL C	CONST. STAR	T FEE	
	0211	WELL CONST STAF	RTFEE	\$	CARD#	
	0210	MONITORING WEL	LS	\$	CARD#	
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Distribution - White Copy - Customer Yellow Copy - Fiscal Blue Copy - File Buff Copy - Fiscal

Oregon Water Resources Department

Extension Application

1/23/2014

002154

JAN 24 2014 OWRD

Ann Reece

From:

Ann Reece

Sent:

Wednesday, January 22, 2014 3:26 PM

To:

'nslope@eoni.com'; Molly Reid (MReid@gsiws.com)

Cc:

Craig Kohanek

Subject:

RA Agreement for Heffernan R-12135-11 for G-16902; R-12136 for G-17035

Attachments:

RA Contract G-17035.pdf; RA contract G-16902.pdf; scan_Receipt.PDF

SentFromSession:

REESE.reeceal.1/22/2014 2:34:42 PM

Dear Parties,

Please find the attached estimates and agreements to process your extensions. If the proposed agreements are acceptable to you, please return signed copies to our office along with the payments of the estimated costs to process the extensions.

I also attached a scan of the receipt for the two RA estimates. (Please note that the estimate request for Permit G-16386 referenced the application number as G-17037. The correct application number is G-17035.)

If you have any questions, please call me.

Best Regards,

Ann Reece

Water Right Services Division
Hydroelectric Analyst / Municipal Extension Specialist
Reimbursement Authority
Oregon Water Resources Department
725 Summer St. NE Suite A
Salem, OR 97301
503-986-0834
reeceal@wrd.state.or.us



OREGON WATER RESOURCES DEPARTMENT

EXTENSION REIMBURSEMENT AUTHORITY APPLICANT'S AGREEMENT

Contract Number: R12136-11



This Agreement is between the Oregon Water Resources Department, hereafter OWRD, and Heffernan Family Trust hereafter Applicants, hereafter known together as the parties.

OWRD Information

Project Contact: Ann L. Reece Reimbursement Authority Oregon Water Resources Department

725 Summer Street, NE Salem, OR 97301-1271 Phone: 503-986-0834

Email: reeceal@wrd.state.or.us

Applicant's Information

Name: Chris Heffernan

Title: Owner

Company: Heffernan Family Trust Address: 63600 Viewpoint Lane

North Powder, OR 97867 Phone: 541-898-2507

Email: nslope@eoni.com

Applicant's Representative

Name: Molly Reid Title: Representative

Company: GSI Water Solutions

Address: 8019 W. Ouinalt Ave. Suite 201

Kennewick, WA 99336 Phone: 509-735-7135 Email: mreid@gsiws.com

- 1. Purpose. The purpose of this Agreement is to expedite the processing of the Water Right Extension Application. (Application Number: G-17035)
- 2. Authority. ORS 536.055 authorizes the OWRD to enter into a voluntary agreement with any applicant, permittee or regulated entity (collectively Applicant) for expediting or enhancing a regulatory process. In making this agreement, OWRD shall require the applicant to pay the full cost of expedited process.
- 3. Restrictions. Heffernan Family Trust and OWRD agree that this Agreement shall not be construed to restrict in any way the decisions and actions by OWRD. OWRD shall be free to exercise independent judgment consistent with existing laws and regulations.
- 4. Effective Date and Duration. Unless otherwise terminated by non-deposit of funds by the Applicant, this Agreement shall become effective on the date on which both parties have signed the Agreement and the full deposit of the estimated cost of the proposed service has been received by OWRD.
- 5. Consideration. Heffernan Family Trust shall pay OWRD in advance for actual costs incurred by OWRD. Heffernan Family Trust agrees to pay the full amount of \$ 400 to OWRD prior to commencement of any work stated in this Agreement. This payment will be placed in an account administered by OWRD and drawn upon as costs are actually incurred. If the actual cost of performing the work is less than payments received, OWRD will refund the unspent balance. If the actual cost of processing exceeds the estimate, the Applicant can either elect to terminate this Agreement or amend the Agreement to reflect the increase in cost. The costs stated in this Agreement do not include the statutory application processing and filing fees.
- 6. Confidentiality. Heffernan Family Trust agrees that any information provided to or acquired by OWRD under this Agreement will be subject to the Oregon Public Records Law and shall be considered public records.
- 7. Indemnity. Applicant shall defend, save, hold harmless, and indemnify the State of Oregon, OWRD, and their officers, employees, and agents from and against all claims, suits, actions, losses, damages, liabilities, costs and expenses of any nature resulting from or arising out of, or relating to the activities of Applicant or its representatives, officers, employees, contractors, or agents under this Agreement or with respect to the expedited service. The Applicant acknowledges that the Oregon Water Resources Department cannot and does not guarantee a favorable review under the subject regulatory process.

PCA 47126

- 8. Termination. Applicant may request to terminate this agreement only in writing at anytime during the process. The Applicant agrees to pay for the work done by the Reimbursement Authority personnel up until the time of the written termination request. OWRD, upon receiving such written termination request from the Applicant, will refund any unspent balance after paying the Reimbursement Authority personnel for the work done.
- Funds Authorized and Available. By its execution of this Agreement, Applicants certifies that sufficient funds are authorized and available to cover the expenditures contemplated by this Agreement.
- 10. Duration of Estimate. The Estimate of Time to complete the work (including the required public notice and protest periods) is no later than one-hundred twenty (120) days once this Agreement has been fully executed and payment of the estimated cost deposited. However, this estimate is contingent on the Applicant's expeditious resolution of any deficiency and may be affected by the Department's work load. This Estimate of Time may become null and void after thirty (30) days from the date the Applicant's Agreement is mailed. If the Applicant's Agreement is not received by the Department within thirty (30) days of mailing the Agreement, the Applicant may need to re-apply for a new estimate.
- 11. Completion Date. OWRD, by the execution of this Agreement does not guarantee the completion date indicated in this Agreement. Completion date is only an estimate and may be affected by the Department's workload, issues arising from the processing of the requested services and Applicant's timely response to requests for additional information.
- 12. Captions. The captions or headings in this Agreement are for the convenience only and in no way define limit or describe the scope or intent of any provision of this Agreement.
- 13. Amendment and Merger. The terms of this Agreement shall not be waived, altered, modified, supplemented or amended in any manner whatsoever, except by written instrument signed by both parties. Such waiver, consent, modification or change, if made, shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements or representations, oral or written, not specified herein regarding this Agreement.
- 14. Signatures. All parties, by the authorized representative's signature below, hereby acknowledge that they have read this Agreement, understand it and agree to be bound by its terms and conditions.

Applicant:	
Name: Chris Heffernan	
Title: Owner	
Company: Heffernan Family Trust	
Date:	
For OWRD:	_
Name: Ann L. Reece	
Water Rights and Adjudication Division	
Date:	_
Mail signed Agreement to:	
Ann L. Reece	
Oregon Water Resources Department	
725 Summer Street NE, Suite A	
/25 Summer Street 112, Suite A	

PCA 47126

Salem, OR 97301-1271



GON WATER RESOURCES DEPART ENT

EXTENSION REIMBURSEMENT AU...ORITY ESTIMATE APPLICATION



ORS 536.055 authorizes the Oregon Water Resources Department to expedite or enhance regulatory processes voluntarily requested under the agreement.

The purpose of this application is to obtain estimates of the cost and time required to process a Water Right Extension Request. There is a non-refundable application fee of \$125.00 per request.

REQUEST	TYPE	FILE NUM	BER
×	Extension Request	Application Number Permit Number	G-16902 G-16421

	Applicant Information	Applicant's Representative/Contact		
Name:	Chris Heffernan	Molly Reid		
Title (optional):	Heffernan Family Trust	GSI Water Solutions, Inc.		
Address:	63600 Viewpoint Lane	8019 W. Quinault Avenue, Suite 201		
	North Powder, OR 97867	Kennewick, WA 99336		
Phone:	(541) 898-2507	(509) 735-7135		
E-Mail Address:	nslope@eoni.com	mreid@gsiws.com		

I certify that I (check one): \[\sum have previously filed an application for Extension of Time for a Water Right Permi \] am attaching the application for Extension of Time for a Water Right Permit and have the sum of the	
 I understand the following: That upon receipt of my non-refundable application fee in the amount of \$\sum_{125.00}\$, O notify me in writing of the estimates of cost and time frame for the expedited service. That this fee covers the reimbursement authority staff to evaluate and provide the estimate upon receiving the estimate I may agree or decline to enter into a formal contract initiate the expedited service. An incomplete or inaccurate application for Extension of Time for a Water Right Pertubucost to process my request. Expedited processing does not guarantee a favorable review of my request. 	imate for processing of the request. It to pay the estimated cost in advance to
You may request a one-hour conference with OWRD staff. The conference would only of and paid the estimated cost of processing your application. Please indicate your preference I do not want to schedule a one-hour conference with OWRD staff. I want to schedule a one-hour conference with OWRD staff to discuss my project. time, and that it may affect my total costs.	ce (check one):
Send completed Application and payment to: Oregon Water Resources Department Extension Reimbursement Authority Program 725 Summer St. NE, Suite A Salem, OR 97301-1271	JAN 2 1 2014
I certify that I am the (check one):	OWRD
Name: Chris Heffernan Signature: Chris Heffernan OWRD USE ONLY: Reimbursement Authority Number: R12 136 11	

STATE OF OREGON "'ATER RESOURCES DEPARTMENT

RECEIPT # 1109 32

RECEIPT: 110932

725 Summer St. N.E. Ste. A SALEM, OR 97301-4172

INVO.

		0 / (503) 986-0904 (fax)		G-17033
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ASH: (OTHER: (IDENTIF	FY)	TRANSFER TOTAL REC'D	1\$250,00
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40004	COPIES (IDENTIFY) RO	mousement	Huth	\$250.00
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	MISCELLANEOUS			
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0410	RESEARCH FEES			\$
0408	MISC REVENUE: (IDENTIFY)		- T	\$
TC162	DEPOSIT LIAB. (IDENTIFY)			\$
0240	EXTENSION OF TIME			\$
	WATER RIGHTS:	EXAM FEE		RECORD FEE
0201	SURFACE WATER	\$	0202	\$
0203	GROUND WATER	\$	0204	\$
0205	TRANSFER	\$		
	WELL CONSTRUCTION	EXAM FEE	-	LICENSE FEE
0218	WELL DRILL CONSTRUCTOR	\$	0219	\$
0210	LANDOWNER'S PERMIT	10 July 10 10 10	0220	\$
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STATE OF OREGON VATER RESOURCES DEPARTMENT

RECEIPT #

725 Summer St. N.E. Ste. A SALEM, OR 97301-4172

INVO. APPLICATION PERMIT TRANSFER TOTAL RECID \$250.

\$

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RECORD FEE

LICENSE FEE

(503) 986-0900 / (503) 986-0904 (fax) RECEIVED FROM: BY:

CASH: CHECK:# OTHER: (IDENTIFY)

TREASURY 1083 4170 WRD MISC CASH ACCT

COPIES 0407 (IDENTIFY) Rein't 455 44 OTHER:

0243 I/S Lease

0218

0244 Muni Water Mgmt. Plan_

0202

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0219

0220

LIC NUMBER

CARD #

CARD #

WRD OPERATING ACCT 4270

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MISCELLANEOUS

0407 **COPY & TAPE FEES** 0410 RESEARCH FEES

0408 MISC REVENUE: (IDENTIFY) TC162 DEPOSIT LIAB. (IDENTIFY)

0240 **EXTENSION OF TIME**

WATER RIGHTS: SURFACE WATER 0201

0203 **GROUND WATER** 0205 TRANSFER WELL CONSTRUCTION

> WELL DRILL CONSTRUCTOR LANDOWNER'S PERMIT

OTHER

(IDENTIFY)

0536 TREASURY 0437 WELL CONST. START FEE

0211 WELL CONST START FEE 0210 MONITORING WELLS

OTHER (IDENTIFY)

0467 HYDRO ACTIVITY 0607 TREASURY 0233 POWER LICENSE FEE (FW/WRD)

0231 HYDRO LICENSE FEE (FW/WRD) HYDRO APPLICATION

> TREASURY OTHER / RDX

FUND TITLE

OBJ. CODE **VENDOR#**

RECEIPT: 110932

DESCRIPTION

Distribution - White Copy - Customer, Yellow Copy - Fisc

Craig Kohanek

From:

Mishelle Sumption

Sent:

Tuesday, January 21, 2014 10:49 AM

To:

Morgan Graham; Sandra Todd

Cc:

Salem Opeifa; Craig Kohanek; Ann Reece; Sarah Henderson

Subject:

RE: EXTENSION REQUEST

Morgan,

Your project is R12135 -11 PCA 47126

Thank you.

Mishelle

From: Morgan Graham

Sent: Tuesday, January 21, 2014 10:19 AM

To: Sandra Todd

Cc: Salem Opeifa; Craig Kohanek; Mishelle Sumption; Ann Reece; Sarah Henderson

Subject: EXTENSION REQUEST

Hello,

Applicant: Chris Heffernan

Related to Application # G-16902

Receipt # 110932

Thank you!

Morgan

Receptionist/Office Specialist 1

503.986.0900

Mailing List for FO Copies

Application #G-16902

Original mailed to applicant with claim of beneficial use form:

HEFFERNAN FAMILY TRUST ATTENTION: CHRIS HEFFERNAN 63600 VIEWPOINT LANE NORTH POWDER OR 97867

Copies sent to:

1. WRD - File # G-16902

2. WRD - Ken Stahr

FO and Map Copies sent to (remember to reduce copy margins):

3. WRD - Watermaster District #: 8

4. WRD - Regional Manager: EASTERN

5. WRD - EASTERN Regional Well Inspector

Copies sent to Other Interested Persons (CWRE, Agent, Commenter, etc.)

"\$10 LETTER" sent to Interested Persons who have not protested or paid for copies 1.

CASEWORKER: Kerry Kavanagh

Oregon Water Resources Department Water Rights Division

Water Rights Application Number G-16902

Final Order

Hearing and Appeal Rights

Under the provisions of ORS 537.170 and ORS 537.622, the applicant may request a contested case hearing by submitting the information required for a protest under ORS 537.153(6) or ORS 537.621(7) to the Department within 14 days after the date of mailing of this order as shown below. If a contested case hearing is requested, the Department must schedule one. In the contested case hearing, however, only those issues based on the modifications to the Proposed Final Order may be addressed.

ORS 536.075 allows for additional appeal rights for other than contested case. This is a Final Order in other than contested case. This order is subject to judicial review under ORS 183.484. Any petition for judicial review must be filed within the 60 day time period specified by ORS 183.484(2). Pursuant to ORS 536.075 and OAR 137-004-0080 you may either petition for judicial review or petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied.

This statement of judicial review rights does not create a right to judicial review of this order, if judicial review is otherwise precluded by law. Where no changes have been made to a Proposed Final Order on a water right application and no protests have been filed during the protest period, the Final Order is not subject to judicial review.

Application History

On July 2, 2007, HEFFERNAN FAMILY TRUST submitted an application to the Department for a water use permit. The Department issued a Proposed Final Order on June 10, 2008. The protest period closed July 25, 2008, and no protest was filed.

The proposed use would not impair or be detrimental to the public interest, but the Department's continuing evaluation reveals that the Proposed Final Order requires modification to correctly describe a standard condition, an additional standard condition, and to omit an unnecessary condition.

The Proposed Final Order described the following condition:

If the riparian area is disturbed in the process of developing a point of diversion, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR Chapter 635, Division 415, Section 030 adopted November 13, 1991 shall be followed.

The condition as modified in the attached permit is:

If the riparian area is disturbed in the process of developing a point of appropriation, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR Chapter 635, Division 415, Section 030 adopted November 13, 1991 shall be followed.

The Proposed Final Order described the following condition, which has been omitted in the attached permit due to redundancy:

The use of water shall be limited when it interferes with any prior surface or ground water rights.

The condition included in the attached permit is:

Prior to using water from any well listed on this permit, the permittee shall ensure that the well has been assigned an OWRD Well Identification Number (Well ID tag), which shall be permanently attached to the well. The Well ID shall be used as a reference in any correspondence regarding the well, including any reports of water use, water level, or pump test data.

Order

Application G-16902 therefore is approved with the above modifications to the Proposed Final Order, and Permit G-16421 is issued as limited by the conditions set forth therein.

DATED December 18, 2008

for Phillip C. Ward, Director Water Resources Department

This document was prepared by Kerry Kavanagh. If you have any questions about any of the statements contained in this document I am most likely the best person to answer your questions. You can reach me at 503-986-0816.

If you have questions about how to file a protest or a request for standing, please refer to the section in this Final Order entitled "Hearing and Appeal Rights". If you have previously filed a protest and want to know its status, please contact Patricia McCarty at 503-986-0820.

If you have other questions about the Department or any of its programs please contact our Customer Service Group at 503-986-0801.

Address all other correspondence to: Water Rights Section, Oregon Water Resources Department, 725 Summer St NE Ste A, Salem OR 97301-1266, Fax: 503-986-0901.

STATE OF OREGON

COUNTY OF UNION

PERMIT TO APPROPRIATE THE PUBLIC WATERS

THIS PERMIT IS HEREBY ISSUED TO

HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

The specific limits and conditions of the use are listed below.

APPLICATION FILE NUMBER: G-16902

SOURCE OF WATER: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN

PURPOSE OR USE: IRRIGATION USE ON 1191.0 ACRES

MAXIMUM RATE: 14.9 CUBIC FEET PER SECOND

PERIOD OF USE: MARCH 1 THROUGH OCTOBER 31

DATE OF PRIORITY: JULY 2, 2007

WELL LOCATIONS:

WELL 1 - SW ¼ NW ¼, SECTION 34, T5S, R39E, W.M.; 2640 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 2 - NW ¼ NW ¼, SECTION 34, T5S, R39E, W.M.; 25 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 3 - NW ½ SW ½, SECTION 27, T5S, R39E, W.M.; 2254 FEET NORTH AND 60 FEET EAST FROM SW CORNER, SECTION 27

WELL 4 - SW 1/4 SE 1/4, SECTION 27, T5S, R39E, W.M.; 25 FEET NORTH AND 3300 FEET EAST FROM SW CORNER, SECTION 27

WELL 5 - SW ¼ SW ¼, SECTION 26, T5S, R39E, W.M.; 25 FEET NORTH AND 25 FEET EAST FROM SW CORNER, SECTION 26

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 and 3.0 acre-feet for each acre irrigated during the irrigation season of each year.

THE PLACE OF USE IS LOCATED AS FOLLOWS:

SW ¼ SW ¼ 38.0 ACRES SE ¼ SW ¼ 10.0 ACRES SECTION 26

THE PLACE OF USE IS LOCATED AS FOLLOWS (CONTINUED):

```
NE % NE % 15.0 ACRES
NW 1/4 NE 1/4 38.0 ACRES
SW 1/4 NE 1/4 38.0 ACRES
SE 1/4 NE 1/4 30.0 ACRES
SW 1/4 NW 1/4 40.0 ACRES
SE 1/4 NW 1/4 38.0 ACRES
NE ¼ SW ¼ 40.0 ACRES
NW 1/4 SW 1/4 40.0 ACRES
SW 1/4 SW 1/4 22.0 ACRES
SE 1/4 SW 1/4 40.0 ACRES
NE ¼ SE ¼
            6.0 ACRES
NW 1/4 SE 1/4 32.0 ACRES
SW 1/4 SE 1/4 25.0 ACRES
SE 1/4 SE 1/4 10.0 ACRES
     SECTION 27
NE ¼ NE ¼ 28.0 ACRES
NW 1/4 NE 1/4 38.0 ACRES
SW 1/4 NE 1/4 35.0 ACRES
SE ¼ NE ¼ 40.0 ACRES
NE 1/4 SE 1/4 35.0 ACRES
NW 1/4 SE 1/4 35.0 ACRES
SW 1/4 SE 1/4 35.0 ACRES
SE ¼ SE ¼ 35.0 ACRES
     SECTION 28
NE % NE % 30.0 ACRES
NW 1/4 NE 1/4 40.0 ACRES
SW 1/4 NE 1/4 40.0 ACRES
SE % NE % 40.0 ACRES
NE ¼ NW ¼ 38.0 ACRES
NW 1/4 NW 1/4 38.0 ACRES
SW 1/4 NW 1/4 38.0 ACRES
SE 1/4 NW 1/4 38.0 ACRES
NE 1/4 SW 1/4 38.0 ACRES
NW 1/4 SW 1/4 38.0 ACRES
NE ¼ SE ¼ 30.0 ACRES
NW 1/4 SE 1/4 40.0 ACRES
```

TOWNSHIP 5 SOUTH, RANGE 39 EAST, W.M.

Measurement, recording and reporting conditions:

A. Before water use may begin under this permit, the permittee shall install a totalizing flow meter or other suitable measuring device as approved by the Director at each point of appropriation. The permittee shall maintain the meter or measuring device in good working order, shall keep a complete record of the amount of water used each month, and shall submit a report which includes the recorded water use measurements to the Department annually or more frequently as

SECTION 34

may be required by the Director. Further, the Director may require the permittee to report general water-use information, including the place and nature of use of water under the permit.

B. The permittee shall allow the watermaster access to the meter or measuring device; provided however, where the meter or measuring device is located within a private structure, the watermaster shall request access upon reasonable notice.

The wells shall produce ground water only from the basalt or other bedrock ground water reservoir.

The wells shall be fitted with dedicated measuring tubes to allow unobstructed access for water-level measurements.

The wells shall be cased and sealed in such a manner to develop a single basalt or other bedrock aquifer.

The Department requires the water user to obtain, from a qualified individual (see below), and report annual static water levels for each well on the permit. The static water level shall be measured in the month of March. Reports shall be submitted to the Department within 30 days of measurement.

The permittee shall report an initial March static water-level measurement once well construction is complete and annual measurements thereafter. Annual measurements are required whether or not the well is used. The first annual measurement will establish a reference level against which future measurements will be compared. However, the Director may establish the reference level based on an analysis of other water-level data. The Director may require the user to obtain and report additional water levels each year if more data are needed to evaluate the aquifer system.

All measurements shall be made by a certified water rights examiner, registered professional geologist, registered professional engineer, licensed well constructor or pump installer licensed by the Construction Contractors Board. Measurements shall be submitted on forms provided by, or specified by, the Department. Measurements shall be made with equipment that is accurate to at least the standards specified in OAR 690-217-0045. The Department requires the individual performing the measurement to:

- A. Associate each measurement with an owner's well name or number and a Department well log ID; and
- B. Report water levels to at least the nearest tenth of a foot as depth-to-water below ground surface; and
- C. Specify the method of measurement; and
- D. Certify the accuracy of all measurements and calculations reported to the Department.

The water user shall discontinue use of, or reduce the rate or volume of withdrawal from, the well(s) if any of the following events occur:

- A. Annual water-level measurements reveal an average water-level decline of three or more feet per year for five consecutive years; or
- B. Annual water-level measurements reveal a water-level decline of 15 or more feet in fewer than five consecutive years; or
- C. Annual water-level measurements reveal a water-level decline of 25 or more feet; or
- D. Hydraulic interference leads to a decline of 25 or more feet in any neighboring well with senior priority.

The period of restricted use shall continue until the water level rises above the decline level which triggered the action or the Department determines, based on the permittee's and/or the Department's data and analysis, that no action is necessary because the aquifer in question can sustain the observed declines without adversely impacting the resource or causing substantial interference with senior water rights. The water user shall not allow excessive decline, as defined in Commission rules, to occur within the aquifer as a result of use under this permit. If more than one well is involved, the water user may submit an alternative measurement and reporting plan for review and approval by the Department.

Prior to using water from any well listed on this permit, the permittee shall ensure that the well has been assigned an OWRD Well Identification Number (Well ID tag), which shall be permanently attached to the well. The Well ID shall be used as a reference in any correspondence regarding the well, including any reports of water use, water level, or pump test data.

STANDARD CONDITIONS

Failure to comply with any of the provisions of this permit may result in action including, but not limited to, restrictions on the use, civil penalties, or cancellation of the permit.

If the number, location, source, or construction of any well deviates from that proposed in the permit application or required by permit conditions, this permit may not be valid, unless the Department authorizes the change in writing.

If substantial interference with a senior water right occurs due to withdrawal of water from any well listed on this permit, then use of water from the well(s) shall be discontinued or reduced and/or the schedule of withdrawal shall be regulated until or unless the Department approves or implements an alternative administrative action to mitigate the interference. The Department encourages junior and senior appropriators to jointly develop plans to mitigate interferences.

The well(s) shall be constructed in accordance with the General Standards for the Construction and Maintenance of Water Wells in Oregon. The works shall be equipped with a usable access port, and may also include an air line and pressure gauge adequate to determine water level elevation in the well at all times.

If the riparian area is disturbed in the process of developing a point of appropriation, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR Chapter 635, Division 415, Section 030 adopted November 13, 1991 shall be followed.

The use may be restricted if the quality of the source stream or downstream waters decreases to the point that those waters no longer meet existing state or federal water quality standards due to reduced

Where two or more water users agree among themselves as to the manner of rotation in the use of water and such agreement is placed in writing and filed by such water users with the watermaster, and such rotation system does not infringe upon such prior rights of any water user not a party to such rotation plan, the watermaster shall distribute the water according to such agreement.

Prior to receiving a certificate of water right, the permit holder shall submit the results of a pump test meeting the department's standards, to the Water Resources Department. The Director may require water level or pump test results every ten years thereafter.

This permit is for the beneficial use of water without waste. The water user is advised that new regulations may require the use of best practical technologies or conservation practices to achieve this end.

By law, the land use associated with this water use must be in compliance with statewide land-use goals and any local acknowledged land-use plan.

Completion of construction and complete application of the water to the use shall be made on or before October 1, 2013. If the water is not completely applied before this date, and the permittee wishes to continue development under the permit, the permittee must submit an application for extension of time, which may be approved based upon the merit of the application.

Within one year after complete application of water to the proposed use, the permittee shall submit a claim of beneficial use, which includes a map and report, prepared by a Certified Water Rights Examiner (CWRE).

Issued December /8, 2008

for Phillip C. Ward, Director Water Resources Department

FO Checklist

Application #: G-16902 Applicant: CHRIS HEFFERNAN HEFFERNAN FAMILY TRUST Name and/or address has changed or been assigned Yes No Respond to significant comments, issues, or disputes related to the proposed use of water. Affected landowner(s) have been notified \square N/A \square Yes \square No, send a letter to landowners before FO issuance. Verify names/addresses of affected landowners, and those who commented and/or paid \$10 fee. \(\sim N/A \) Include fish screen form if ODFW requested screening condition and rate < 0.5 CFS ∠N/A □ Yes □ No PFO conclusions require modification due to typos, errors or omission of conditions Yes \(\text{No} \)

If so: \(\text{Reparties} \)

Add \(\text{Tp} \)

Omit Interferes SWW If GW and interference, copy form for Stahr. DN/A Water Amount (Q) Base Fee 1st CFS/AF \$150 / \$250 \$300 / \$500 Addl @ Addl @ Add'l □ POD/POA □ use (base) (Q) (total exam fee) **EXAM FEE REQUIRED** RECORDING FEE REQUIRED **EXAM FEE PAID** RECORDING FEE PAID STILL OWED STILL OWED FO w/ permit # 9-16421 FO w/ draft permit; still needed: FO to deny refund \$ fees easement st water contract approved dam plans & specs land use approval

The purpose of this checklist is to be used as a working document by Department staff to aid in the production of the related Initial Review, Proposed Final Order, or Final Order. It is not intended to be a complete record of all factors which were considered to produce the document, nor is it intended to serve any purpose other than that stated above. The related Initial Review, Proposed Final Order, or Final Order is intended to stand alone as the record of factors considered in its production.

Peer Reviewer: Brook Geffen

Name: Kerry Kavanagh

Date: 12/1/2008

PFO Checklist

Shortcomings p		
IR Date _ 2-	preventing PFO? Y / N Public Not	Should process continue? Y / N 4-11-08 tice Date 4-1-08 Comments received? Y / N
Was additional	information requested in	the IR? Y/ N If so, do we now have enough info to do the PFO? Y/ N
Was the applica	tion filed after 10/23/99?	N (If not, add A date requirement)
B.O.R. or Doug	g Co. project Y / Oon	ntract in file? N contract #
IR identifies as	DEQ 303d? Y / N / NA	Comments received? Y / N
Is second gw re	eview necessary? Y / N	NA Complete? Y / N
Water Availab	ility OK / REDONE / NA	A)
Have conflicts	been addressed? Y / N /	<u></u>
Changes from l	R determinationsR	Perised may rec'd 4-1608-Neg in IR L of Porl - total across = 11818.0ac ISW Sec26; SWAE Sec 28; NEWSBUESE Sec 34
clarif	y Well #3 8	of Por to total across = 1188.0ac
DR	n NESW el NW	ISW Sec 26; SWAE Sec 28; NEWESE SEC 34
Liv	nut a to 14.	.9 cfs (1191.0 ac x 180 = 14.88 cfs - sound)
sww If GW	and interference, copy form	n for Stahr.
Copy to Re	eg Manager _ E eg Well Insp	n for Stahr. WM CWRE Agent
Copy to Re	eg Manager	m for Stahr. WM
Copy to Re	eg Manager	WMAgentAgent
Copy to Re	eg Manager E eg Well Insp tel landonner	WM_ CWRE Agent Water Amount (Q) 1st CFS/AF
Copy to Re	eg Manager	WMAgent
Copy to Re	eg Manager	WM_ CWRE Agent Water Amount (Q) 1st CFS/AF
Copy to Re E. R Affect	Base Fee \$150 / \$250 \$300 / \$500	
Copy to Re E. R Affect	Base Fee \$150 / \$250 \$300 / \$500 REQUIRED	
Fees EXAM FEE	Base Fee \$150 / \$250 \$300 / \$500 REQUIRED PAID Landonna T Base Fee \$150 / \$250 \$300 / \$500	WM

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IR CHECKLIST

5 papered wells

Application #: G-16902 Applicant: CHRIS HEFFERNAN; HEFFERNAN FAMILY TRUST
Use(s): IRRIGATION USE ON 1059.75-ACRES Priority Date: July 2, 2007
MU or QM DNA will complete construction within 20 years □ Fujii reviewed recommendations
Is the application complete? No a Yes Need & loo EXAM (lue to amendment) Lund Use, land lesc. Need beller my showing amended PoA of our ORS 538 prohibits use No a Yes If so, do not do an IR, return the application & fees to the applicant.
DIV 9 □ NA □ will likely be available □ will not likely be available ☑ will, if properly conditioned
classify as surface water well has PSI with
(include basin map if true) well is within □ 1N 3E 20, 21, 28, 29 □ GWLA □ CGWA
GW conditions 7N, basalt or other gu reservoir & special
✓ DIVISION 33 ✓ NA □ No □ above Bonneville, and □ not allowed 4/15 - 9/30 □ below Bonneville □ statewide
SW Availability NA = 80% live = 50% storage
Use DWF's nonstandard W/A memo if the source is a Drews Reservoir tributary; the Snake River; the Columbia River; the North Umpqua River below Rock Creek; or within the drainages of the Lost River, Chehalem Creek, or Champoeg Creek (including Mission & Case Creeks)
∠ POU conflict □ NA No □ No, different sources □ No, make up a deficiency in rate □ No, existing not at max. rate
□ Yes
Use is supplemental, checked for primary rights → NA □ Yes limits
Requested Use/Rate/Season IR/6108.75 15.0 cf3 Mar 1 - Oct 31
Allowed Use/Rate/Season +086 ac x /80 = +3.58 cfs = 14.98 = 15.0 cfs /80 Duty 3
Land use
Conditions: 7N, basalt or other & special, LARGE
□ Small ≤ 0.1 CFS, ≤ 9.2 AF, □ Medium > 0.1 and < 1.5 CFS, > 9.2 and < 100 AF, □ Large ≥ 1.5 CFS, ≥ 100 AF Use at least "Medium" when the source is Siltcoos Lake, Sandy Basin GW, or stored water with a contract. Use "Large" for temp control (including NU), or HC above a SWW, Tenmile Lake, or if applicant is a government entity Use "Large-7g" or "Large-7i" if GW recommends 7g or 7i Use "Large with totalizing flow meter" for IR permits in South Salem Hills or IR over 10 Ac. in Stage Gulch CGWA
Stream is withdrawn NA No Yes, allows use/season
Basin Maps have been checked NA - Yes limits
(If shove or within notify Parks)

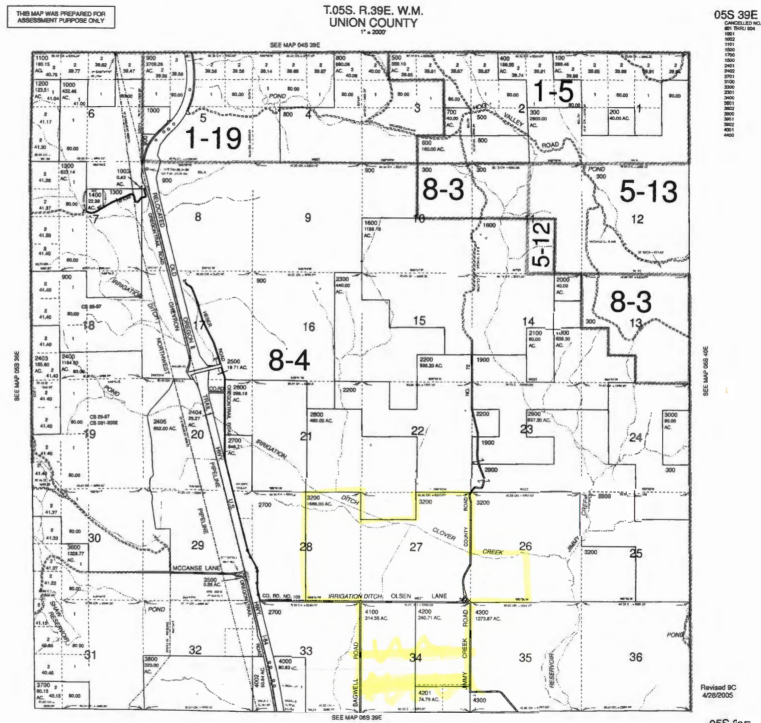
Use is within a high priority area for streamflo	ow restoration NA No Yes
∠Letter format good □ limited □ ba	ad □ bad w/ rate reduction opportunity □ bad w/ HC opportunity
POD is within North Umpqua settlement reach	h and the spreadsheet was updated NA Ves
✓ Forms ►NA □ DIV 33 □ basin map □ HC	except □ spring description other
M. C. Alexander (Vinc)	
Copy to NWR WM# 8	□ ODFW □ CRIFC
□ NCR □ agent	□ DEQ □ US Fish & Wildlife
☐ SWR ☐ CWRE	□ DOA □ NW Planning Council □ State Parks □ CTUIR
□ DOA Food Safety Division	□ city
(bottled water)	(w/in 5-mile muni wells)
(bottled water) E Reg. Well Irapector	·
Prior to permit, applicant must submit ANA	storage contract = easement = plans/specs = evidence of well repair
App and map meet min. requirements 12 res	No Need better copy of amended map (If not, send IR certified) tax/ots, mainline
E-mailed Tim, including note if negative? □ No	
Fees 150 CFS	Base
AF \$2050	Up to 1 CFS
2901	14 Add'1 CFS @ 9/00 1400
Received 6-2907 \$2050 (see DWF memo)	Up to 20 AF
Reaven men	Add'l AF @
(su	Add'l POD/POA use +
2	1900
Part 2050	Ditain 100 Hodanou
- 1900	Exam Fee Paid
- Need \$150 Rea	orlin Tec Still Owed
· @ PFO -cc: to affected law	lonners P clanifying 20.0 Ac in GWGW Sec 27, T55, R39E, W. P Clanifying 20.0 Ac in GWGW Sec 27, T55, R39E, W. P To IR-increased acreage to 1198 acres & Q to 15.0 cfs. Superceding gwreview—See Ivan Galls 2-25-08 emile ne to americal Q
2-25-00 Appliant and email	o IR - increased acreage to 1198 acres & Q to 15,0 cf
-noted in Mike Zwarts 3-4-08	superceding gwreven- See Ivan Galls J-25-00 of
· Need 7100 EXAM Fee - a	al to arrotated the
3-2/ Name: <u>Kerry Kavanagh</u> Date: <u>-1/4/2008</u>	
The purpose of this checklist is to be used as a working document	t by Department staff to aid in the production of the related Initial Review, Proposed Final Order, or rs which were considered to produce the document, nor is it intended to serve any purpose other than
	er, or Final Order is intended to stand alone as the record of factors considered in its production.

Application #: G-16902 Applicant: CHRIS HEFFERNAN; HEFFERNAN FAMILY TRUST

· Need land vs degal desc. -TL 4200, See 34, T55, R39E, WM. Revised 10/11/07

WORK COPY)

Tax Lots 3200 4/00 4300



APP NO 6-16902

05S 39E

App:G 16902 * 団 **Contact Information Documents** View all scanned documents ▶ Platcard ▶ Conflict Report ▼ Application: G 16902 digital map **▼** Current contact information ▶ Received: 7/2/2007 POD Characteristics HEFFERNAN FAMILY TRUST **CHRIS HEFFERNAN** Application Workflow ▼ Water Availability 63600 VIEWPOINT LANE Action Date Result Completed By NORTH POWDER, OR 97867 ▼ JIMMY CR > POWDER R - AT MOUTH (50%, 80%) Application Filed 7/10/2007 POD: 1, 2, 3, 4, 5 Water Right Information Ground Water Review 10/12/2007 MIKEZWART IR Checklist Status: Non-Cancelled Digital Map County: Union File Folder Location: Salem **1** Point(s) of Diversion ▼ POD 1 - A WELL > CLOVER CREEK **▼** Description Name: WELL 1 ▶ T-R-S-QQ: 5.00S-39.00E-34-SW NW Location Description: 2640 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34 **▼ POD Rate** Max Rate (cfs) Rate (cfs) Max Volume (af) Volume (af) 13.61 2.722(est) **▼ IRRIGATION (Primary)** Max Volume (af) Volume (af) Rate/Acre Dity Start Date End Date Remarks Priority Date | Max Rate (cfs) | Rate (cfs) 10/31 7/2/2007 13.61 2.722(est) 3/1 ▼ POD 2 - A WELL > CLOVER CREEK **▼** Description Name: WELL 2 ▶ T-R-S-QQ: 5.00S-39.00E-34-NW NW Location Description: 25 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34 ▼ POD Rate Max Rate (cfs) Rate (cfs) Max Volume (af) Volume (af) 2.722(est) 13.61 ▼ IRRIGATION (Primary) Priority Date | Max Rate (cfs) | Rate (cfs) | Max Volume (af) | Volume (af) | Rate/Acre | Duty | Start Date | End Date | Remarks 7/2/2007 13.61 2.722(est) 3/1 10/31 **▼ POD 3 - A WELL > CLOVER CREEK ▼** Description Name: WELL 3 ▶ T-R-S-QQ: 5.00S-39.00E-28-SE NE ▶ Location Description: 2640 FEET NORTH FROM SE CORNER, SECTION 28 **▼ POD Rate**

Max Rate (cfs) Rate (cfs) Max Volume (af) Volume (af)

13.61 2.722(est)

▼ IRRIGATION (Primary)

Priority Date	Max Rate (cfs)	Rate (cfs)	Max Volume (af)	Volume (af)	Rate/Acre	Duty	Start Date	End Date	Remarks	
7/2/2007	13.61	2.722(est)					3/1	10/31		

▼ POD 4 - A WELL > CLOVER CREEK

▼ Description

Name: WELL 4

▶ T-R-S-QQ: 5.00S-39.00E-27-SW SE

▶ Location Description: 25 FEET NORTH AND 3300 FEET EAST FROM SW CORNER, SECTION 27

▼ POD Rate

	Max Rate (cfs)	Rate (cfs)	Max Volume (af)	Volume (af)
<i>V</i>	13.61	2.722(est)		

▼ IRRIGATION (Primary)

Priority Date	Max Rate (cfs)	Rate (cfs)	Max Volume (af)	Volume (af)	Rate/Acre	Duty	Start Date	End Date	Remarks	
7/2/2007	13.61	2.722(est)					3/1	10/31		

▼ POD 5 - A WELL > CLOVER CREEK

▼ Description

Name: WELL 5

▶ T-R-S-QQ: 5.00S-39.00E-26-SW SW

▶ Location Description: 25 FEET NORTH AND 25 FEET EAST FROM SW CORNER, SECTION 26

▼ POD Rate

	Max Rate (cfs)	Rate (cfs)	Max Volume (af)	Volume (af)
V	13.61	2.722(est)		

▼ IRRIGATION (Primary)

	Priority Date	Max Rate (cfs)	Rate (cfs)	Max Volume (af)	Volume (af)	Rate/Acre	Duty	Start Date	End Date	Remarks	
V	7/2/2007	13.61	2.722(est)					3/1	10/31		ĺ

Place(s) of Use Add TRS grouping

▼ Use - IRRIGATION (Primary) - 1086.0 acres; Priority Date: 7/2/2007

T-R-S	QQ	DLC	Gov't Lot	Taxlot	Acres	Status	Inchoate Info	Remarks
5.00S-39.00E-26	NE SW				2.0	NC		
5.00S-39.00E-26	NW SW				17.0	NC		
5.00S-39.00E-26	SW SW				38.0	NC		
5.00S-39.00E-26	SE SW				5.0	NC		
5.00S-39.00E-27	NE NE				7.0	NC		
5.00S-39.00E-27	NW NE				38.0	NC		
5.00S-39.00E-27	SW NE				30.0	NC		
5.00S-39.00E-27	SE NE				25.0	NC		
5.00S-39.00E-27	SW NW				25.0	NC		
5.00S-39.00E-27	SE NW				30.0	NC		

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5.00S-39.00E-27	NE SW	40.0	NC	
5.00S-39.00E-27	NW SW	40.0	NC	
5.00S-39.00E-27	SW SW	20.0	NC	
5.00S-39.00E-27	SE SW	40.0	NC	
5.00S-39.00E-27	NW SE	30.0	NC	
5.00S-39.00E-27	SW SE	22.5	NC	
5.00S-39.00E-27	SE SE	10.0	NC	
5.00S-39.00E-28	NE NE	19.07	NC	
5.00S-39.00E-28	NW NE	22.9	NC	
5.00S-39.00E-28	SW NE	38.99	NC	
5.00S-39.00E-28	SE NE	29.04	NC	
5.00S-39.00E-28	NE SE	33.0	NC	
5.00S-39.00E-28	NW SE	33.0	NC	
5.00S-39.00E-28	SW SE	33.0	NC	
5.00S-39.00E-28	SE SE	33.0	NC	
5.00S-39.00E-34	NE NE	20.0	NC	
5.00S-39.00E-34	NW NE	39.0	NC	
5.00S-39.00E-34	SW NE	38.0	NC	
5.00S-39.00E-34	SE NE	38.0	NC	
5.00S-39.00E-34	NE NW	33.0	NC	
5.00S-39.00E-34	NW NW	33.0	NC	
5.00S-39.00E-34	SW NW	33.0	NC	
5.00S-39.00E-34	SE NW	33.0	NC	
5.00S-39.00E-34	NE SW	23.75	NC	
5.00S-39.00E-34	NW SW	23.75	NC	
5.00S-39.00E-34	SW SW	23.75	NC	
5.00S-39.00E-34	NE SE	25.0	NC	
5.00S-39.00E-34	NW SE	35.0	NC	
Sum of Acres: 10	59.75			

Water Right Genealogy

--- No genealogy records available for this water right, try the family link below instead.

View Water Rights in same Family

Help understanding and working with the Water Rights Information System

Report Errors with Water Right Data

Return to WRIS Query

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690-509-0000 Classifications

- (1) The maximum economic development of this state, the attainment of the highest and best use of the waters of the Powder Basin, and attainment of an integrated and coordinated program for the benefit of the state as a whole will be furthered through utilization of the aforementioned waters only for domestic, livestock, municipal, irrigation, power development, industrial, mining, recreation, wildlife, and fish life uses, and the waters of the Powder Basin are hereby so classified with the following exceptions:
 - (a) That 65,000 acre-feet annually of unappropriated water of Eagle Creek and its tributaries at or above stream mile 21 be classified for domestic, livestock, municipal, irrigation, recreation, wildlife, and fish life purposes.
 - (b) That 265,000 acre-feet annually of natural flows of Snake River water at or near stream mile 9 of Powder River (arm of Brownlee Reservoir) lying within Section 25, Township 9 South, Range 45 East, Willamette Meridian, be classified for domestic, livestock, municipal, irrigation and industrial purposes.
 - (c) That 87,000 acre-feet annually of natural flows of Snake River water at or near stream mile 327 of Snake River lying within Section 8, Township 14 South, Range 45 East, Willamette Meridian, be classified for domestic, livestock, municipal, irrigation, and industrial purposes.
 - (d) The maximum economic development of this state, the attainment of the highest and best use of the unappropriated waters of the natural lakes of the Powder Basin, and the attainment of an integrated and coordinated program for the benefit of the state as a whole will be furthered through utilization of the aforementioned waters only for domestic, livestock, irrigation of lawn or noncommercial garden not to exceed one-half acre in area, power development not to exceed 7-1/2 theoretical horsepower, recreation, wildlife, and fish life uses, and the waters of the natural lakes of the Powder Basin are hereby so classified.
 - (e) Stored water may be used for any beneficial purpose subject to the reservation of water under OAR 690-509-0110 through 0160.
- (2) Application for the use of these specified waters of the Powder Basin shall not be accepted by any state agency for any other use and the granting of applications for such other use is declared to be prejudicial to the public interest and the granting of applications for such other uses would be contrary to the integrated and coordinated program for the use and control of the water resources of the state.
- (3) Structures or works for the utilization of the waters in accordance with the aforementioned classifications are also declared to be prejudicial to the public interest unless planned, constructed, and operated in conformity with applicable provisions of ORS 536.310 and any such structures or works are further declared to be prejudicial to the public interest which do not give cognizance to the multiple-purpose concept.
- (4) Notwithstanding a determination water is unavailable for appropriation, permits for domestic and livestock purposes from the Burnt River and tributaries may be issued to water-use applicants:
 - (a) In amounts not to exceed a cumulative total of 2.5 cubic feet per second of live-flow, and
 - (b) Provided water-use applicants cannot acquire access to a viable source of water supplied by a community water system, irrigation district, or other water supply organization.
- (5) Applications filed prior to March 8, 1996, shall be processed under the classification in effect at the time of the application.

Point of Diversion Characteristics

Right: App:G 16902 *
Name: HEFFERNAN FAMILY TRUSTCHRIS HEFFERNAN

TRSQQ: 05.00S-39.00E-26-SWSW

POD(s): POD 05 - A WELL > CLOVER CR

County: Union
Basin: Powder

WM District: 8
WM Region: E
Withdrawn Area:

WAB: JIMMY CR > POWDER R - AT MOUTH (30920326)

Priority WAB:

Rule 4D:

Groundwater Restricted Area:

Scenic Water Way:

Division 33: UPPER COLUMBIA

TRSQQ: 05.00S-39.00E-27-SWSE

POD(s): POD 04 - A WELL > CLOVER CR

County: Union Basin: Powder

WM District: 8 WM Region: E

Withdrawn Area:

WAB: JIMMY CR > POWDER R - AT MOUTH (30920326)

Priority WAB:

Rule 4D:

Groundwater Restricted Area:

Scenic Water Way:

Division 33: UPPER COLUMBIA

TRSQQ: 05.00S-39.00E-28-SENE

POD(s): POD 03 - A WELL > CLOVER CR

County: Union Basin: Powder

WM District: 8 WM Region: E

Withdrawn Area:

WAB: JIMMY CR > POWDER R - AT MOUTH (30920326)

Priority WAB:

Rule 4D:

Groundwater Restricted Area:

Scenic Water Way:

Division 33: UPPER COLUMBIA

TRSQQ: 05.00S-39.00E-34-NWNW

POD(s): POD 02 - A WELL > CLOVER CR

County: Union
Basin: Powder

WM District: 8 WM Region: E

Withdrawn Area:

WAB: JIMMY CR > POWDER R - AT MOUTH (30920326)

Priority WAB:

Rule 4D:

Groundwater Restricted Area:

Scenic Water Way:

Division 33: UPPER COLUMBIA

TRSQQ: 05.00S-39.00E-34-SWNW

POD(s): POD 01 - A WELL > CLOVER CR

County: Union
Basin: Powder
WM District: 8

WM Region: E Withdrawn Area:

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WAB: JIMMY CR > POWDER R - AT MOUTH (30920326)

Priority WAB:

Rule 4D:

Groundwater Restricted Area:

Scenic Water Way:

Division 33: UPPER COLUMBIA

Place of Use Conflict Report

The following rights have acreage in the same quarter-quarter as App:G 16902 *

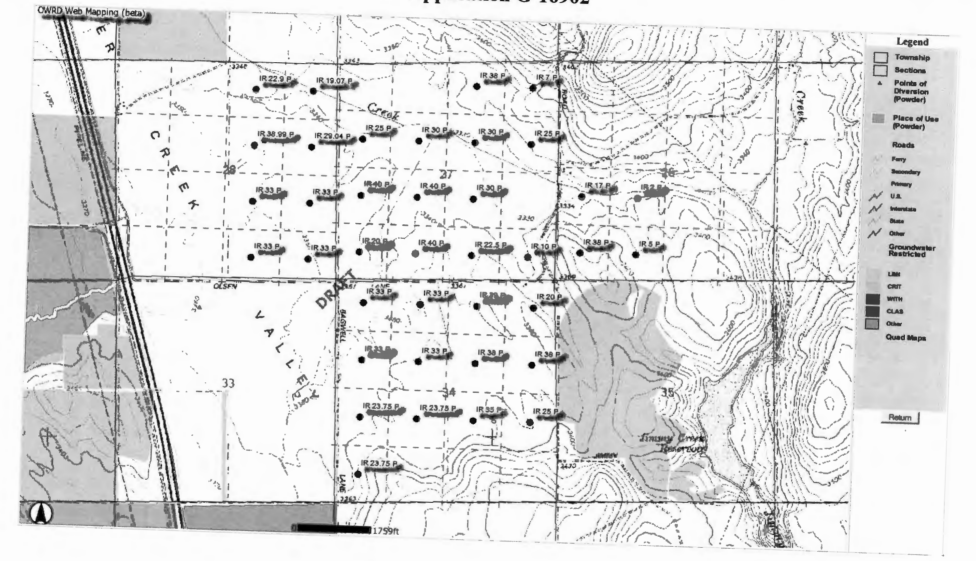
	Water Right	Changing Xfers	Priority	Use	Use Status	DLC	Gov't Lot	QQ(40): Q(160):											Unkow QQ
A	dditional Info: HRIS HEFFERNAN pp: G16902		7/2/2007	IRRIGATION									2	17	38	5			

Meridian: WILL	AMETTE	Tow	nship: 5	Soc	uth ·	Rang	e: 39		Ea	st ·	S	ecti	on:	27	- 1	Reco	rds p	er P	age:	10			Sear	ch	
Water F	Right	Changing Xfers	Priority	Use	Use Status	DLC	Gov't Lot	QQ(40): Q(160):	NE NE	NW NE	SW NE	SE NE	NE NW	NW	SW NW	SE NW	NE SW	NW SW	SW SW	SE SW	NE SE	NW SE		SE SE	Unkowr
Select App:G 169 Additional 3 CHRIS HEF App: G1696	Info: FERNAN		7/2/2007	IRRIGATION					7	38	30	25			25	30	40	40	20	40		30	22.5	10	
Acreage Legend:	12.25 F	Regular Icreage		creage is on a inceled right	(12.2	ha		s part of een prov					[12.	.25]		age h		een		creag		not			

	Water Right	Changing Xfers	Priority	Use	Use Status	DLC	Gov't Lot	QQ(40): Q(160):		NW NE	SW NE	SE	NE NW	NW NW	SW	SE NW	NE SW	NW SW	SW	SE SW	NE SE				Unkowr QQ
Select	App:G 16902 * Additional Info: CHRIS HEFFERNAI App: G16902	N	7/2/2007	IRRIGATION					19.07	22.9	38.99	29.04									33	33	33	33	

Meridian: WILLAM	ETTE To	wnship: 5	S	South	Rai	nge: 3	9	-	East	*,1	Se	ectio	n: 3	4	Re	cords	per Pa	ge: 10			S	earch		
Water Rigi	ht Changing Xfers	Priority	Use	Use Status	DLC	Gov't Lot	QQ(40): Q(160):										NW SW	SW SW			NW SE	SW SE	-	Unkown QQ
Select App:G 16902 Additional Info CHRIS HEFFEI App: G16902	o:	7/2/2007	IRRIGATION			6		20	39	38	38	33	33	33	33	23.75	23.75	23.75		25	35			
Acreage Legend: 1	2.25 Regular acreage		Acreage is on a canceled right				e is part t been p						[12.2			ge has b nded	een	* Acrea	_	s not				

Application G-16902



Water Right Conditions Tracking Slip

Groundwater/Hydrology Section

ROUTED TO: Keny Kevenegl TOWNSHIP! RANGE-SECTION: 55/398-2627, 34

CONDITIONS ATTACHED? [Hyes [] no REMARKS OR FURTHER INSTRUCTIONS:

Superseding	review	/includes
new condit	fin	
Reviewer:	Mike	Zunt

PUBLIC INTEREST REVIEW FOR GROUND WATER APPLICATIONS

TO:		Wate	r Rights S	ection				Date	e March 4	, 2008		
FROM	:	Grou	nd Water/	Hydrology	Section _							
SUBJE	CT:	Appl	ication G-	16902				view of	October			
										Date of Re	view(s)	
oar 69 welfare, to deter the pres	90-310-1 safety as mine who umption	30 (1) ind heal ether the criteria	The Depart th as describe presumption. This review	ment shall p ibed in ORS ion is establ ew is based	s 537.525. ished. OAl	at a propos Department R 690-310- ilable infor	ed groundwa t staff review 140 allows t mation and	v ground wate he proposed l agency poli	er applications use be modified icies in place at	under OA d or condi t the time	R 690-31 tioned to of evalu	10-140 meet
								-				Basin,
211.									orth Powder			_ Dusin,
	•									•		
										under los	rid):	
<i>A</i> J.	W CII all	u aquii	`									
Well	Logi	id	Applicant Well #									
1		_	1	(CRB	2.72	5S/39					
A2. Proposed use: Irrigation, 1198 ac. (P) Seasonality: March 1 to October 31 A3. Well and aquifer data (attach and number logs for existing wells; mark proposed wells as such under logid): Well Logid Applicant's Proposed Proposed Location Location, metes and bounds, e. Rate(cfs) (T/R-S QQ-Q) 2250' N, 1200' E fr NW cor S 36 1 Proposed 1 CRB 2.72 5S/39E-34 SW-NW 25' E, 2640' S fr NE cor S 33 2 Proposed 2 CRB 2.72 5S/39E-34 NW-NW 25' E, 25' S fr NE cor S 33 3 Proposed 3 CRB 2.72 5S/39E-34 NW-NW 25' E, 25' N fr NE cor S 33 4 Proposed 4 CRB 2.72 5S/39E-27 NW-SW 2254' N, 60' E fr NE cor S 33 4 Proposed 5 CRB 2.72 5S/39E-27 SW-SE 3300' E, 25' N fr NE cor S 33 5 Proposed 5 CRB 2.72 5S/39E-26 SW-SW 25' E, 25' N fr NE cor S 34 * Alluvium, CRB, Bedrock												
					CKD	2.12	38/3	E-20 S W-S	VV 23 1	2, 23 11 11	THE COI S	7.54
Well	Elev ft msl	Water ft bls	ft bls		Depth (ft)	Interval (ft)	Intervals (ft)	Intervals	Or Screens	Yield	Down	Test Type
					+							
					-							
A4. indicate which a than 60	Comme that casell descri	ents: The sing will be water the appropriate t	he propose Il be perfor er-bearing oplicant ma	d construct rated. The zones no sl ay need to d	applicant hallower t Irill deepe	has based han about r. This su	the propose 250 feet. H perseding re	ed construct igh-product eview is requ	ion on the few ion zones may uired due to an	nearby b	asalt we epth gre	lls
							-					
A5. 🛛	manage (Not all	ment of basin r	f ground wa ules contain	iter hydrauli n such provi	ically connisions.)	ected to sur	rface water	are, or 🛚	o the developm are not, activ	ent, classi ated by th	ification a	and/or ation.
A6. 🗌	Name o	f admin	istrative ar	ea:,	, , ,		, ta	p(s) an aquif	er limited by an	administ	rative res	triction.

Applic	cation	G- <u>16902</u>	continued	Date: March 4, 2008	
B. <u>G</u> I	ROUN	ND WATER AV	VAILABILITY CONSIDERATIONS,	OAR 690-310-130, 400-010, 410-0	<u>070</u>
B1.	Bas	sed upon availabl	le data, I have determined that ground water	* for the proposed use:	
	a.	period of the	opriated, is not over appropriated, or proposed use. * This finding is limited to to a sprescribed in OAR 690-310-130;		
	b.		will likely be available in the amounts red the ground water portion of the injury of		
	c.	will not or	will likely to be available within the capa	acity of the ground water resource; or	
	d.	i. 🛛 The	perly conditioned, avoid injury to existing gree permit should contain condition #(s)		resource:
			e permit should contain special condition(s) a		
B2.	a.	☐ Condition	to allow ground water production from no de	eper than ft. below la	and surface;
	b.	Condition	to allow ground water production from no sh	allower than ft. below la	and surface;
	c.	Condition to water reserv	o allow ground water production only from the oir;	he basalt or other	ground
	d.	occur with the	struction is necessary to accomplish one or not his use and without reconstructing are cited be the permit until evidence of well reconstruction.	elow. Without reconstruction, I recomme	end withholding
			ry -as related to water availability- that is lights, not within the capacity of the resource,		(interference w/
В3.			ability remarks:There is limited develop		
		ource and senior			
			ndition language follows: The wells shall for water-level measurements.	be fitted with dedicated measuring tube	es to allow
		commended lang	uage for well construction follows: The w	ells shall be cased and sealed in such a	manner to
		Basa	it or other bedrock aquifer	. SW	
	_				

C. GROUND WATER/SURFACE WATER CONSIDERATIONS, OAR 690-09-040

C1. 690-09-040 (1): Evaluation of aquifer confinement:

Well	Aquifer or Proposed Aquifer	Confined	Unconfined
All	Basalt of the Columbia River Basalt Group		

	Basalt aquifers are typically confined except where they occur at very
shallow depth or are in good hydraulic con	nection with an overlying unconfined aquifer.

C2. 690-09-040 (2) (3): Evaluation of distance to, and hydraulic connection with, surface water sources. All wells located a horizontal distance less than ¼ mile from a surface water source that produce water from an unconfined aquifer shall be assumed to be hydraulically connected to the surface water source. Include in this table any streams located beyond one mile that are evaluated for PSI.

Well	SW #	Surface Water Name	GW Elev ft msl	SW Elev ft msl	Distance (ft)	Hydrau Conne YES NO	cted?	Potentia Subst. Int Assum YES	terfer.
1-5	1	Clover Creek	3200±	3330	1600- 6600				
1-5	2	Jimmy Creek	3200±	3310	4900- 10200				\boxtimes

Basis for aquifer hydraulic connection evaluation: <u>The targeted basalt aquifer is well below the nearby reaches of the creeks.</u> The lower-elevation reaches of Jimmy Creek and the Powder River are possible discharge areas for the basalt aquifer, but the local geology is complex and older rocks are mapped at these areas.

Water Availability Basin the well(s) are located within: JIMMY CR > POWDER R - AT MOUTH (30920306).

C3a. 690-09-040 (4): Evaluation of stream impacts for each well that has been determined or assumed to be hydraulically connected and less than 1 mile from a surface water source. Limit evaluation to instream rights and minimum stream flows that are pertinent to that surface water source, and not lower SW sources to which the stream under evaluation is tributary. Compare the requested rate against the 1% of 80% natural flow for the pertinent Water Availability Basin (WAB). If Q is not distributed by well, use full rate for each well. Any checked box indicates the well is assumed to have the potential to cause PSI.

Well	SW #	Well < 1/4 mile?	Qw > 5 cfs?	Instream Water Right ID	Instream Water Right Q (cfs)	Qw > 1% ISWR?	80% Natural Flow (cfs)	Qw > 1% of 80% Natural Flow?	Interference @ 30 days (%)	Potential for Subst. Interfer. Assumed?

Version: 08/15/2003

Date: March 4, 2008

C3b. 690-09-040 (4): Evaluation of stream impacts by total appropriation for all wells determined or assumed to be hydraulically connected and less than 1 mile from a surface water source. Complete only if Q is distributed among wells. Otherwise same evaluation and limitations apply as in C3a above.

SW #	Qw > 5 cfs?	Instream Water Right ID	Instream Water Right Q (cfs)	Qw > 1% ISWR?	80% Natural Flow (cfs)	Qw > 1% of 80% Natural Flow?	Interference @ 30 days (%)	Potential for Subst. Interfer. Assumed?

Comments:	This section does not apply.	

C4a. 690-09-040 (5): Estimated impacts on hydraulically connected surface water sources greater than one mile as a percentage of the proposed pumping rate. Limit evaluation to the effects that will occur up to one year after pumping begins. This table encompasses the considerations required by 09-040 (5)(a), (b), (c) and (d), which are not included on this form. Use additional sheets if calculated flows from more than one WAB are required.

Well	SW#	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q a	s CFS												
Interferen													
	sw#		Tr.b.	Man	A	Man	Torre	T1	A	C	0-4	Man	Das
Well	SW#	Jan %	Feb %	Mar	Apr	May	Jun %	Jul %	Aug %	Sep	Oct	Nov	Dec %
W 11 O	CEC	%	%	%	%	%	%	%	%	%	%	%	%
Well Q a												_	
Interferer	nce Cr5	%	%	%	%	%	%	%	%	0/	%	%	%
		%	%	%	%	70	%	%	%	%	%	70	%
Well Q a													
Interferer	nce CFS												
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q a													
Interferer	nce CFS												
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q a													
Interferer	nce CFS												
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q a													
Interferer	nce CFS												
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q a													
Interferer	nce CFS												
(A) = Tota	al Interf.												
(B) = 80 %	% Nat. Q												
(C) = 1 %	Nat. Q												
$(\mathbf{D}) = (\mathbf{A})$	> (C)	✓	1	1	1	V	1	1	1	1	1	V	*
	B) x 100	%	%	%	%	%	%	%	%	%	%	%	%

(A) = total interference as CFS; (B) = WAB calculated natural flow at 80% exceed. as CFS; (C) = 1% of calculated natural flow at 80% exceed. as CFS; (D) = highlight the checkmark for each month where (A) is greater than (C); (E) = total interference divided by 80% flow as percentage.

ation G-16902 continued	Date: March 4, 2008
Basis for impact evaluation:	-
690-09-040 (5) (b) The potential to impair or detrimentally Rights Section.	y affect the public interest is to be determined by the V
If properly conditioned, the surface water source(s) can be add under this permit can be regulated if it is found to substantially i. The permit should contain condition #(s)	equately protected from interference, and/or ground water interfere with surface water:
ii. The permit should contain condition #(s) The permit should contain special condition(s) as in	ndicated in "Damarka" halovu
ii. The permit should contain special condition(s) as if	ndicated in Remarks below;
// GW Remarks and Conditions	
ferences Used: <u>Local well logs; Recon. Geologic Map of the</u>	Oregon Part of the Grangeville Quadrangle, by Walk

D1.	Well #:	Logid:
D2.	THE WELL does not n	neet current well construction standards based upon:
	a. review of the we	
	b. field inspection	by
	c. report of CWRI	
	d. d. cther: (specify)	
D3.	THE WELL constructi	on deficiency:
		alth threat under Division 200 rules;
	b. commingles war	ter from more than one ground water reservoir;
	c. permits the loss	
		vatering of one or more ground water reservoirs;
D 4 .	THE WELL construction	on deficiency is described as follows:
D5.	THE WELL a. [was, or was not constructed according to the standards in effect at the time of original construction or most recent modification.
	ъ. [I don't know if it met standards at the time of construction.
D6. [ent Section. I recommend withholding issuance of the permit until evidence of well reconstruction ent and approved by the Enforcement Section and the Ground Water Section.
THIS	SECTION TO BE CO	MPLETED BY ENFORCEMENT PERSONNEL
D7. [Well construction deficie	ncy has been corrected by the following actions:
		, 200_
	(Enforcement Se	

Date: March 4, 2008

Application G-16902 continued

Doug Woodcock

From:

Ivan Gall

Sent:

Monday, February 25, 2008 12:42 PM

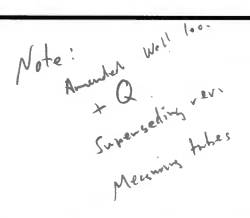
To: Cc:

Subject:

'Doug Woodcock' Debbie Colbert G-16902 Heffernan

Attachments:

G16902.pdf





G16902.pdf (1 MB)

Doug-

Attached is an amended application map and page 4 of the gw application. Let me know if you have trouble with the pdf; we are fighting our scanner.

I am mailing the originals.

These should allow you to re-review the Heffernan basalt application for the additional acreage, rate, and duty.

Also note that the location of well #3 changed slightly (moves it across a section line from 28 to 27). I helped the Heffernan's fill out an alluvial application for the same lands; they will be mailing it in this week.

Riverside could be onsite next week, but the access road may be a problem (getting muddy and soft).

ikg

Ivan K. Gall
Manager, Eastern Region
Oregon Water Resources Department
1995 3rd Street Suite 180
Baker City OR 97814
541.523.8224 ext. 24
FAX 866.214.3493
Ivan.K.Gall@wrd.state.or.us

G-16902 Heffernan

Total rate of

water requested

(in gpm)

Total annual

quantity

(in gallons)

Production rate

of well

(in gpm)

B. Amount of Water

Source or aquifer

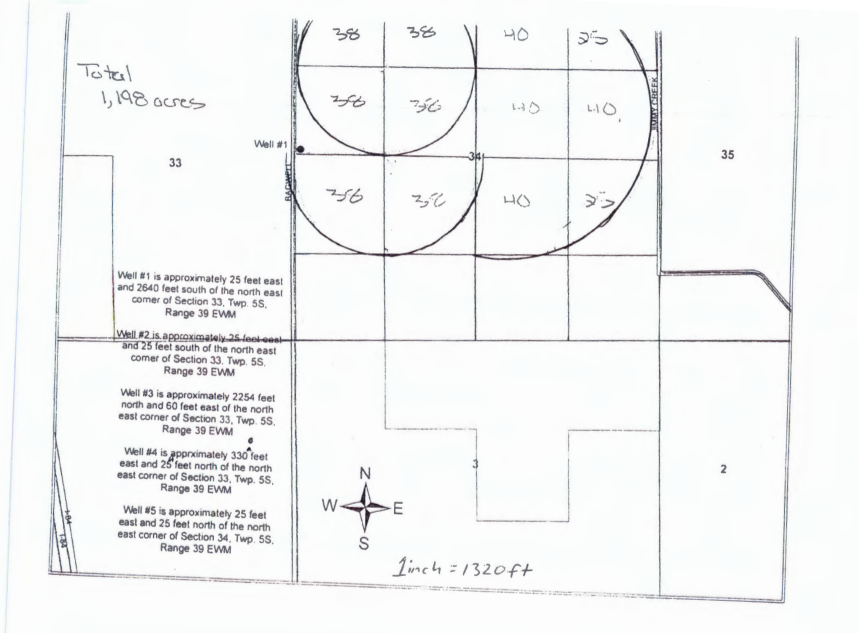
Well

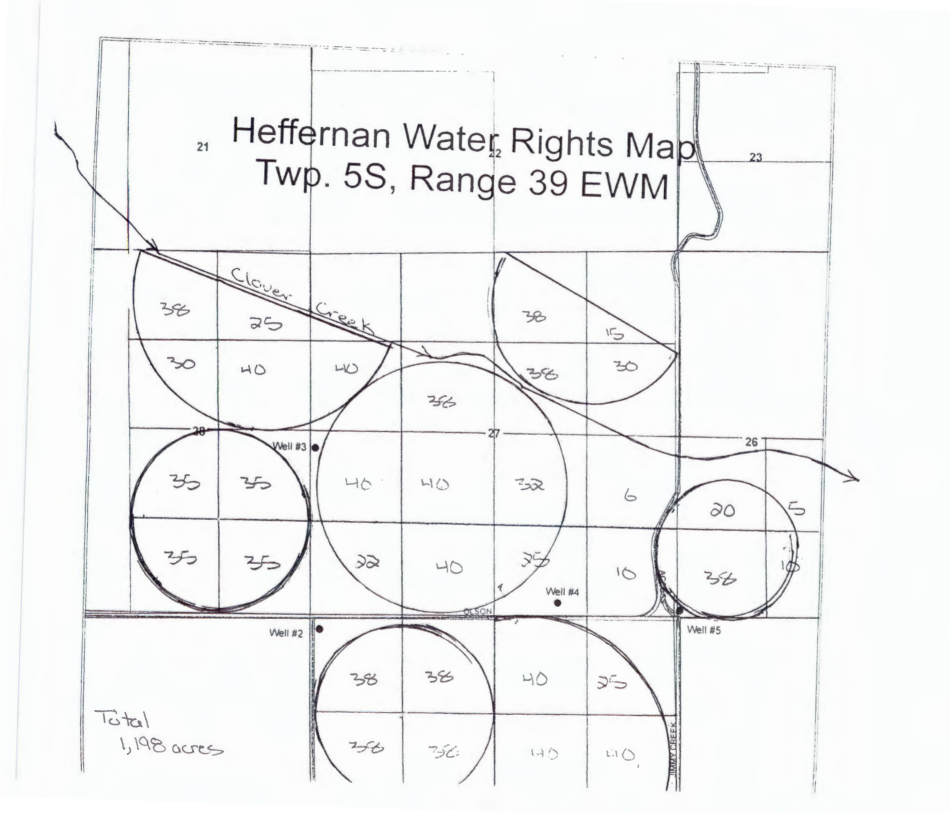
No.

Provide the production rate in gallons per minute (gpm) and the total annual amount of water you need from each well, from each source or aquifer, for each use. You do not need to provide source information if you are submitting a well log with your application.

Type of use

1 thru 5	Basalt	Irrigation	6725 gpm	3594 ac/ft	6725 gpm
-					
					<u> </u>
	Rate of Use Requested		I ha waad?	6725 gnm =	5 ofe
	r application will be based or		i be used?	0725 gpin 2	JOIS
D. Period of U					
indicate the time	ne of year you propose t es like irrigation give dates w	to use the water:	March oin and end e.g. Mar	1 to October 31)
	as sale a rigulation give united ri	The transfer of the transfer of	5		
	applying water to land,				
	es where water will be a ould be consistent with your o			1,198	
	5	. WATER MANA	GEMENT	_	
A. Diversion					
	ent will you use to pump	water from your we	ell(s)?		
Pump	give horsepower and	pump type):	150 1	HP Turbine	
Othe	r means (describe):			· · · · · · · · · · · · · · · · · · ·	
B. Transport					
	transport water to your	place of use?			
Ditcl	or canal (give average	width and depth):			
Wid	lth	Depth			
Is th	ne ditch or canal to be lin	ned? Yes	No		
✓ Pipe	(give diameter and total	length):			
Dia	meter 12-inch	Length _5	miles		
	r (describe)				
	,				





The co.

Water Right Conditions Tracking Slip

Groundwater/Hydrology Section
FILE ## G-16902
ROUTED TO: Water Rights
TOUNCUIDA
RANGE-SECTION: 55/39E -2623, 28+34
•
CONDITIONS ATTACHED? [4 yes [] no
REMARKS OR FURTHER INSTRUCTIONS:
Paylower Mike Zwant

PUBLIC INTEREST REVIEW FOR GROUND WATER APPLICATIONS

Superceded

TO:		Water	Rights Se	ection	Date_						e October 12, 2007				
FROM	:	Groun	nd Water/I	Hydrology	Section	Mich	ael Zw	art							
SUBJE	CT:	Appli	cation G	16902			iewer's N persed		view of		N/A	Date of Re	view(s)		
OAR 69 welfare, to deter	90-310-1 safety at mine who umption NERAL Applica	30 (1) The state of the state o	The Department as descrited presumption This review RMATIC	ment shall pled in ORS on is estable wis based	oresume the S 537.525. lished. OA l upon ava	Departmen R 690-310- ilable infor Name: well	sed grou it staff r 140 alle rmation Heffe	eview ows to and rnan	ater use will v ground wate he proposed agency poli Family Tr Powder ad Map: N	er appuse becies i	olications to e modified in place at	ervation of index OA or condi	of the pul R 690-31 tioned to	10-140 meet	
A2. A3.									March 1 to			ındar la	id).		
Well 1 2	Logi Propo	id sed	Applicant Well #	's Pi	oposed quifer* CRB	Propos Rate(c	sed fs)	(T.	Location /R-S QQ-Q) DE-34 SW-N DE-34 NW-N	w	Location 2250' N	n, metes a l, 1200' E 2640' S f E, 25' S fr	and boun fr NW cor	S 36	
3	Propo	sed	3		CRB	2.72			9E-28 NE-S		2640' N fr NE cor S 33				
4	Propo		4		CRB	2.72			S/39E-27 SW-SE			E, 25' N 1			
5	Propo im, CRB,		5		CRB	2.72		5S/39	9E-26 SW-S	W	25' E	, 25' N fr	NE cor S	34	
Well	Well Elev	First Water	SWI	SWL Date	Well Depth	Seal Interval (ft)	Casi	vals	Liner Intervals		rforations Screens	Well Yield	Draw Down	Test Type	
1	ft msl 3354	ft bls 250	250?		(ft) 600	0-70	0-70)	(ft)		(ft)	(gpm)	(ft)	71	
2	3348	250	250?		600	0-70	0-70								
3	3342	250	250?		600	0-70	0-70								
4	3362	250	250?		600	0-70	0-70								
5	3370	250	250?		600	0-70	0-70								
A4. indicate which a	Commo	ents: <u>Th</u> sing wil be wate	l be perfor	d construct rated. The zones no s	applicant hallower t	has based han about	the pr	pose	lication and ed constructi igh-product	on o	n the few	nearby b	asalt we	lls	
A5. ⊠	manage (Not all Comme	ment of basin rents:	iles contair	ter hydraul a such prov	isions.)		rface w	tater	ales relative to are, or \(\sum_{are} \)	are are	not, activa	ated by th	is applica	ation.	
	Name o Comme		istrative are	ea:											

Applic	ation	G- <u>16902</u>	continued	Date: Octo	ber 12, 2007
В. <u>G</u>	ROUN	ND WATER AV	AILABILITY CONSIDERATIONS	, OAR 690-310-130, 400	0-010, 410-0070
B1.	Bas	sed upon availabl	e data, I have determined that ground water	<u>r</u> * for the proposed use:	
	a.	period of the	opriated, is not over appropriated, or proposed use. * This finding is limited to a sprescribed in OAR 690-310-130;	cannot be determined to the ground water portion o	be over appropriated during any f the over-appropriation
	b.	will not or is limited to	will likely be available in the amounts rothe ground water portion of the injury	equested without injury to p determination as prescr	orior water rights. * This finding ibed in OAR 690-310-130;
	c.	will not or	will likely to be available within the cap	pacity of the ground water r	esource; or
	d.	i.	perly conditioned, avoid injury to existing a permit should contain condition #(s)	n in item 2 below.	;
B2.	a.	☐ Condition	to allow ground water production from no o	leeper than	ft. below land surface;
	b.	Condition	to allow ground water production from no s	hallower than	ft. below land surface;
	c.	Condition to water reserv	o allow ground water production only from oir;	the basalt	ground
	d.	occur with the	struction is necessary to accomplish one or his use and without reconstructing are cited the permit until evidence of well reconstruc- on.	below. Without reconstruc	ction, I recommend withholding
			ry –as related to water availability– that is ghts, not within the capacity of the resource		
В3.	the		ability remarks:There is limited develoned the requested rate is high, it appears that ior users.		
		commended lang	uage for well construction follows: The	wells shall be cased and se	ealed in such a manner to
	uev	etop a single bas	ait aquiier.		

C. GROUND WATER/SURFACE WATER CONSIDERATIONS, OAR 690-09-040

C1. 690-09-040 (1): Evaluation of aquifer confinement:

Well	Aquifer or Proposed Aquifer	Confined	Unconfined
All	Basalt of the Columbia River Basalt Group		
			Ш

Basis for aquifer confinement evaluation:	Basalt aquifers are typically confined except where they occur at very
	nection with an overlying unconfined aquifer.

C2. 690-09-040 (2) (3): Evaluation of distance to, and hydraulic connection with, surface water sources. All wells located a horizontal distance less than ¼ mile from a surface water source that produce water from an unconfined aquifer shall be assumed to be hydraulically connected to the surface water source. Include in this table any streams located beyond one mile that are evaluated for PSI.

Well	SW #	Surface Water Name	GW Elev ft msl	SW Elev ft msl	Distance (ft)	Hydrau Conne YES NO	Potentia Subst. In Assum YES	terfer.
1-5	1	Clover Creek	3200±	3330	1600- 6600			\boxtimes
1-5	2	Jimmy Creek	3200±	3310	4900- 10200			\boxtimes
		h						

Basis for aquifer hydraulic connection evaluation: <u>The targeted basalt aquifer is well below the nearby reaches of the creeks.</u> The lower-elevation reaches of Jimmy Creek and the Powder River are possible discharge areas for the basalt aquifer, but the local geology is complex and older rocks are mapped at these areas.

Water Availability Basin the well(s) are located within: JIMMY CR > POWDER R - AT MOUTH (30920306).

C3a. 690-09-040 (4): Evaluation of stream impacts for each well that has been determined or assumed to be hydraulically connected and less than 1 mile from a surface water source. Limit evaluation to instream rights and minimum stream flows that are pertinent to that surface water source, and not lower SW sources to which the stream under evaluation is tributary. Compare the requested rate against the 1% of 80% natural flow for the pertinent Water Availability Basin (WAB). If Q is not distributed by well, use full rate for each well. Any checked box indicates the well is assumed to have the potential to cause PSI.

Well	SW #	Well < 1/4 mile?	Qw > 5 cfs?	Instream Water Right ID	Instream Water Right Q (cfs)	Qw > 1% ISWR?	80% Natural Flow (cfs)	Qw > 1% of 80% Natural Flow?	Interference @ 30 days (%)	Potential for Subst. Interfer. Assumed?
			Ā							
						H				

C3b. 690-09-040 (4): Evaluation of stream impacts by total appropriation for all wells determined or assumed to be hydraulically connected and less than 1 mile from a surface water source. Complete only if Q is distributed among wells. Otherwise same evaluation and limitations apply as in C3a above.

SW #	Qw > 5 cfs?	Instream Water Right ID	Instream Water Right Q (cfs)	Qw> 1% ISWR?	80% Natural Flow (cfs)	Qw > 1% of 80% Natural Flow?	Interference @ 30 days (%)	Potential for Subst. Interfer. Assumed?

Comments:	This section does not apply.			
		-		

C4a. 690-09-040 (5): Estimated impacts on hydraulically connected surface water sources greater than one mile as a percentage of the proposed pumping rate. Limit evaluation to the effects that will occur up to one year after pumping begins. This table encompasses the considerations required by 09-040 (5)(a), (b), (c) and (d), which are not included on this form. Use additional sheets if calculated flows from more than one WAB are required.

Well	istributed SW#	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
W CII	DW#	%	%	%	%	%	%	%	%	%	%	%	%
Well Q a	as CFS												
	ence CFS												
interiore	nice or o												
Distrib	uted Well	S											
Well	SW#	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q													
Interfere	ence CFS												
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q	as CFS												
Interfere	ence CFS												
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q	as CFS											Steel sta	
Interfere	ence CFS												
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q	as CFS												
Interfere	ence CFS												
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q	as CFS												
Interfere	ence CFS												
		%	%	%	%	%	%	%	%	%	%	%	%
Well Q a	as CFS												
Interfere	ence CFS												
(A) = Tot	tal Interf.												
	% Nat. Q												
(C) = 1 %	% Nat. Q												
(D) = (A	15(0)	J.	1	5	1	1	1	1	1	V	4	1	- 1
	/B) x 100	%	%	%	%	%	%	%	%	%	%	%	%

(A) = total interference as CFS; (B) = WAB calculated natural flow at 80% exceed. as CFS; (C) = 1% of calculated natural flow at 80% exceed. as CFS; (D) = highlight the checkmark for each month where (A) is greater than (C); (E) = total interference divided by 80% flow as percentage.

Basis for impact evaluation:	
•	
4,44	
690-09-040 (5) (b) The potential to impair or detrimental Rights Section.	lly affect the public interest is to be determined by the V
If properly conditioned, the surface water source(s) can be a under this permit can be regulated if it is found to substantially.	adequately protected from interference, and/or ground water ly interfere with surface water:
 i. The permit should contain condition #(s) ii. The permit should contain special condition(s) as 	a indicated in "Domarka" halow
ii. I ne permit snould contain special condition(s) as	s indicated in Remarks below,
eferences Used: Local well logs; Recon. Geologic Map of the	he Oregon Part of the Grangeville Quadrangle, by Wall
79,	

D1.	Vell #: Logid:	
D2.	THE WELL does not meet current well construction standards based upon: review of the well log; field inspection by	
D3.	THE WELL construction deficiency: constitutes a health threat under Division 200 rules; commingles water from more than one ground water reservoir; permits the loss of artesian head; permits the de-watering of one or more ground water reservoirs; other: (specify)	
D4.	THE WELL construction deficiency is described as follows:	
D5.	THE WELL a. was, or was not constructed according to the standards in effect at the time or original construction or most recent modification. b. I don't know if it met standards at the time of construction.	of
D6. [Route to the Enforcement Section. I recommend withholding issuance of the permit until evidence of wells filed with the Department and approved by the Enforcement Section and the Ground Water Section.	l reconstruction
THIS	ECTION TO BE COMPLETED BY ENFORCEMENT PERSONNEL	
D7. [Well construction deficiency has been corrected by the following actions:	
	(Enforcement Section Signature)	, 200

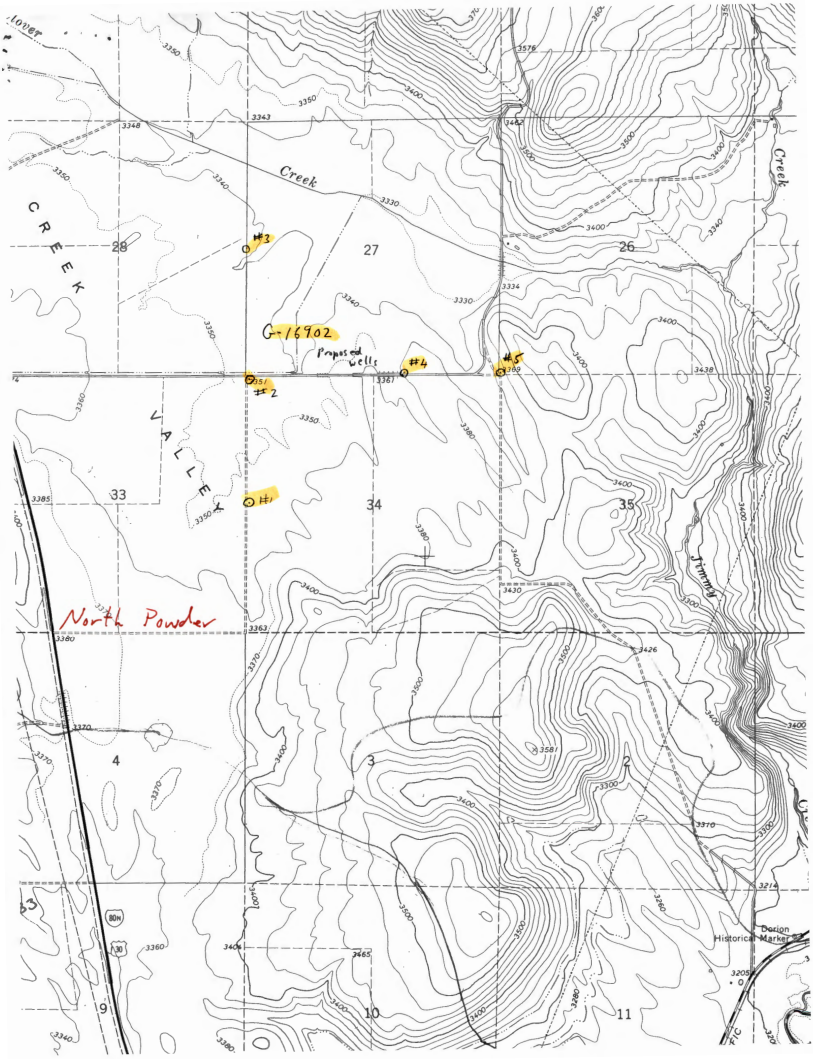
Date: October 12, 2007

Application G-16902

_continued

WATER RESOURCES DEPARTMENT

MEM	0							Oe-	tober	12,2	00_7
TO: FROM SUBJI		Application GW:	Mike (Re	Zwaz		— ce Eval	uation				
	_YES _NO	The sou	arce of a	appropr	iation is	within	or abov	e a Scer	nic Wate	erway	
_/	YES Use the Scenic Waterway condition (Condition 7J) ✓ NO										
Per ORS 390.835, the Ground Water Section is able to calculate ground water interference with surface water that contributes to a Scenic Waterway. The calculated interference is distributed below. Per ORS 390.835, the Ground Water Section is unable to calculate ground water interference with surface water that contributes to a scenic waterway; therefore, the Department is unable to find that there is a preponderance of evidence that the proposed use will measurably reduce the surface water flows necessary to maintain the free-flowing character of a scenic waterway.											
DISTRIBUTION OF INTERFERENCE Calculate the percentage of consumptive use by month and fill in the table below. If interference cannot be calculated, per criteria in 390.835, do not fill in the table but check the "unable" option above, thus informing Water Rights that the Department is unable to make a Preponderance of Evidence finding. Exercise of this permit is calculated to reduce monthly flows in Scenic Waterway by the following amounts expressed as a proportion of the consumptive use by which surface water flow is reduced.											
Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec



HEHERMAN FAMILY TRUST
Standard Application Completeness Checklist
Minimum Requirements (OAR 690-310-0040)(ORS 537.400)

Application 0-16900	Township 55				
Priority Date 7-2-07	Range 39E				
Use(s) IRRIG	Section 26, 27, 28, 34				
Rate 13.6	POD Loc				
County Baker	POU Loc				
W.M.	Caseworker				
	g Address and Telephone Number, application signed in ink. e stored water component filed out, including a non-expired be included. (ORS 537.400)				
Property ownership indicated.					
If applicant does not own all t mailing address must	he land, the affected landowner's name and be listed.				
	he land, a statement declaring the existence of either seement permitting access to land crossed by the proposed ditch submitted.				
Groundwater development section (Pa	ge 2, Section 3 and/or Page 3, Section 2) or a well log report.				
Proposed use of water. If supplementa	l, list primary water right acreage if applicable. IRRIG on 1086 acres				
Form I (Irrigation)	O Form M (Municipal or Quasi-Municipal)				
O Form R (Mining)	O Form Q (Commercial or Industrial)				
O Spring Description Sheet					
Amount of water from each source in feet (AF) 6108.75 gpr	gallons per minute (GPM), cubic feet per second (CFS), or acre 13.6 cf3				
Period of use March 1-	n~ 13.6 cf3 oct 31				
	timate if the water system has not been designed).				
Resource Protection Section (Page 6, Section 5)					

Ø	Project schedule (If system is already completed, indicate "existing").
JKO	For reservoir applications storing more than 9.2 acre feet, and a dam height of more than 10 feet, preliminary plans and specifications for dam and impoundment are required.
`	O If the above is statement is checked, the map must be prepared by a CWRE.
P	All applicants (or the authorized agent with title or authority if for an organization or corporation), must sign the application in ink.
8	You must include a Legal description of the property involved that includes a metes and bounds, or other government survey description. A copy of the deed, land sales contract or title insurance policy can provide this information, or you may submit a lot book report prepared by a title company. The Department will not accept a copy of the tax bill. New legal for EY2 See 34.
9	A completed Land-Use Form or receipt signed and dated by the appropriate planning department officials. Date of signature must be within the past 6 months.
D	The map must meet all the minimum requirements of OAR 690-310-0050.
•	Township, Range, Section Of Main canals, ditches, pipelines or flumes
	Place of use, 1/4, 1/4's and ax lot Even map scale not less than 4" = 1 mile (example: 1" = 100 ft, 1" = 200 ft, etc.)
	Location of each diversion point well or dam by reference to a recognized public land survey corner
	Number of acres per 1/4, 1/4, if irrigation, nursery, or agriculture O Other
	Reference corner on map
	> Each point of diversion coordinate
Ø	Fees: Amount of water requested 13.6 cf3 Rec'l 7-2-07 \$300 memory Rece Fee \$ 300 from Dwight From Eas \$ 1800 from Dwight From
	Base Fee \$ 300 Total Exam Fee \$ 1800 from Dwight by
	(1st CFS)AF 200 Total Paid \$ 2050
N	Addtn'l CFS/ AF @ $\frac{$}{60} = 1300$ Amount Due \$ 1890 A - Arr DWF nemo Addtn' POD @ =
	Reviewed by Krunnag Date 7-5-07

Mailing List for PFO Copies

Application #G-16902

PFO Date June 17, 2008

Original mailed to applicant:

HEFFERNAN FAMILY TRUST ATTENTION: CHRIS HEFFERNAN 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

Copies sent to:

WRD - File # G-16902

2. Water Availability: Ken Stahr

Copies Mailed

(SUPPORT STAFF)
on: 6/0 08

PFO and Map Copies sent to:

3. WRD - Watermaster # 8

4 WRD - Regional Manager: EASTERN

5. WRD - EASTERN Region Well Inspector

Copies sent to Other Interested Persons (CWRE, Agent, Well Driller, Commenter, etc.)

 Richard Comstock, Director, Union County Public Works, Road Department, 10513 N. McAllister Road, P.O. Box 1103, Island City, OR 97850

"\$10 LETTER" sent to Interested Persons who have not protested or paid for copies

Affected Landowners (include "Notice of Proposed Final Order--Affected Landowner"):

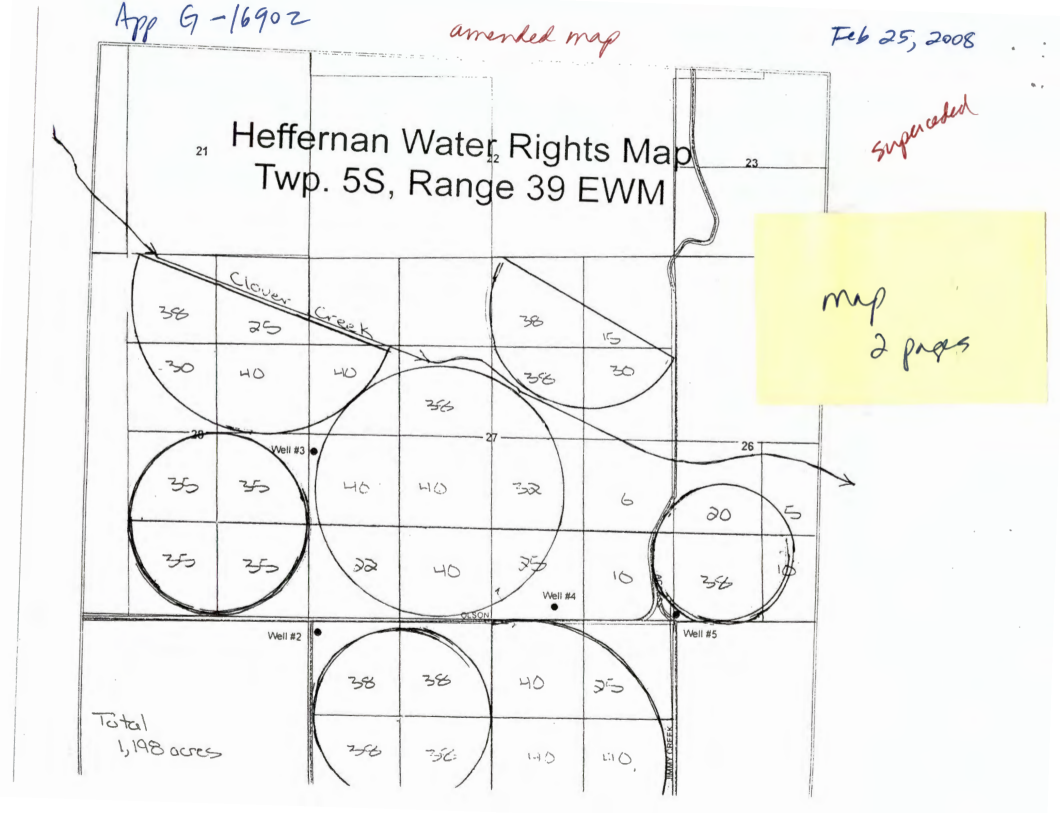
LDana Osburn, 53365 Jimmy Creek Road, North Powder, OR 97867

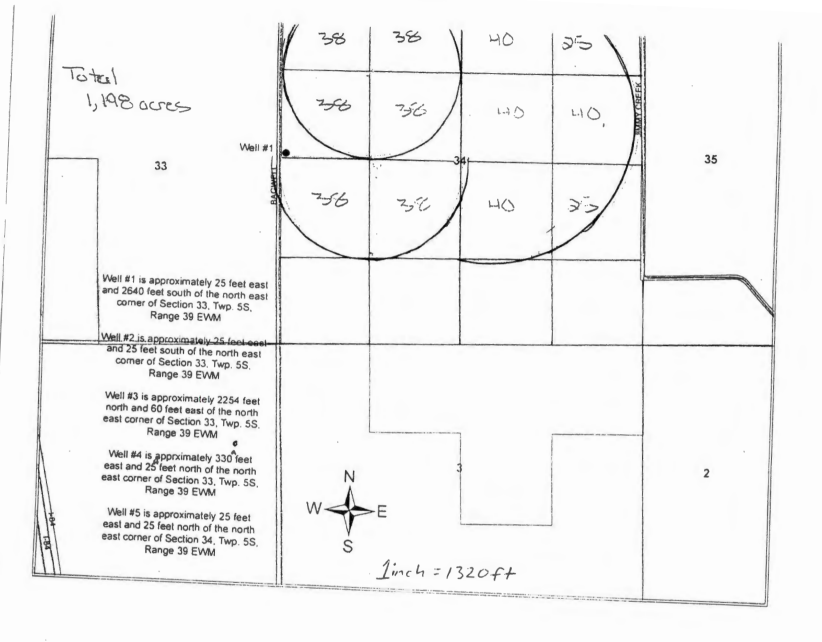
2. Harla Mattox, 53365 Jimmy Creek Road, North Powder, OR 97867

3. Gerald Dudek, 53365 Jimmy Creek Road, North Powder, OR 97867

4. Cherrie Elmer, 53365 Jimmy Creek Road, North Powder, OR 97867

CASEWORKER: Kerry Kavanagh





Superaded

App 9-16902

amended map

Feb 25,2008

Oregon Water Resources Department Water Rights Division

Water Rights Application Number G-16902

Proposed Final Order

Summary of Recommendation: The Department recommends that the attached draft permit be issued with conditions.

Application History

On July 2, 2007, HEFFERNAN FAMILY TRUST submitted an application to the Department for the following water use permit:

- Amount of Water: 15.0 CUBIC FEET PER SECOND (CFS)
- Use of Water: IRRIGATION USE ON 1198.0 ACRES
- Source of Water: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN
- Area of Proposed Use: UNION COUNTY WITHIN SECTION 26, SECTION 27, SECTION 28, AND SECTION 34, TOWNSHIP 5 SOUTH, RANGE 39 EAST, W.M.

On March 28, 2008, the Department mailed the applicant notice of its Initial Review, determining that "The use of 15.0 CFS from Well 1, Well 2, Well 3, Well 4, and Well 5 in Clover Creek Basin for irrigation use on 1198.0 acres is allowable during the full period requested, March 1 through October 31. " The applicant did not notify the Department to stop processing the application within 14 days of that date.

On April 1, 2008, the Department gave public notice of the application in its weekly notice. The public notice included a request for comments, and information for interested persons about both obtaining future notices and a copy of the proposed final order. No written comments were received within 30 days.

On April 16, 2008, the Department received a revised map clarifying the location of the wells and the place of use. The total acreage depicted on the April 16, 2008 map is 1191.0 acres.

In reviewing applications, the Department may consider any relevant sources of information, including the following:

- recommendations by other state agencies
- any applicable basin program
- any applicable comprehensive plan or zoning ordinance
- the amount of water available
- the rate and duty for the proposed use
- pending senior applications and existing water rights of record

- designations of any critical ground water areas
- the Scenic Waterway requirements of ORS 390.835
- applicable statutes, administrative rules, and case law
- any general basin-wide standard for flow rate and duty of water allowed
- the need for a flow rate and duty higher than the general standard
- any comments received

Findings of Fact

The Powder Basin Program allows IRRIGATION USE.

WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN are not within or above a State Scenic Waterway.

Ground Water Findings Under OAR 690-009

The Department determined, consistent with OAR 690-009-0040(4), that the proposed ground water use will not have the potential for substantial interference with surface water.

In making this determination, the Department considered whether:

- (a) There is a hydraulic connection from the proposed well(s) to any surface water sources.
- (b) The point of appropriation is a horizontal distance less than one-fourth mile from the surface water source;
- (c) The rate of appropriation is greater than five cubic feet per second, if the point of appropriation is a horizontal distance less than one mile from the surface water source;
- (d) The rate of appropriation is greater than one percent of the pertinent adopted minimum perennial streamflow or instream water right with a senior priority date, if one is applicable, or of the discharge that is equaled or exceeded 80 percent of time, as determined or estimated by the Department, and if the point of appropriation is a horizontal distance less than one mile from the surface water source;
- (e) The ground water appropriation, if continued for a period of 30 days, would result in stream depletion greater than 25 percent of the rate of appropriation, if the point of appropriation is a horizontal distance less than one mile from the surface water source.

According to the Department's rules, the potential for substantial interference is assumed if (a) and either (b) or (c) or (d) or (e) are met. For this application, the Department determined that there is no potential for substantial interference, because either (a) is not met, or (b), (c), (d) or (e) are not met, or both.

An assessment of ground water availability has been completed by the Department's Ground Water/Hydrology section. A copy of this assessment is in the file. The proposed water use will, if properly conditioned, avoid injury to existing rights and the resource.

The Department finds that no more than 14.9 CFS would be necessary for the proposed use. The amount of water allowed shall be restricted to 14.9 CFS.

The proposed wells are not within a designated critical ground water area.

Conclusions of Law

Under the provisions of ORS 537.621, the Department must presume that a proposed use will ensure the preservation of the public welfare, safety and health if the proposed use is allowed in the applicable basin program established pursuant to ORS 536.300 and 536.340 or given a preference under ORS 536.310(12), if water is available, if the proposed use will not injure other water rights and if the proposed use complies with rules of the Water Resources Commission.

The proposed use requested in this application is allowed in the Powder Basin Program, or a preference for this use is granted under the provisions of ORS 536.310(12).

Water is available for the proposed use.

The proposed use will not injure other water rights.

The proposed use complies with other rules of the Water Resources Commission not otherwise described above.

The proposed use complies with the State Agency Agreement for land use.

No proposed flow rate and duty of water higher than the general basin-wide standard is needed.

For these reasons, the required presumption has been established.

Under the provisions of ORS 537.621, once the presumption has been established, it may be overcome by a preponderance of evidence that either:

(a) One or more of the criteria for establishing the presumption are not satisfied; or

- (b) The proposed use would not ensure the preservation of the public welfare, safety and health as demonstrated in comments, in a protest . . . or in a finding of the department that shows:
 - (A) The specific aspect of the public welfare, safety and health under ORS 537.525 that would be impaired or detrimentally affected; and
 - (B) Specifically how the identified aspect of the public welfare, safety and health under ORS 537.525 would be impaired or be adversely affected.

In this application, all criteria for establishing the presumption have been satisfied, as noted above. The presumption has not been overcome by a preponderance of evidence that the proposed use would impair or be detrimental to the public interest.

The Department therefore concludes that water is available in the amount necessary for the proposed use; the proposed use will not result in injury to existing water rights; and the proposed use would ensure the preservation of the public welfare, safety and health as described in ORS 537.525.

When issuing permits, ORS 537.628(1) authorizes the Department to include limitations and conditions which have been determined necessary to protect the public welfare, safety, and health. The attached draft permit is conditioned accordingly.

Recommendation

The Department recommends that the attached draft permit be issued with conditions.

DATED June 10, 2008

for Phillip C. Ward, Director Water Resources Department

appropriate names and phone numbers.

If you have any questions,

please check the information box on the last page for the

Protests

Under the provisions of ORS 537.153(7) (for surface water) or ORS 537.621(8) (for ground water), you can protest this proposed final order. Protests must be received in the Water Resources Department no later than July 25, 2008. Protests must be in writing, and must include the following:

- Your name, address, and telephone number;
- A description of your interest in the proposed final order, and, if you claim to represent the public interest, a precise statement of the public interest represented;
- A detailed description of how the action proposed in this proposed final order would impair or be detrimental to your interest;
- A detailed description of how the proposed final order is in error or deficient, and how to correct the alleged error or deficiency;
- Any citation of legal authority to support your protest, if known; and
- If you are not the applicant, the protest fee of \$350 required by ORS 536.050 and proof of service of the protest upon the applicant.
- If you are the applicant, a statement of whether or not you are requesting a contested case hearing. If you do not request a hearing, the Department will presume that you do not wish to contest the findings of the proposed final order.
- If you do not protest this Proposed Final Order and if no substantive changes are made in the final order, you will not have an opportunity for judicial review, protest or appeal of the final order when it is issued.

Requests for Standing

Under the provisions of ORS 537.153(7) (for surface water) or ORS 537.621(8) (for ground water), persons other than the applicant who support a proposed final order can request standing for purposes of participating in any contested case proceeding on the proposed final order or for judicial review of a final order.

Requests for standing must be received in the Water Resources Department no later than **July 25, 2008**. 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 proposed final order as issued;
- A detailed statement of how the requester would be harmed if the proposed final order is modified; and
- A standing fee of \$100.00. If a hearing is scheduled, an additional fee of \$250.00 must be submitted along with a request for intervention.

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 submitted and either:

- upon review of the issues, the director finds that there are significant disputes related to the proposed use of water, or
- the applicant requests a contested case hearing within 30 days after the close of the protest period.

This document was prepared by Kerry Kavanagh. If you have any questions about any of the statements contained in this document I am most likely the best person to answer your questions. You can reach me at 503-986-0816.

If you have questions about how to file a protest or a request for standing, please refer to the respective sections in this Proposed Final Order entitled "Protests" and "Requests for Standing". If you have previously filed a protest and want to know its status, please contact Patricia McCarty at 503-986-0820.

If you have other questions about the Department or any of its programs please contact our Customer Service Group at 503-986-0801. Address all other correspondence to:

Water Rights Section, Oregon Water Resources Department, 725 Summer St NE Ste A, Salem OR 97301-1266, Fax: 503-986-0901.

This is not a permit. STATE OF OREGON

COUNTY OF UNION

DRAFT PERMIT TO APPROPRIATE THE PUBLIC WATERS

THIS DRAFT PERMIT IS HEREBY ISSUED TO

HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

The specific limits and conditions of the use are listed below.

APPLICATION FILE NUMBER: G-16902

SOURCE OF WATER: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN

PURPOSE OR USE: IRRIGATION USE ON 1191.0 ACRES

MAXIMUM RATE: 14.9 CUBIC FEET PER SECOND

PERIOD OF USE: MARCH 1 THROUGH OCTOBER 31

DATE OF PRIORITY: JULY 2, 2007

WELL LOCATIONS:

WELL 1 - SW % NW %, SECTION 34, T5S, R39E, W.M.; 2640 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 2 - NW 1/4 NW 1/4, SECTION 34, T5S, R39E, W.M.; 25 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 3 - NW % SW %, SECTION 27, T5S, R39E, W.M.; 2254 FEET NORTH AND 60 FEET EAST FROM SW CORNER, SECTION 27

WELL 4 - SW 1/4 SE 1/4, SECTION 27, T5S, R39E, W.M.; 25 FEET NORTH AND 3300 FEET EAST FROM SW CORNER, SECTION 27

WELL 5 - SW 1/4 SW 1/4, SECTION 26, T5S, R39E, W.M.; 25 FEET NORTH AND 25 FEET EAST FROM SW CORNER, SECTION 26

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 and 3.0 acre-feet for each acre irrigated during the irrigation season of each year.

Application G-16902 Water Resources Department PERMIT DRAFT

THE PLACE OF USE IS LOCATED AS FOLLOWS:

SW 1/4 SW 1/4 38.0 ACRES SE 1/4 SW 1/4 10.0 ACRES SECTION 26

NE ¼ NE ¼ 15.0 ACRES NW 1/4 NE 1/4 38.0 ACRES SW 1/4 NE 1/4 38.0 ACRES SE 1/4 NE 1/4 30.0 ACRES SW 1/4 NW 1/4 40.0 ACRES SE 1/4 NW 1/4 38.0 ACRES NE ¼ SW ¼ 40.0 ACRES NW 1/4 SW 1/4 40.0 ACRES SW 1/4 SW 1/4 22.0 ACRES SE 1/4 SW 1/4 40.0 ACRES NE ¼ SE ¼ 6.0 ACRES NW 1/4 SE 1/4 32.0 ACRES SW 1/4 SE 1/4 25.0 ACRES SE 1/4 SE 1/4 10.0 ACRES SECTION 27

NE ¼ NE ¼ 28.0 ACRES NW 1/4 NE 1/4 38.0 ACRES SW 1/4 NE 1/4 35.0 ACRES SE 1/4 NE 1/4 40.0 ACRES NE ¼ SE ¼ 35.0 ACRES NW 1/4 SE 1/4 35.0 ACRES SW 1/4 SE 1/4 35.0 ACRES SE 1/4 SE 1/4 35.0 ACRES SECTION 28

NE 1/4 NE 1/4 30.0 ACRES NW 1/4 NE 1/4 40.0 ACRES SW 1/4 NE 1/4 40.0 ACRES SE 1/4 NE 1/4 40.0 ACRES NE 1/4 NW 1/4 38.0 ACRES NW 1/4 NW 1/4 38.0 ACRES SW 1/4 NW 1/4 38.0 ACRES SE ¼ NW ¼ 38.0 ACRES NE ¼ SW ¼ 38.0 ACRES NW 1/4 SW 1/4 38.0 ACRES NE ¼ SE ¼ 30.0 ACRES NW 1/4 SE 1/4 40.0 ACRES SECTION 34

TOWNSHIP 5 SOUTH, RANGE 39 EAST, W.M.

Measurement, recording and reporting conditions:

- A. Before water use may begin under this permit, the permittee shall install a totalizing flow meter or other suitable measuring device as approved by the Director at each point of appropriation. The permittee shall maintain the meter or measuring device in good working order, shall keep a complete record of the amount of water used each month, and shall submit a report which includes the recorded water use measurements to the Department annually or more frequently as may be required by the Director. Further, the Director may require the permittee to report general water-use information, including the place and nature of use of water under the permit.
- B. The permittee shall allow the watermaster access to the meter or measuring device; provided however, where the meter or measuring device is located within a private structure, the watermaster shall request access upon reasonable notice.

The wells shall produce ground water only from the basalt or other bedrock ground water reservoir.

The wells shall be fitted with dedicated measuring tubes to allow unobstructed access for water-level measurements.

The wells shall be cased and sealed in such a manner to develop a single basalt or other bedrock aquifer.

The Department requires the water user to obtain, from a qualified individual (see below), and report annual static water levels for each well on the permit. The static water level shall be measured in the month of March. Reports shall be submitted to the Department within 30 days of measurement.

The permittee shall report an initial March static water-level measurement once well construction is complete and annual measurements thereafter. Annual measurements are required whether or not the well is used. The first annual measurement will establish a reference level against which future measurements will be compared. However, the Director may establish the reference level based on an analysis of other water-level data. The Director may require the user to obtain and report additional water levels each year if more data are needed to evaluate the aquifer system.

All measurements shall be made by a certified water rights examiner, registered professional geologist, registered professional engineer, licensed well constructor or pump installer licensed by the Construction Contractors Board. Measurements shall be submitted on forms provided by, or specified by, the Department. Measurements shall be made with equipment that is accurate to at least the standards specified in OAR 690-217-0045. The Department requires the individual performing the measurement to:

- A. Associate each measurement with an owner's well name or number and a Department well log ID; and
- B. Report water levels to at least the nearest tenth of a foot as depth-to-water below ground surface; and
- C. Specify the method of measurement; and
- D. Certify the accuracy of all measurements and calculations reported to the Department.

The water user shall discontinue use of, or reduce the rate or volume of withdrawal from, the well(s) if any of the following events occur:

- A. Annual water-level measurements reveal an average water-level decline of three or more feet per year for five consecutive years; or
- B. Annual water-level measurements reveal a water-level decline of 15 or more feet in fewer than five consecutive years; or
- C. Annual water-level measurements reveal a water-level decline of 25 or more feet; or
- D. Hydraulic interference leads to a decline of 25 or more feet in any neighboring well with senior priority.

The period of restricted use shall continue until the water level rises above the decline level which triggered the action or the Department determines, based on the permittee's and/or the Department's data and analysis, that no action is necessary because the aquifer in question can sustain the observed declines without adversely impacting the resource or causing substantial interference with senior water rights. The water user shall not allow excessive decline, as defined in Commission rules, to occur within the aquifer as a result of use under this permit. If more than one well is involved, the water user may submit an alternative measurement and reporting plan for review and approval by the Department.

STANDARD CONDITIONS

Failure to comply with any of the provisions of this permit may result in action including, but not limited to, restrictions on the use, civil penalties, or cancellation of the permit. If the number, location, source, or construction of any well deviates from that proposed in the permit application or required by permit conditions, this permit may not be valid, unless the Department authorizes the change in writing.

If substantial interference with a senior water right occurs due to withdrawal of water from any well listed on this permit, then use of water from the well(s) shall be discontinued or reduced and/or the schedule of withdrawal shall be regulated until or unless the Department approves or implements an alternative administrative action to mitigate the interference. The Department encourages junior and senior appropriators to jointly develop plans to mitigate interferences.

The well(s) shall be constructed in accordance with the General Standards for the Construction and Maintenance of Water Wells in Oregon. The works shall be equipped with a usable access port, and may also include an air line and pressure gauge adequate to determine water level elevation in the well at all times.

If the riparian area is disturbed in the process of developing a point of diversion, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR Chapter 635, Division 415, Section 030 adopted November 13, 1991 shall be followed.

The use may be restricted if the quality of the source stream or downstream waters decrease to the point that those waters no longer meet existing state or federal water quality standards due to reduced flows.

Where two or more water users agree among themselves as to the manner of rotation in the use of water and such agreement is placed in writing and filed by such water users with the watermaster, and such rotation system does not infringe upon such prior rights of any water user not a party to such rotation plan, the watermaster shall distribute the water according to such agreement.

Prior to receiving a certificate of water right, the permit holder shall submit the results of a pump test meeting the department's standards, to the Water Resources Department. The Director may require water level or pump test results every ten years thereafter.

This permit is for the beneficial use of water without waste. The water user is advised that new regulations may require the use of best practical technologies or conservation practices to achieve this end.

By law, the land use associated with this water use must be in compliance with statewide land-use goals and any local acknowledged land-use plan.

The use of water shall be limited when it interferes with any prior surface or ground water rights.

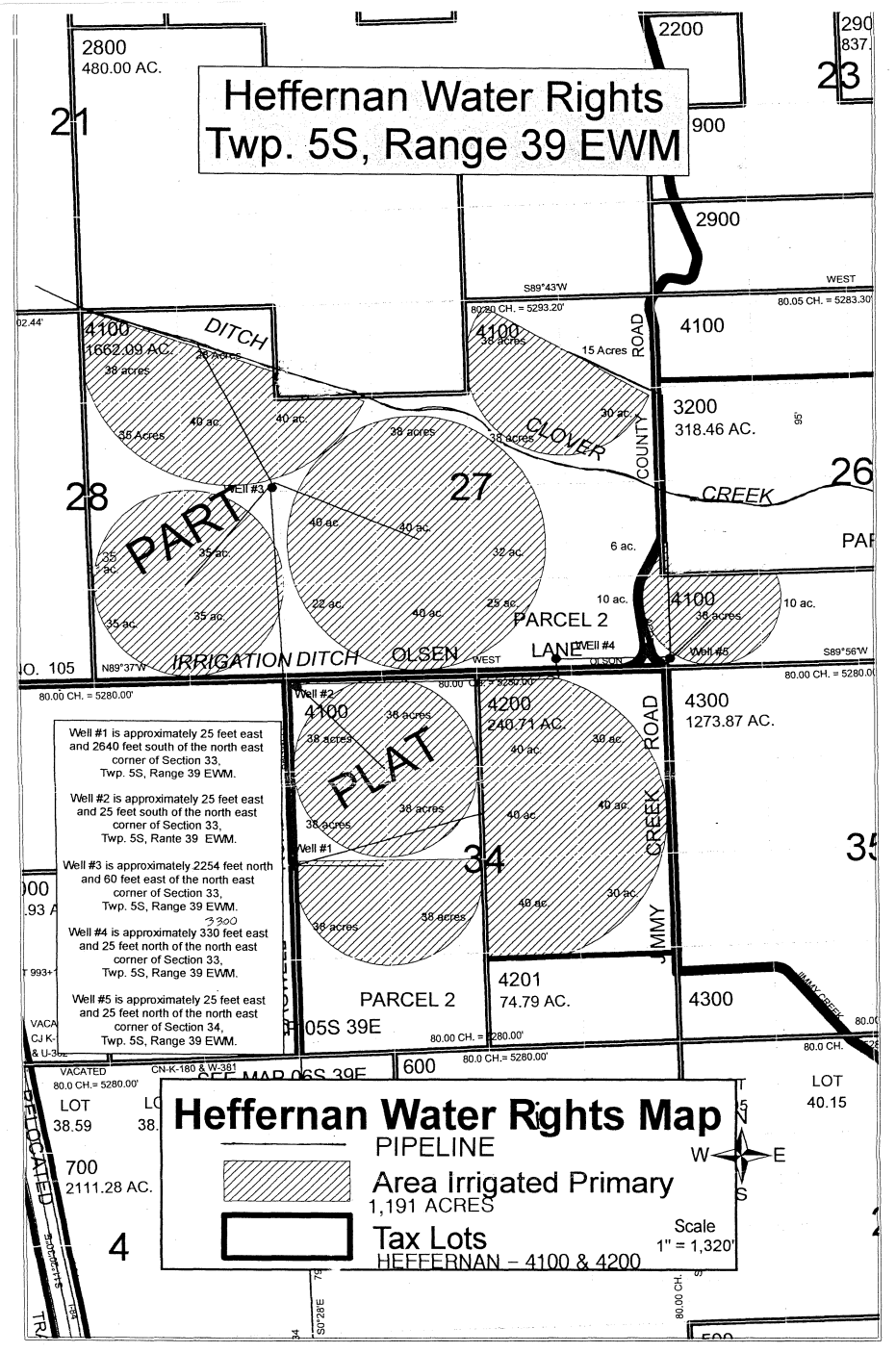
Completion of construction and complete application of the water to the use shall be made on or before October 1, 2012. If the water is not completely applied before this date, and the permittee wishes to continue development under the permit, the permittee must submit an application for extension of time, which may be approved based upon the merit of the application.

Within one year after complete application of water to the proposed use, the permittee shall submit a claim of beneficial use, which includes a map and report, prepared by a Certified Water Rights Examiner (CWRE).

Issued _____, 2008

DRAFT - THIS IS NOT A PERMIT

for Phillip C. Ward, Director Water Resources Department





Appl. G-16902

6-16902



Oregon Water Resources Department Land Use Information Form

Heffernan Family Trust

THIS FORM IS NOT REQUIRED IF: 1) water is to be diverted, conveyed, and/or used only on federal lands; or 2) the application is for a water-right transfer, allocation of conserved water, exchange, permit amendment, or ground water registration modification, and all of the following apply: a) only the place of use is proposed for change, b) there are no structural changes, c) the use of water is for irrigation, and d) the use is located in an irrigation district or exclusive farm-use zone.

City:	N	orth Powder	State:	OR Zip:	97867 Da	y Phone:	(541) 8	98-2507
This app	plication i	s related to a	Measure 37 cl	aim. 「Yes 7 No			. ′	,
	he follow	ing informat		ots where water will b				
	e-area box		the tax-lot infor	mation requested belonger		Water to be:		Proposed
				Rural Residential/RR-5				Land Use
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⊌ Permi	it to Use o	or Store Wate Conserved W	er UW	rces Department: /ater-Right Transfer imited Water Use Lic	ense	change of W	ater	
⊔ Permi	it Amenda	ment or Grou	und Water Regi	stration Modification				
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Receipt for Request for Land Use Information

State of Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, OR 97301-1266 RECEIVED

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SALEM OREGON



Oregon Water Resources Department Land Use Information Form

THIS FORM IS NOT REQUIRED IF: 1) water is to be diverted, conveyed, and/or used only on federal lands; or 2) the application is for a water-right transfer, allocation of conserved water, exchange, permit amendment, or ground water registration modification, and all of the following apply: a) only the place of use is proposed for change, b) there are no structural changes, c) the use of water is for irrigation, and d) the use is located in an irrigation district or exclusive farm-use zone.

				63600 Viewpo	int I ane	
	North Por				867 Day Phone:(541) 898-2507
				aim. Γ Yes ☑ No		
ported), or used. A	ving infor	for mu	nicipal use,		diverted (taken from its source irrigation districts may subs	
Township Range	Section	1/4 1/4	Tax Lot #	Plan Designation (e.g. Rural Residential/RR-5)	Water to be:	Proposed Land Use:
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5S 39EWM	34		4200	A-I EFU	□ Diverted □ Conveyed ☑ Use	
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Receipt for Request for Land Use Information

State of Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, OR 97301-1266

For Local Government Use Only

The following section must be completed by a planning official from each county and city listed unless the project will be located entirely within the city limits. In that case, only the city planning agency must complete this form.

This deals only with the local land-use plan. Do not include approval for activities such as building or grading permits.

Please check the appropriate box below and provide the requested information

- ∠ Land uses to be served by proposed water uses (including proposed construction) are allowed outright or are not regulated by your comprehensive plan. Cite applicable ordinance section(s): <u>UCZPSO Section 2.03</u>.
- □ Land uses to be served by proposed water uses (including proposed construction) involve discretionary land-use approvals as listed in the table below. (Please attach documentation of applicable land-use approvals which have already been obtained. Record of Action/land-use decision and accompanying findings are sufficient.)

 If approvals have been obtained but all appeal periods have not ended, check "Being pursued".

Type of Land-Use Approval Needed (e.g. plan amendments, rezones, conditional-use permits, etc.)	Cite Most Significant, Applicable Plan Policies & Ordinance Section References	Land-Use Approval:		
		☐ Obtained ☐ Denied	☐ Being pursued ☐ Not being pursued	
		U Obtained U Denied	☐ Being pursued ☐ Not being pursued	
		☐ Obtained ☐ Denied	☐ Being pursued ☐ Not being pursued	
		U Obtained □ Denied	☐ Being pursued ☐ Not being pursued	
		U Obtained □ Denied	☐ Being pursued ☐ Not being pursued	

Local governments are invited to express special land-use Department regarding this proposed use of water below, or			ons to the Wa	ater Resources	
				RECE	EIVED
				APR 1	0 2003
				NATERRESU SALEM.	URCES DEPT OREGON
Name: Scott Hartell	Title:	Assoc	riate Planner		
Signature: Soft Hartell	Phone:	(541) 963-1014	Date:	4-7-08	
Note to local government representative: Please complete for you sign the receipt, you will have 30 days from the Walland Use Information Form or WRD may presume the land local comprehensive plans.	lete this form or ter Resources D	sign the receipt be	date to retu	rn the completed	
Receipt for Reques	st for Land U	se Information	1		
Applicant name: Hefferson F	omily	Trust	`		
City or County: Union Signature: San Harrie M	Staff contac	163-TOH	Date: 4	furtell -7-03	
Scott Hartell	4-14-00	3	1	Last updated 12/22/06	wr

EXHIBIT A

This EXHIBIT A is attached to and by this reference is made a part of the Deed of Trust, dated October 17, 2007, and executed in connection with a loan or other financial accommodations between COMMUNITY BANK and THE HEFFERNAN FAMILY TRUST.

Per the Attached

THIS EXHIBIT A IS EXECUTED ON OCTOBER 17, 2007.

GRANTOR:

THE HEFFERNAN FAMILY TRUST

By: CHRISTOPHER M HEFFERNAN Trustee of THE

As The second se

DONNA L HEFFERNAN, Trustee of THE HEFFERNAN

CHRISTOPHER M HEFFERNAN, Individually

DONNA L HEFFERNAN, Individuals

Company of the second s

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WATER RESOURCES DEPT SALEM OREGON of, and substitutions for the promissory nots or agreement. The maturity date of the Note is October 17, 2009.

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property now or hereafter owned by Grantor, and now or hereafter attached or affitsed to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and together with all proceeds (including without limitation all insurance proceeds and refunds of premiums) from any sale or other disposition of the Property.

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the real property, interests and rights, as further described in this Deed of Trust.

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the indebtedness.

Rents. The word "Rents" means all present and future rents, revenues, income, issues, royalties, profits, and other benefits derived from

	the Property.		
	Trustee. The word "Trustee" means ABSTRACT & TITLE C	MPANY, whose address is PO BOX 489,	LA GRANDE, OR 97850 and any
٥.	substitute or successor trustees. EACH GRANTOR ACKNOWLEDGES HAVING READ ALL THE PRITERMS.	VISIONS OF THIS DEED OF TRUST, AND	EACH GRANTOR AGREES TO ITS
	GRANTOR:		
	THE HEFFERNAN FAMILY TRUST		
			_
	CHRISTOPHER M HEFFERNAN, Trustee of THE HEFFERNAN FAMILY TRUST	DONNA L HEFFERNAN, Trusto FAMILY TRUST	THE HEFFERNAN
٠.	x Muistre la M 7/2 at 1	Dans to He	Davos
	CHRISTOPHER M HEFFERNAN, Individually	DONNA L HEFFERNAN, Individual	Manne
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	inosi A	RIVERDOMENT	SESSESSESSES
	STATE OF ONLEGON	BI	OFFICIAL SEAL EVERLY J. WHITE
	0		TARY PUBLIC-OREGON MMISSION NO. 387637
	COUNTY OF Dake	MY COMM	ISSION EXPIRES JANUARY 9, 2009
	mas 30th and Oitober	, 20 6) , before me, the un	refereigned Notens Public gerennells
	On this Durant day of Cuto Surange and CHRISTOPHER M HEFFERNAN, Trustee of THE HEFFER	NAN FAMILY TRUST and DONNA L HEFFE	RNAN, Trustee of THE HEFFERNAN
	FAMILY TRUST, and known to me to be authorized trustees or a of Trust to be the free and voluntary act and deed of the trust, it uses and purposes therein mentioned, and on oath stated that the	authority set forth in the trust document	s or, by authority of statute, for the
	of Truston behalf of the trust.	y are authorized to execute this Deed of 1	Trust and in fact executed the Deer
	By By Mehita	Residing at Baker	City
	Notary Public in and for the State of O Deer	1.6	06
	rectally rectal and for the State of October	My commission expires / -1) -	07
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	INDIVIDUAL	ACKNOWLEDGMENT	
	STATE OF (MAAN)	The second second	OFFICIAL SEAL
	to the state of th		VERLY J. WHITE ARY PUBLIC-OREGON
	COUNTY OF Baker	COM	IMISSION NO. 387637 SION EXPIRES JANUARY 9, 2009 (6)
4		(55555555	888888888
	On this day before me, the undersigned Notary Public, personal known to be the individuals described in and who executed the	appeared CHRISTOPHER M HEFFERNAN	and DONNA L HEFFERNAN, to m
	free and voluntary act and deed, for the uses and purposes there	mentioned.	A/2
	Given under my hand and official seel this	day of Ultobu	2007.
	By A Ditte	Residing at Saku C	tty
	Notary Public in and for the State of (1)	My commission expires 1-9	-09
	O .		
_			
		FULL RECONVEYANCE	
	To:, Trustee	n obligations have been paid in full)	
	The undersigned is the legal owner and holder of all indebtednes	secured by this Deed of Trust. All sums	secured by this Deed of Trust hav
	been fully paid and satisfied. You are hereby directed, upon pay pursuant to any applicable statute, to cancel the Note secured by	nent to you of any sums owing to you und	er the terms of this Deed of Trust of
	and to reconvey, without warranty, to the parties designated by	he terms of this Deed of Trust, the estate	now held by you under this Deed

By:

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	Sec.		Sec.	P.	1		

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Grantor, the book and page where this Deed of Trust is recorded, and the name and address of the successor trustee, and the instrument shall be executed and acknowledged by Lender or its successors in interest. The successor trustee, without conveyance of the Property, shall succeed to all the title, power, and duties conferred upon the Trustee in this Deed of Trust and by applicable law. This procedure for substitution of Trustee shall govern to the exclusion of all other provisions for substitution.

NOTICES. Any notice required to be given under this Deed of Trust, including without limitation any notice of default and any notice of sale shall be given in writing, and shall be effective when actually delivered, when actually received by telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, when deposited in the United States mail, as first class, certified or registered mail postage prepaid, directed to the addresses shown near the beginning of this Deed of Trust. All copies of notices of foreclosure from the holder of any lien which has priority over this Deed of Trust shall be sent to Lender's address, as shown near the beginning of this Deed of Trust. Any party may change its address for notices under this Deed of Trust by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address. Unless otherwise provided or required by law, if there is more than one Grantor, any notice given by Lender to any Grantor is deemed to be notice given to all Grantors.

EXHIBIT A. An exhibit, titled "EXHIBIT A," is attached to this Deed of Trust and by this reference is made a part of this Deed of Trust just as if all the provisions, terms and conditions of the Exhibit had been fully set forth in this Deed of Trust.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Deed of Trust:

Amendments. This Deed of Trust, together with any Related Documents, constitutes the entire understanding and agreement of the perties as to the matters set forth in this Deed of Trust. No alteration of or emendment to this Deed of Trust shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the elsteration or emendment.

Annual Reports. If the Property is used for purposes other then Grantor's residence, Grantor shall furnish to Lender, upon request, a certified statement of net operating income received from the Property during Grantor's previous fiscal year in such form and detail as Lender shall require. "Net operating income" shall meen all cash receipts from the Property less all cash expenditures made in connection with the operation of the Property.

Caption Headings. Caption headings in this Deed of Trust are for convenience purposes only and are not to be used to interpret or define the provisions of this Deed of Trust.

Merger. There shall be no merger of the interest or estate created by this Deed of Trust with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender.

Governing Law. This Deed of Trust will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Oregon without regard to its conflicts of law provisions. This Deed of Trust has been accepted by Lender in the State of Oregon.

Joint and Several Liability. All obligations of Borrower and Grantor under this Deed of Trust shall be joint and several, and all references to Grantor shall mean each and every Grantor, and all references to Borrower shall mean each end every Borrower. This means that each Grantor signing below is responsible for all obligations in this Deed of Trust.

No Walver by Lender. Lender shall not be deemed to have walved any rights under this Deed of Trust unless such walver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a walver of such right or any other right. A walver by Lender of a provision of this Deed of Trust shall not prejudice or constitute a walver of Lender's right otherwise to demand strict compilance with that provision or any other provision of this Deed of Trust. No prior walver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a walver of any of Lender's rights or of any of Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Deed of Trust, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

Severability. If a court of competent jurisdiction finds any provision of this Deed of Trust to be illegal, invalid, or unenforceable as to any person or circumstance, that finding shall not make the offending provision lilegal, invalid, or unenforceable as to any other person or circumstance. If feasible, the offending provision shall be considered modified so that it becomes legal, vetid and enforceable. If the offending provision cannot be so modified, it shall be considered deleted from this Deed of Trust. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any provision of this Deed of Trust shall not affect the legality, vetidity or enforceability of any other provision of this Deed of Trust.

Successors and Assigns. Subject to any limitations stated in this Deed of Trust on transfer of Grantor's interest, this Deed of Trust shall be binding upon and inure to the benefit of the perties, their successors and assigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Deed of Trust and the indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Deed of Trust or Hability under the indebtedness.

Time is of the Essence. Time is of the essence in the performance of this Deed of Trust.

Walver of Homestead Exemption. Grentor hereby releases and walves all rights and benefits of the homestead exemption laws of the State of Oregon as to all indebtedness secured by this Deed of Trust.

Commercial Deed of Trust. Grantor agrees with Lender that this Deed of Trust is a commercial deed of trust and that Grantor will not change the use of the Property without Lander's prior written consent.

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Deed of Trust. Unless specifically stated to the contrary, all references to dollar amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Deed of Trust shall have the meanings attributed to such terms in the Uniform Commercial Code:

Beneficiary. The word "Beneficiary" means Community Bank, and its successors and seeigns.

Borrower. The word "Borrower" means THE HEFFERNAN FAMILY TRUST and includes all co-signers and co-makers signing the Note and all their successors and assigns.

Deed of Trust. The words "Deed of Trust" mean this Deed of Trust among Grantor, Lender, and Trustee, and includes without limitation all assignment and security interest provisions relating to the Personal Property and Rents.

Default. The word "Default" means the Default set forth in this Deed of Trust in the section titled "Default".

Event of Default. The words "Event of Default" mean any of the events of default set forth in this Deed of Trust in the events of default section of this Deed of Trust.

Grantor. The word "Grantor" means THE HEFFERNAN FAMILY TRUST, CHRISTOPHER M HEFFERNAN and DONNA L HEFFERNAN.

Guarantor. The word "Guarantor" means any guarantor, surety, or accommodation party of any or all of the indebtedness.

Gueranty. The word "Gueranty" means the gueranty from Guerantor to Lender, including without limitation a gueranty of all or part of the Note.

Improvements. The word "Improvements" means all existing and future improvements, buildings, structures, mobile homes affixed on the Real Property, facilities, additions, replacements and other construction on the Real Property.

indebtedness. The word "Indebtedness" means all principal, interest, and other amounts, costs and expenses payable under the Note or Related Documents, together with all renewals of, extensions of, modifications of, consolidations of and substitutions for the Note or Related Documents and any amounts expended or advanced by Lender to discharge Grantor's obligations or expenses incurred by Trustee or Lender to enforce Grantor's obligations under this Deed of Trust, together with interest on such amounts as provided in this Deed of Trust. Specifically, without limitation, indebtedness includes all amounts that may be indirectly secured by the Cross-Collateralization provision of this Deed of Trust.

Lender. The word "Lender" means Community Bank, its successors and assigns.

Note. The word "Note" meens the promissory note dated October 17, 2007, in the original principal amount of \$1,415,436.00 from Borrower to Lender, together with all renewals of, extensions of, modifications of, refinencings of, consolidations

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WATER RESOURCES DEPT SALEM OREGON repossession or any other method, by any creditor of Borrower or Grantor or by any governmental agency against any property securing the indebtedness. This includes a garnishment of any of Borrower's or Grantor's accounts, including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Borrower or Grantor as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and deposits with Lender monies or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

Breach of Other Agreement. Any breach by Borrower or Grantor under the terms of any other agreement between Borrower or Grantor and Lender that is not remedied within any grace period provided therein, including without limitation any agreement concerning any indebtedness or other obligation of Borrower or Grantor to Lender, whether existing now or later.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or any Guarantor dies or becomes incompetent, or revokes or disputes the validity of, or liability under, any Guaranty of the Indebtedness. In the event of a death, Lender, at its option, may, but shall not be required to, penmit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Lender, and, in doing so, cure any Event of Default.

Adverse Change. A material adverse change occurs in Borrower's or Grantor's financial condition, or Lender believes the prospect of payment or performance of the indebtedness is impaired.

insecurity. Lender in good faith believes itself insecure.

Right to Cure. If any default, other than a default in payment is curable and if Grantor has not been given a notice of a breach of the same provision of this Deed of Trust within the preceding twelve (12) months, it may be cured if Grantor, after receiving written notice from Lender demanding cure of such default: (1) cures the default within fiftsen (15) days; or (2) if the cure requires more than fiftsen (15) days, immediately initiates steps which Lender deems in Lender's sole discretion to be sufficient to cure the default and thereafter continues and completes all reasonable and necessary steps sufficient to produce compliance as soon as reasonably practical.

RIGHTS AND REMEDIES ON DEFAULT. If an Event of Default occurs under this Deed of Trust, at any time thereafter, Trustee or Lender may exercise any one or more of the following rights and remedies:

Election of Remedies. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Grantor under this Deed of Trust, after Grantor's failure to perform, shall not affect Lender's right to declare a default and exercise its remedies.

Accelerate Indebtedness. Lender shall have the right at its option without notice to Borrower or Grantor to declare the entire Indebtedness immediately due and payable, including any prepayment panelty which Borrower would be required to pay.

Foreclosure. With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either case in accordance with and to the full extent provided by applicable law. If this Deed of Trust is foreclosed by judicial foreclosure, Lender will be entitled to a judgment which will provide that if the foreclosure sale proceeds are insufficient to satisfy the judgment, execution may issue for the amount of the unpaid balance of the indoment.

UCC Remedies. With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

Collect Rents. Lender shall have the right, without notice to Borrower or Grantor to take possession of and menage the Property and collect the Rents, including amounts past due and unpaid, and apply the net proceeds, over and above Lender's costs, against the indebtedness. In furtherance of this right, Lender may require any tenent or other user of the Property to make payments of rent or use fees directly to Lender. If the Rents are collected by Lender, then Grantor irrevocably designates Lender as Grantor's attorney-in-fact to endorse instruments received in payment thereof in the name of Grantor and to negotiate the same and collect the proceeds. Payments by tenents or other users to Lender in response to Lender's demand shall satisfy the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either in person, by agent, or through a receiver.

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivernship, against the Indebtedness. The receiver may serve without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lender shall not disqualify a person from serving as a receiver.

Tenency at Sufference. If Grantor remains in possession of the Property efter the Property is sold as provided above or Lender otherwise becomes entitled to possession of the Property upon default of Grantor, Grantor shall become a tenent at sufference of Lender or the purchaser of the Property and shall, at Lender's option, either (1) pay a reasonable rental for the use of the Property, or (2) vacate the Property Immediately upon the demand of Lender.

Other Remedies. Trustee or Lender shall have any other right or remedy provided in this Deed of Trust or the Note or available at law or in equity.

Notice of Sale. Lender shall give Grantor reasonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least fifteen (15) days before the time of the sale or disposition. Any sale of the Personal Property may be made in conjunction with any sale of the Real Property.

Sale of the Property. To the extent permitted by applicable law, Borrower and Grantor hereby weives any and all rights to have the Property marshalled. In exercising its rights and remedies, the Trustee or Lander shell be free to sell all or any part of the Property together or separately, in one sale or by separate seles. Lender shell be entitled to bid at any public sale on all or any portion of the Property.

Attorneys' Fees; Expenses. If Lender institutes any suit or action to enforce any of the terms of this Deed of Trust, Lender shall be entitled to recover such sum as the court may adjudge reasonable as attorneys' fees at triel and upon any appeal. Whether or not any court action is involved, and to the extent not prohibited by law, all reasonable expenses that in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a pert of the indebtedness payable on demand and shall bear interest at the Note rate from the date of the expenditure until repaid. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law, Lender's attorneys' fees and lander's legal expenses, whether or not there is a lawsuit, including attorneys' fees and expenses for benkruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services, the cost of searching records, obtaining title reports (including foraclosure reports), surveyors' reports, and appraisal fees, title insurance, and fees for the Trustee, to the extent permitted by applicable law. Grantor also will pay any court costs, in addition to all other sums provided by law.

Rights of Trustee. Trustee shall have all of the rights and duties of Lender as set forth in this section.

POWERS AND OBLIGATIONS OF TRUSTEE. The following provisions relating to the powers and obligations of Trustee are part of this Deed of Trust:

Powers of Trustee. In addition to all powers of Trustee arising as a matter of law, Trustee shall have the power to take the following actions with respect to the Property upon the written request of Lender and Grantor: (a) join in preparing and filling a map or plet of the Real Property, including the dedication of streets or other rights to the public; (b) join in granting any essement or creating any restriction on the Real Property; and (c) join in any subordination or other agreement affecting this Deed of Trust or the interest of Lender under this Deed of Trust.

Obligations to Notify. Trustee shall not be obligated to notify any other party of a pending sale under any other trust dead or lien, or of any action or proceeding in which Grantor, Lender, or Trustee shall be a party, unless the action or proceeding is brought by Trustee.

Trustee. Trustee shall meet all qualifications required for Trustee under applicable law. In addition to the rights and remedies set forth above, with respect to all or any part of the Property, the Trustee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either case in accordance with and to the full extent provided by applicable law.

Successor Trustee. Lender, at Lender's option, may from time to time appoint a successor Trustee to any Trustee appointed under this Deed of Trust by an instrument executed and acknowledged by Lender and recorded in the office of the recorder of UNION County, State of Oregon. The instrument shall contain, in addition to all other matters required by state law, the names of the original Lender, Trustee, and

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WATERRESOURCES DEPT SALEM OREGON Lender's own choice, and Grantor will deliver, or cause to be delivered, to Lender such instruments as Lender may request from time to permit such perticipation.

Compliance With Laws. Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

Survival of Representations and Warranties. All representations, warranties, and agreements made by Grantor in this Deed of Trust shall survive the execution and delivery of this Deed of Trust, shall be continuing in nature, and shall remain in full force and effect until such time as Borrower's indebtedness shall be paid in full.

CONDEMNATION. The following provisions relating to condemnation proceedings are a part of this Deed of Trust:

Proceedings. If any proceeding in condemnation is filed, Grantor shall promptly notify Lender in writing, and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to perticipate in the proceeding end to be represented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to be delivered to Lender such instruments and documentation as may be requested by Lender from time to time to permit such participation.

Application of Net Proceeds. If all or any part of the Property is condemned by eminent domain proceedings or by any proceeding or purchase in lieu of condemnation, Lender may at its election require that all or any portion of the net proceeds of the award be applied to the Indebtedness or the repair or restoration of the Property. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys' fees incurred by Trustee or Lender in connection with the condemnation.

IMPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITIES. The following provisions relating to governmental taxes, fees and charges are a part of this Deed of Trust:

Current Taxes, Fees and Charges. Upon request by Lender, Grantor shall execute such documents in addition to this Deed of Trust and take whatever other action is requested by Lender to perfect and continue Lender's lien on the Real Property. Grantor shall reimbursh Lender for all taxes, as described below, together with all expenses incurred in recording, perfecting or continuing this Deed of Trust, including without limitation all taxes, fees, documentary stamps, and other charges for recording or registering this Deed of Trust.

Taxes. The following shall constitute taxes to which this section applies: (1) a specific tax upon this type of Deed of Trust or upon all or any part of the Indebtedness secured by this Deed of Trust; (2) a specific tax on Borrower which Borrower is authorized or required to deduct from payments on the indebtedness secured by this type of Deed of Trust; (3) a tax on this type of Deed of Trust chargeable against the Lender or the holder of the Note; and (4) a specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by Borrower.

Subsequent Taxes. If any tax to which this section applies is enected subsequent to the date of this Deed of Trust, this event shell have the same effect as an Event of Default, and Lender may exercise any or all of its available remedies for an Event of Default as provided below unless Grantor either (1) pays the tax before it becomes delinquent, or (2) contests the tax as provided above in the Taxes and Liens section and deposits with Lender cash or a sufficient corporate surnity hond or other saturity satisfactory (n) [.mn/gr.

SECURITY AGREEMENT; FINANCING STATEMENTS. The following provisions relating to this Deed of Trust as a security agreement are a part of this Deed of Trust:

Security Agreement. This instrument shall constitute a Security Agreement to the extent any of the Property constitutes fixtures, and Lender shall have all of the rights of a secured party under the Uniform Commercial Code as amended from time to time.

Security interest. Upon request by Lender, Grantor shall take whatever action is requested by Lender to perfect and continue Lender's security interest in the Rents and Personal Property. In addition to recording this Deed of Trust in the real property records, Lender may, at any time and without further authorization from Grantor, file executed counterparts, copies or reproductions of this Deed of Trust as a financing statement. Grantor shall reimburse Lender for all expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall not remove, sever or detach the Personal Property from the Property. Upon default, Grantor shall assemble any Personal Property on tefficed to the Property in a manner and at a place reasonably convenient to Grantor and Lender and make it available to Lender within three (3) days after receipt of written demand from Lender to the extent permitted by applicable law.

Addresses. The malling addresses of Grantor (debtor) and Lender (secured party) from which information concerning the security interest granted by this Deed of Trust may be obtained (each as required by the Uniform Commercial Code) are as stated on the first page of this Deed of Trust.

FURTHER ASSURANCES; ATTORNEY-IN-FACT. The following provisions relating to further assurances and attorney-in-fact are a part of this Deed of Trust:

Further Assurances. At any time, and from time to time, upon request of Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lender's designee, and when requested by Lender, cause to be filled, recorded, refilled, or rescorded, as the case may be, at such times and in such offices and places as Lender may deem appropriate, any and all such mortgages, deeds of trust, security deeds, security agreements, financing statements, continuation statements, instruments of further assurance, certificates, and other documents as may, in the sole opinion of Lender, be necessary or desirable in order to effectuate, complete, perfect, continua, or preserve (1) Borrower's and Grantor's obligations under the Note, this Deed of Trust, and the Related Documents, and (2) the liens and security interests created by this Deed of Trust as first and prior liens on the Property, whether now owned or herastiter acquired by Grantor. Unless prohibited by Jew. or Lender agrees to the contrary in writing, Grantor shall reimburse Lender for all costs and expenses incurred in connection with the matters referred to in this peragraph.

Attorney-in-Fact. If Grantor falls to do any of the things referred to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. For such purposes, Grantor hereby irrevocably appoints Lender as Grantor's attorney-in-fact for the purpose of making, executing, delivering, filing, recording, and doing all other things as may be necessary or desirable, in Lender's sole opinion, to accomplish the matters referred to in the preceding paragraph.

FULL PERFORMANCE. If Borrower and Grantor pay all the Indebtedness when due, and Grantor otherwise performs all the obligations imposed upon Grantor under this Deed of Trust, Lender shall execute and deliver to Trustee a request for full reconveyance and shall execute and deliver to Grantor suitable statements of termination of any financing statement on file evidencing Lender's security interest in the Rents and the Personal Property. Any reconveyance fee required by law shall be peid by Grantor, if permitted by applicable law.

EVENTS OF DEFAULT. Each of the following, at Lender's option, shall constitute an Event of Default under this Deed of Trust:

Payment Default. Borrower fails to make any payment when due under the Indebtedness

Other Defaults. Borrower or Grantor falls to comply with or to perform any other term, obligation, covenant or condition contained in this Deed of Trust or in any of the Related Documents or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Lender and Borrower or Grantor.

Compliance Default. Failure to comply with any other term, obligation, covenant or condition contained in this Deed of Trust, the Note or in any of the Related Documents.

Default on Other Payments. Feilure of Grantor within the time required by this Deed of Trust to make any payment for taxes or insurance, or any other payment necessary to prevent filing of or to effect discharge of any lien.

Environmental Default. Fallure of any party to comply with or perform when due any term, obligation, covanant or condition contained in any environmental agreement executed in connection with the Property.

Faise Statements. Any warranty, representation or statement made or furnished to Lender by Borrower or Grantor or on Borrower's or Grantor's behalf under this Deed of Trust or the Related Documents is faise or misleading in any material respect, either now or at the time made or furnished or becomes faise or misleading at any time thereafter.

Defective Collateralization. This Dead of Trust or any of the Related Documents ceases to be in full force and effect (including failure of any collateral document to create a valid and perfected security interest or lien) at any time and for any reason.

Insolvency. The dissolution or termination of the Trust, the insolvency of Borrower or Grantor, the appointment of a receiver for any pert of Borrower's or Grantor's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Borrower or Grantor.

Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceeding, whether by judicial proceeding, self-help,

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WATERRESOURCES DEPT SALEM OREGON the Property or any portion of the Property. Without limiting the generality of the foregoing, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), coal, clay, scoria, soil, gravel or rock products without Lander's prior written consent.

Removal of Improvements. Grantor shall not demolish or remove any Improvements from the Real Property without Lender's prior written consent. As a condition to the removal of any Improvements, Lender may require Grantor to make arrangements satisfactory to Lender to replace such Improvements with Improvements of at least equal value.

Lender's Right to Enter. Lender and Lender's agents and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Real Property for purposes of Grantor's compliance with the terms and conditions of this Deed of Trust.

Compliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities applicable to the use or occupancy of the Property, including without limitation, the Americans With Disabilities Act. Grantor may contest in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so and so long as, in Lender's sole opinion, Lender's interests in the Property are not jeopardized. Lender may require Grantor to post adequate security or a surety bond, reasonably satisfactory to Lender, to protect Lender's interest.

Duty to Protect. Grantor agrees neither to abandon or issue unattended the Property. Grantor shall do all other acts, in addition to those acts set forth above in this section, which from the character and use of the Property are reasonably necessary to protect and preserve the Property.

TAXES AND LIENS. The following provisions relating to the taxes and liens on the Property are part of this Deed of Trust:

Payment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, special taxes, sessements, charges (including water and sewer), fines and impositions levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material furnished to the Property. Grantor shall meintain the Property free of all liens having priority over or equal to the interest of Lender under this Deed of Trust, except for the lien of taxes and essessments not due and except as otherwise provided in this Deed of Trust.

Right to Contest. Grantor may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's interest in the Property is not jeoperdized. If a lien arises or is filed as a result of nonpayment, Grantor shall within fifteen (15) days after the lien arises or, if a lien is filed, within fifteen (15) days after Grantor has notice of the filen, secure the discharge of the lien, or if requested by Lender, deposit with Lender cash or a sufficient corporate surety bond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and attorneys' fees, or other charges that could accrue as a result of a foreclosure or sale under the lien. In any contest, Grantor shall defend itself and Lender and shall satisfy any adverse judgment before enforcement against the Property. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest properties.

Evidence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental official to deliver to Lender at any time a written statement of the taxes and assessments against the Property.

Notice of Construction. Grantor shall notify Lender at least fifteen (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Property, if any mechanic's lien, materialmen's lien, or other lien could be asserted on account of the work, services, or materials. Grantor will upon request of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cost of such improvements.

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Deed of Trust.

Maintenance of Insurance. Grantor shall procure and maintain policies of fire insurance with standard extended coverage endorsements on a replacement basis for the full insurable value covering all improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and with a standard mortgages clause in favor of Lender. Grantor shall also procure and maintain comprehensive general liability insurance in such coverage amounts as Lender may request with Trustase and Lender being named as additional insureds in such liability insurance policies. Additionally, Grantor shall maintain such other insurance, including but not limited to hazard, business interruption, and boiler insurance, as Lender may reasonably require. Policies shall be written in form, amounts, coverages and basis reasonably acceptable to Lender and issued by a company or companies reasonably acceptable to Lender. Grantor, upon request of Lender, will deliver to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, including stipulations that coverages will not be cancelled or diminished without at least ten (10) days prior written notice to Lender. Each insurance policy also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of Grantor or any other person. Should the Real Property be located in an area designated by the Director of the Federal Emergency Management Agency as a special flood hazard area, Grantor agrees to obtain and maintain Federal Food insurance, if available, for the full unpeld principal belance of the loan and any prior flens on the property securing the loan, up to the maximum policy limits set under the National Food insurance Frogram, or as otherwise required by Lender, and to maintain such insurance for the term of the loan.

Application of Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Property. Lender may make proof of loss if Grantor falls to do so within fifteen (15) days of the casualty. Whether or not Lander's security is impaired, Lender may, at Lender's election, receive and retain the proceeds of any insurance and apply the proceeds to the reduction of the Indebtsdness, payment of any lien affecting the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair, Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Lender. Lender shall, upon satisfactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the resonable cost of repeir or restoration if Grantor is not in default under this Deed of Trust. Any proceeds which have not been disbursed within 180 days after their receipt and which Lender has not committed to the repair or restoration of the Property shall be used first to pay any amount owing to Lender under this Deed of Trust, then to pay secrued interests, and the remainder, if any, shall be applied to the principal belance of the indebtedness. If Lender holds any proceeds after payment in full of the Indebtedness, such proceeds shall be peld to Grantor as Grantor's interests may appear.

Grantor's Report on Insurance. Upon request of Lender, however not more than once a year, Grantor shall furnish to Lender a report on each existing policy of insurance showing: (1) the name of the insurer; (2) the risks insured; (3) the amount of the policy; (4) the property insured, the then current replacement value of such property, and the manner of determining that value; and (5) the expiration date of the policy. Grantor shall, upon request of Lender, have an independent appraisar satisfactory to Lender determine the cash value replacement cost of the Property.

LENDER'S EXPENDITURES. If any action or proceeding is commenced that would materially affect Lender's interest in the Property or if Grantor fails to comply with any provision of this Deed of Trust or any Related Documents, including but not limited to Grantor's failure to discharge or pay when due any amounts Grantor is required to discharge or pay under this Deed of Trust or any Related Documents, Lender on Grantor's behalf may fout shell not be obligated to) take any action that Lender deems appropriate, including but not limited to discharging or paying all taxes, liens, security interests, encumbrances and other claims, at any time levied or placed on the Property and paying all costs for insuring, maintaining and preserving the Property. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses will become a part of the Indebtedness and, at Lender's option, will. (A) be payable on demand; (B) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due during either. (1) the term of any applicable insurance policy; or (2) the remaining term of the Note; or (C) be treated as a balloon payment which will be due and payable at the Note's maturity. The Deed of Trust also will secure payment of these amounts. Such right shall be in addition to all other rights and remedies to which Lender may be entitled upon Default.

WARRANTY; DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Deed of Trust:

Title. Grantor warrants that: (a) Grantor holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other then those set forth in the Real Property description or in any title insurance policy, title report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Deed of Trust, and (b) Grantor has the full right, power, and authority to execute and deliver this Deed of Trust to Lender.

Defense of Title. Subject to the exception in the peragraph above, Grantor warrants and will forever defend the title to the Property against the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Trustse or Lender under this Deed of Trust, Grantor shall defend the action afformation expense. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to perticipate in the proceeding and to be represented in the proceeding by counsel of

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RECORDATION REQUESTED BY:

Community Bank Baker City Branch 1190 Campbell St PO Box 806 Baker City, OR 97814

WHEN RECORDED MAIL TO:

Community Bank Baker City Branch 1190 Campbell St PO Box 806 Baker City, OR 97814

SEND TAX NOTICES TO:

Community Bank Baker City Branch 1190 Campbell St PO Box 806 Baker City, OR 97814

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY



DEED OF TRUST

THIS DEED OF TRUST is dated October 17, 2007, among CHRISTOPHER M HEFFERNAN and DONNA L. HEFFERNAN, not personally but as Trustees on behalf of HEFFERNAN FAMILY TRUST for TRACT A & TRACT B; and CHRISTOPHER M HEFFERNAN, DONNA L HEFFERNAN for TRACT C & TRACT D ("Grantor"); Community Bank, whose address is Baker City Branch, 1190 Campbell St, PO Box 806, Baker City, OR 97814 (referred to below sometimes as "Lender" and sometimes as "Beneficiary"); and ABSTRACT & TITLE COMPANY, whose address is PO BOX 489, LA GRANDE, OR 97850 (referred to below as "Trustee").

CONVEYANCE AND GRANT. For valuable consideration, represented in the Note dated October 17, 2007, in the original principal amount of \$1,415,436.00, from Borrower to Lander, Grantor conveys to Trustee for the benefit of Lander as Beneficiary all of Grantor's right, title, and interest in and to the following described real property, together with all existing or subsequently erected or affixed buildings, improvements and fixtures; all essements, rights of way, and appurtenences; all water, water rights and ditch rights (including stock in utilities with ditch or irrigation rights); and all other rights, royalties, and profits relating to the real property, including without limitation all minerals, oil, gas, geothermal and similar matters, (the "Real Property") located in UNION County, State of Oregon:

SEE ATTACHED EXHIBIT A

The Real Property or its address is commonly known as 53365 JIMMY CREEK and 63600 VIEWPOINT LANE, NORTH POWDER, OR 97667. The Real Property tax identification number is Code 8-4 05S39 4200 APN 9859, Code 8-4 05S39 3200 APN 9846, 4100 APN 9858, 4200 APN 9859, 2206 APN 17254, 2200 APN 9797, 2200 APN 9878.

CROSS-COLLATERALIZATION. In addition to the Note, this Deed of Trust secures all obligations, debts and liabilities, plus interest thereon, of either Grantor or Borrower to Lender, or any one or more of them, as well as all claims by Lender against Borrower and Grantor or any one or more of them, whether now existing or hereafter arising, whether related or the purpose of the Note, whether voluntary or otherwise, whether due or not due, direct or indirect, determined or undetermined, absolute or contingent, liquidated or unliquidated, whether Borrower or Grantor may be liable individually or jointly with others, whether obligated as guarantor, surety, accommodation party or otherwise, and whether recovery upon such amounts may be or hereafter may become barred by any statute of limitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise unenforceable.

Grantor presently assigns to Lender (also known as Beneficiary in this Deed of Trust) all of Grantor's right, title, and interest in and to all present and future leases of the Property and all Rents from the Property. In addition, Grantor grants to Lender a Uniform Commercial Code accurity interest in the Personal Property and Rents.

THIS DEED OF TRUST, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (A) PAYMENT OF THE INDEBTEDNESS AND (B) PERFORMANCE OF ANY AND ALL OBLIGATIONS UNDER THE NOTE, THE RELATED DOCUMENTS, AND THIS DEED OF TRUST. THIS DEED OF TRUST IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

GRANTOR'S REPRESENTATIONS AND WARRANTIES. Grantor warrants that: (a) this Deed of Trust is executed at Borrower's request and not at the request of Lender; (b) Grantor has the full power, right, and authority to enter into this Deed of Trust and to hypothecate the Property; (c) the provisions of this Deed of Trust do not conflict with, or result in a default under any agreement or other instrument binding upon Grantor and do not result in a violation of any law, regulation, court decree or order applicable to Grantor; (d) Grantor has established adequate means of obtaining from Borrower on a continuing besis information about Borrower's financial condition; and (e) Lender has made no representation to Grantor about Borrower (including without limitation the creditworthiness of Borrower).

GRANTOR'S WAIVERS. Grantor waives all rights or defenses arising by reason of any "one action" or "anti-deficiency" law, or any other law which may prevent Lender from bringing any action against Grantor, including a claim for deficiency to the extent Lender is otherwise entitled to a claim for deficiency, before or after Lender's commencement or completion of any foreclosure action, either judicially or by exercise of a power of sele.

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Deed of Trust, Borrower and Grantor shall pay to Lender all indebtachess secured by this Deed of Trust as it becomes due, and Borrower and Grantor shall strictly perform all their respective obligations under the Note, this Deed of Trust, and the Related Documents.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Borrower and Grantor agree that Borrower's and Grantor's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Until the occurrence of an Event of Default, Grantor may (1) remain in possession and control of the Property; (2) use, operate or manage the Property; and (3) collect the Rents from the Property. The following provisions relate to the use of the Property or to other limitations on the Property. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, 'UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004!). THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER CHAPTER 1, OREGON LAWS 2005 (MEASURE 37 (2004!).

Duty to Maintain. Grantor shall maintain the Property in tenantable condition and promptly perform all repairs, replacements, and maintenance necessary to preserve its value.

Nuisance, Waste. Grantor shall not cause, conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to

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Heffernan

Parcel 2 of MINOR PARTITION PLAT NO. 2007-036, filed October 8, 2007 in Plat Cabinet "C", Slides
940 and 941, Plat Records of Union County October 8

SITUATE IN Sections 25, 26, 27, 28 and 34, Township 5 South, Range 39 East of the Willamette Meridian in the County of Union, State of Oregon.

TRACT "B"

IN TOWNSHIP 5 SOUTH, RANGE 39 EAST OF THE WILLAMETTE MERIDIAN

Section 34:

The east half except the south 75 acres.

SITUATE IN the County of Union, State of Oregon.

TRACT "C"

A tract of land situated in the north half of the northwest quarter of Section 22, Township 6 South, Range 38 East of the Willamette Meridian, said tract being more particularly described as follows:

Beginning at a point on the west line of said Section 22, said point being 330.00 feet south of the northwest corner of said Section 22; thence South along the west line of said Section 22, a distance of 660.00 feet; thence East, parallel with the north line of said Section 22, a distance of 1980.00 feet; thence North, parallel with the north line of said Section 22, a distance of 1980,00 feet, to the Point of Beginning of this description.

TOGETHER WITH a perpetual, non-exclusive easement for roadway purposes 40 feet in width upon the existing roadway as same is now located over and across land conveyed by deeds recorded as Microfilm Document No. 143567 and 140512, re-recorded as Microfilm Document No. 141053, Union County records, for ingress and egress to and from any county road or other public highway.

SITUATE IN the County of Union, State of Oregon.

TRACT "D":

IN TOWNSHIP 6 SOUTH. RANGE 38 EAST OF THE WILLAMETTE MERIDIAN

Section 9:

The east half of west half, west half of northeast quarter and southeast

quarter;

Section 10:

The southwest quarter;

Section 15:

The west half

Section 16:

The east half and south half of southwest quarter, EXCEPTING the following two parcels:

- 1. All of the southwest quarter of southwest quarter of Section 16, excepting the right of way of Union County Road No. 102, known as Tucker Flat; the west half of northwest quarter of southeast quarter of southwest quarter; and the northwest quarter of southwest quarter of southeast quarter of southwest quarter.
- 2. An irregularly shaped parcel in the west half of northeast guarter of

Section 16, bounded on the west by the west quarter section line and bounded on the other sides by a perimeter line located 100 feet horizontally above and beyond the contour line of 3971 feet above mean sea level elevation.

Section 22:

The north half of northwest quarter and the west 57 rods of the northwest quarter of northeast quarter otherwise described as the west 28 1/2 acres of said northwest quarter of northeast quarter.

EXCEPT a tract of land situated in the north half of the northwest quarter of Section 22, described as follows:

Beginning at a point on the west line of said Section 22, said point being 330.00 feet south of the northwest comer of said Section 22; thence South along the west line of said Section 22, a distance of 660,00 feet thence East, parallel with the north line of said Section 22, a distance of 1980.00 feet; thence North, parallel with the west line of said Section 22, a distance of 660.00 feet, thence West, parallel with the north line of said Section 22, a distance of 1980.00 feet, to the point of beginning of this description.

SITUATE IN the County of Union, State of Oregon.

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SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to:	A. Signature A. Signature A. Agent Addressee B. Received by (Printed Name) C. Date of Delivery 3-31-08 D. Is delivery address different from Item 17 If YES, enter delivery address below:
G-16902 CHRIS HEFFERNAN HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER OR 97867	2 Service Type Certified Mall
0.0	4. Restricted Delivery? (Extra Fee)
Article Number (Transfer from service label) 7000 08	10 0003 8796 9114
0 = 0044 = .	letum Receipt (1) (102595-02-M-154

UNITED STATES POSTAL SERVICE



First-Class Mail Rostage & Fees Paid USPS Permit No. G-10

• Sender: Please print your name, address, and ZIP+4 in this box

WATER RESOURCES DEPARTMENT 725 SUMMER STREET NE SUITE A SALEM OR 97301-1266

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SAI EM, UREGON



Water Resources Department

North Mall Office Building 725 Summer Street NE, Suite A Salem, OR 97301-1271 503-986-0900 FAX 503-986-0904

CERTIFIED MAIL Return Receipt Requested

HEFFERNAN FAMILY TRUST CHRIS HEFFERNAN 63600 VIEWPOINT LANE NORTH POWDER, OR 97867 March 28, 2008

Reference: File G-16902

Dear Mr. Heffernan:

THIS IS NOT A PERMIT AND IS SUBJECT TO CHANGE AT THE NEXT PHASE OF PROCESSING.

This letter is to inform you of the preliminary analysis of your water use permit application and to describe your options. In determining whether a water use permit application may be approved, the Department must consider the factors listed below, all of which must be favorable to the proposed use if it is to be allowed. Based on the information you have supplied, the Water Resources Department has made the following preliminary determinations:

Initial Review Determinations:

- The application proposed the use of 15.0 cubic feet per second (CFS) from five proposed wells in the Clover Creek Basin for irrigation use on 1198.0 acres from March 1 through October 31.
- 2. The proposed use is not prohibited by law or rule except where otherwise noted below.
- 3. The use of water from Well 1, Well 2, Well 3, Well 4, and Well 5 in Clover Creek Basin for irrigation use is allowable under the Powder Basin Program.
- 4. If properly conditioned, the proposed use of ground water will avoid injury to existing ground water rights and the resource.

The Department has determined, based upon OAR 690-09, that the proposed ground water use will not have the potential for substantial interference with any surface water source.

- 5. The Department has determined there are deficiencies with the application. Please refer to the **Additional Information Required** section below for specific information.
- 6. You are encouraged to contact Union County as you may need to obtain authorization to cross Oleson Lane and County Road No. 72.

Summary of Initial Determinations

The use of 15.0 CFS from Well 1, Well 2, Well 3, Well 4, and Well 5 in Clover Creek Basin for irrigation use on 1198.0 acres is allowable during the full period requested, March 1 through October 31.

Additional Information Required:

Additional information is required to process your application. Please provide the following:

- Please submit a copy of the revised map submitted February 25, 2008 that shows the revised location of Well 3 and the revised additional acreage and includes the following:
 - OAR 690-310-050((4)(b) requires that the application map submitted to the Department show the location of pipelines, ditches or other means of transporting water for the proposed use. Your application states the water is proposed to be piped directly from the source and applied through two center pivots and wheel lines. Please indicate the location of the *main line* proposed under this application.
 - OAR 690-310-0050(4)(c) requires the tax lots to be shown on the application map. Please provide a map that shows the tax lots that encompass the place of use.
 - The number of acres to be used in each quarter-quarter section must be clearly indicated on the map and identified by shading or hatchuring. The February 25, 2008 application map shows a portion of a pivot in the NWNW of Section 27, Township 5 South, Range 39 East, W.M., but does not indicate the number of acres to be irrigated. In addition, the total acreage listed on the February 25, 2008 map, being 1198.0 acres, does not include any acreage within this quarter-quarter section. Please clarify the place of use for this quarter-quarter section and the total number of acres proposed for irrigation. On the copy of the application map that you submit, please show the number of acres to be used in each quarter-quarter section by hatchuring.
- Please submit the balance of exam fees in the amount of \$100.00

- A completed Land Use Information Form signed and dated by a Union County official for the property described as Tax Lot 4200, located in Section 34, Township 5 South, Range 39 East, W.M.. The application materials demonstrate that land use approval has been obtained only for the property described as Tax Lot 3200, located in Sections 26, 27, and 28, and Tax Lot 4100 located in Section 34, Township 5 South, Range 39 East, W.M.
- A copy of the legal description of the property described as N ½ SE ¼, Section 34, Township 5 South, Range 39 East, W.M., which corresponds to a portion of Tax Lot 4200, as described above. OAR 690-310-0040(1)(a)(I) requires the legal description of the property from which the water is to be diverted, any property crossed by the proposed ditch, canal or other work, and any property on which the water is to be used as depicted on the map. A legal description is a description of a specific parcel of real estate which often uses one of the following methods; government survey metes and bounds, aliquot parts, subdivision block and lot numbers, or a combination of these. It is often found on a deed, land sales contract, or title insurance policy.

Please submit this information no later than May 1, 2008. If you are unable to submit the information listed above, you may request an administrative hold for up to an additional 180 days. You must submit the request in writing, stating how much more time you will need and why you need additional time. If an administrative hold is granted, your application will not be processed further until the requested information is received or the extended deadline has passed.

If we do not receive the items requested above or a request for an administrative hold by this date, the Department will likely proceed with a Proposed Final Order recommending denial.

Please reference the application number when sending any correspondence regarding the conclusions of this initial review. Comments received within the comment period will be evaluated at the next phase of the process.

To Proceed With Your Application:

If you choose to proceed with your application, you do not have to notify the Department. Your application will automatically be placed on the Department's Public Notice to allow others the opportunity to comment. After the comment period the Department will complete a public interest review and issue a proposed final order.

Withdrawal Refunds:

If you choose not to proceed, you may withdraw your application and receive a refund (minus a \$150 processing charge per application.) To accomplish this you must notify the Department in writing by **Friday**, **April 11**, **2008**. For your convenience you may use the enclosed "STOP PROCESSING" form.

If A Permit Is Issued It Will Likely Include The Following Conditions:

- 1. Measurement, recording and reporting conditions:
 - A. Before water use may begin under this permit, the permittee shall install a totalizing flow meter or other suitable measuring device as approved by the Director at each point of appropriation. The permittee shall maintain the meter or measuring device in good working order, shall keep a complete record of the amount of water used each month, and shall submit a report which includes the recorded water use measurements to the Department annually or more frequently as may be required by the Director. Further, the Director may require the permittee to report general water-use information, including the place and nature of use of water under the permit.
 - B. The permittee shall allow the watermaster access to the meter or measuring device; provided however, where the meter or measuring device is located within a private structure, the watermaster shall request access upon reasonable notice.
- 2. The wells shall produce ground water only from the basalt or other ground water reservoir.
- 3. The wells shall be fitted with dedicated measuring tubes to allow unobstructed access for water-level measurements.
- 4. The wells shall be cased and sealed in such a manner to develop a single basalt or other bedrock aquifer.
- 5. The Department requires the water user to obtain, from a qualified individual (see below), and report annual static water levels for each well on the permit. The static water level shall be measured in the month of March. Reports shall be submitted to the Department within 30 days of measurement.

The permittee shall report an initial March static water-level measurement once well construction is complete and annual measurements thereafter. Annual measurements are required whether or not the well is used. The first annual measurement will establish a reference level against which future measurements will be compared. However, the Director may establish the reference level based on an analysis of other water-level data. The Director may require the user to obtain and report additional water levels each year if more data are needed to evaluate the aquifer system.

All measurements shall be made by a certified water rights examiner, registered professional geologist, registered professional engineer, licensed well constructor or pump installer licensed by the Construction Contractors Board. Measurements shall be

submitted on forms provided by, or specified by, the Department. Measurements shall be made with equipment that is accurate to at least the standards specified in OAR 690-217-0045. The Department requires the individual performing the measurement to:

- A. Associate each measurement with an owner's well name or number and a Department well log ID; and
- B. Report water levels to at least the nearest tenth of a foot as depth-to-water below ground surface; and
- C. Specify the method of measurement; and
- D. Certify the accuracy of all measurements and calculations reported to the Department.

The water user shall discontinue use of, or reduce the rate or volume of withdrawal from, the well(s) if any of the following events occur:

- A. Annual water-level measurements reveal an average water-level decline of three or more feet per year for five consecutive years; or
- B. Annual water-level measurements reveal a water-level decline of 15 or more feet in fewer than five consecutive years; or
- C. Annual water-level measurements reveal a water-level decline of 25 or more feet; or
- D. Hydraulic interference leads to a decline of 25 or more feet in any neighboring well with senior priority.

The period of restricted use shall continue until the water level rises above the decline level which triggered the action or the Department determines, based on the permittee's and/or the Department's data and analysis, that no action is necessary because the aquifer in question can sustain the observed declines without adversely impacting the resource or causing substantial interference with senior water rights. The water user shall not allow excessive decline, as defined in Commission rules, to occur within the aquifer as a result of use under this permit. If more than one well is involved, the water user may submit an alternative measurement and reporting plan for review and approval by the Department.

The water source identified in your application may be affected by an Agricultural Water Quality Management Area Plan. These plans are developed by the Oregon Department of Agriculture (ODA) with the cooperation of local landowners and other interested stakeholders, and help to ensure that current and new appropriations of water are done in a way that does not adversely harm the environment. You are encouraged to explore ODA's Water Quality Program web site at http://www.oregon.gov/ODA/NRD/water_agplans.shtml to learn more about the plans and how they may affect your proposed water use.

If you have any questions:

Feel free to call me at 503-986-0816 if you have any questions regarding the contents of this letter or your application. Please have your application number available if you call. General questions about water rights and water use permits should be directed to our customer service staff at 503-986-0801. When corresponding by mail, please use this address: Kerry Kavanagh, Oregon Water Resources Department, 725 Summer St NE Ste A, Salem OR 97301-1266. Our fax number is 503-986-0901.

Sincerely,

Kerry Kavanagh

Water Right Application Caseworker

K Kavanagl

enclosures: Application Process Description and Stop Processing Request Form

G-16902 WAB 9-no psi POU 9-no psi GW

APPLICATION FACT SHEET

Application File Number: G-16902

Applicant: HEFFERNAN FAMILY TRUST; CHRIS HEFFERNAN

County: Union

Watermaster: 8

Priority Date: July 2, 2007

Source: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN

Use: IRRIGATION USE ON 1198.0 ACRES

Quantity: 15.0 CUBIC FEET PER SECOND

Basin Name & Number: Powder, #9

Stream Index Reference: Volume 1 JIMMY CR & MISC

Well Locations:

WELL 1 - SWNW, SECTION 34, T5S, R39E, W.M.; 2640 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 2 - NWNW, SECTION 34, T5S, R39E, W.M.; 25 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 3 - NWSW, SECTION 27, T5S, R39E, W.M.; 2254 FEET NORTH AND 60 FEET EAST FROM SW CORNER, SECTION 27

WELL 4 - SWSE, SECTION 27, T5S, R39E, W.M.; 25 FEET NORTH AND 3300 FEET EAST FROM SW CORNER, SECTION 27

WELL 5 - SWSW, SECTION 26, T5S, R39E, W.M.; 25 FEET NORTH AND 25 FEET EAST FROM SW CORNER, SECTION 26

Place of Use:

NE ¼ SW ¼ 5.0 ACRES NW ¼ SW ¼ 20.0 ACRES SW ¼ SW ¼ 38.0 ACRES SE ¼ SW ¼ 10.0 ACRES SECTION 26

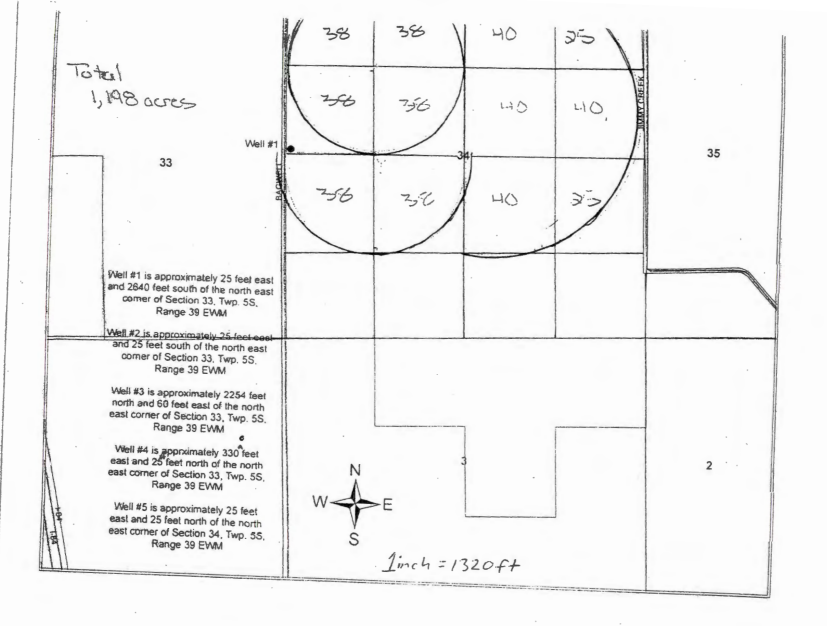
TOWNSHIP 5 SOUTH, RANGE 39 EAST, W.M.

Place of Use (continued):

```
NE % NE % 15.0 ACRES
NW % NE % 38.0 ACRES
SW 1/4 NE 1/4 38.0 ACRES
SE 1/4 NE 1/4 30.0 ACRES
SW 1/4 NW 1/4 40.0 ACRES
SE 1/4 NW 1/4 38.0 ACRES
NE 1/4 SW 1/4 40.0 ACRES
NW 1/4 SW 1/4 40.0 ACRES
SW 1/4 SW 1/4 22.0 ACRES
SE 1/4 SW 1/4 40.0 ACRES
NE ¼ SE ¼
             6.0 ACRES
NW 1/4 SE 1/4 32.0 ACRES
SW 1/4 SE 1/4 25.0 ACRES
SE 1/4 SE 1/4 10.0 ACRES
      SECTION 27
NE 1/4 NE 1/4 25.0 ACRES
NW 1/4 NE 1/4 38.0 ACRES
SW 1/4 NE 1/4 30.0 ACRES
SE 1/4 NE 1/4 40.0 ACRES
NE 1/4 SE 1/4 35.0 ACRES
NW 1/4 SE 1/4 35.0 ACRES
SW 1/ SE 1/ 35.0 ACRES
SE 1/4 SE 1/4 35.0 ACRES
      SECTION 28
NE 1/4 NE 1/4 25.0 ACRES
NW % NE % 40.0 ACRES
SW 1/4 NE 1/4 40.0 ACRES
SE 1/4 NE 1/4 40.0 ACRES
NE 1/4 NW 1/4 38.0 ACRES
NW 1/4 NW 1/4 38.0 ACRES
SW 1/4 NW 1/4 38.0 ACRES
SE 1/4 NW 1/4 38.0 ACRES
NE ¼ SW ¼ 38.0 ACRES
NW 1/4 SW 1/4 38.0 ACRES
NE 1/4 SE 1/4 25.0 ACRES
NW 1/4 SE 1/4 40.0 ACRES
      SECTION 34
```

TOWNSHIP 5 SOUTH, RANGE 39 EAST, W.M.

14 DAY STOP PROCESSING DEADLINE DATE: Friday, April 11, 2008 PUBLIC NOTICE DATE: Tuesday, April 1, 2008 30 DAY COMMENT DEADLINE DATE: Thursday, May 1, 2008



App 9-16902

amended map

Feb 25,2008

Mailing List for IR Copies

Application #G-16902

Original mailed to applicant:

HEFFERNAN FAMILY TRUST CHRIS HEFFERNAN 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

Copies sent to:

1. WRD - File # G-16902

2. WRD - Water Availability: Ken Stahr

IR, Map, and Fact Sheet Copies sent to:

3. WRD - Regional Manager: EASTERN

4. WRD - Watermaster # 8

5. WRD - E Region Well Inspector

Copies sent to Other Interested Persons (CWRE, Agent, Well Driller, Commenter, etc.)

REMINDER: Copy all IR's for uses in the Klamath Basin to DEQ and ODFW contacts, regardless of whether they are subject to Division 33. (If they are not subject to Division 33, do not include

6. Richard Comstock, Director, Union County Public Works, Road Department, 10513 N. McAllister Road, P.O. Box 1103, Island City, OR 97850

Caseworker: Kerry Kavanagh

Division 33 forms.)

COPYSHT.IR

IR Date: March 28, 2008

p.1



NORTH SLOPE HAY CO. - NORTH SLOPE RESOURCE CO.

HEFFERNAN 63600 VIEWPOINT LANE NORTH POWDER, OR 97867 541-898-2507 541-898-2203 (fax)

nslope@eoni.com

FAX TRANSMITTAL FORM
To: Doug Woodcock From: CHRIS
Fax#: 503 986-0902 Date Sent: 11-13-07
Number of Pages Sent (including cover sheet):
Thank for your nelp Doug-Chris
' '

RECEIVED

WATER RESOURCES DEPT SALEM, OREGON

	FOR WATER RESOURCES DEPARTMENT USE ONLY
1	TO TO THE MANAGEMENT OF THE PARTY OF THE PAR
	te Postmarked 1
	te Reposit Citice Rev d
	Check No.

START CARD

NOTICE OF BEGINNING OF WELL CONSTRUCTION (as required by ORS 537.762)

This form must be completed and the original mailed or delivered to the Water Resources Department, 725 Summer Street NE Suite A, Salem OR 97301-1271 for all new construction, conversion, alteration, deepening and abandonments. This original must be mailed or delivered before work is commenced. A \$125 fee shall accompany the original for all new well construction, conversion, and deepenings (make checks payable to the Water Resources Department). In addition, the constructor shall provide a legible copy of this notice to the region office within which the well is being constructed, converted, altered, deepened, or abandoned using one of the following methods: (a) by regular mail no later than three (3) calendar days (72 hours) prior to commencement of work; (b) by hand delivery, during regular office hours before work is commenced; or (c) by FAX before work is commenced. If method (c) is used, a legible copy of the start card shall also be mailed or delivered to the region office no later than the day work is commenced. The Water Resources Commission has authority to impose civil penalties for failure to submit the required \$125 fee with the start card, for failure to submit the \$125 fee in a timely manner, and for failure to timely submit start cards.

Home	É Donna Heffernan (No.	
Work Phone: () Narth	Powder OR. 97867	
Required: Conversion Deepening Or	Required Aban	Card No.
Proposed Commencement Date: 11-1-07	WATER RESOURCES	DEPT
Existing or Proposed Well Depth: Zaca	Diameter: 6 Original Well AD 604	bel Number:
Use: Monitoring Domestic	Irrigation Community (Public System)	☐ Industrial/Commercial
Livestock Dewatering	Thermal Injection Other	
Proposed Well Location: County Linear Township 5 North or S	Range 37 Section 2%	Tax Lot 4100
1/4 SF 1/4 NE Or La	titude Longitude	
Street Address of well, if not assigned, nearest address of mile north of intersection		
We have read the back of this form and the info	rmation provided is accurate to the best of our	knowledge.
Owner/Agent Name	Bonded Water Supply/Monitor Well Constructor Name	Il- 8-07
Date Signed	Company	Date Signed

OWNER PLEASE NOTE: This is not a water right application. The owner is responsible for obtaining a water right through the Water Resources Department, if required. The Oregon Health Division requires plans to be submitted and approved prior to construction if the well is to be used as a public system.

ADDITIONAL IMPORTANT INFORMATION ON BACK.

Nov 13 07 04:35p

RECEIVED

STATE OF OREGON WATER SUPPLY WELL REPORT (as required by ORS 537.765)

WATER RESOURCES DEPT

WELL LD. #L 93928

p.3

START CARD# 197281

Instructions for completing this report are on the last page of this form EGON		
(1) LAND OWNER. Well Number	(9) LOCATION OF WELL (legal description)	
Name Chin & Donna Hetleghan	County Union Tax Lot 4100 Lot	
Address 63 600 View point LN. City North Powder State OR. Zip 97867		Dr W WM
City North Powder State OR. Zip 97867	Section 28 SE 1/4 NU	
(2) TYPE OF WORK New Well	Section 20 32 1/4 701	1/4
Deepening Alteration (repair/recondition) Abandonment Conversion	Lat _ o _ ' or (degree	es or decimal)
Deepening Attention (repair/reconducti) Assaucommun.		es or decimal)
(3) DRILL METHOD	- 14 - 16 and	1haf
Rotary Air Rotary Mud Cable Auger Cable Mud	Street Address of Well (or nearest address) / nike nort	111 121
Other	M-1136 (1164 of Of SA 10. De Daga.	2/1/0
44 44 4470 7700	(10) STATIC WATER LEVEL	
(4) PROPOSED USE Domestic Community Industrial Irrigation	3.5 ft. below land surface. Date 1/- 9-	07_
Thermal Injection Livestock Other	ft. below land surface. Date	
Inches Injection Services I care	Artesian pressure lb. per square inch Date	
(5) BORE HOLE CONSTRUCTION Special Construction: Yes No	Potestan pressureno. per square men Date	
Depth of Completed Well 68 ft.	(11) WATER BEARING ZONES /	
Explosives used: Yes No Type Amount	Depth at which water was first found	
BORE HOLE SEAL	From To Estimated Flow Rate	SWL
Diameter From To Material From To SESSOr Pounds	6 7 3	5
10 0 18 Bent. 0 18 12	63 80 70	3.5
6 18 140	100 120 200+	<
	120 170 200 +	
How was scal placed: Method, DA DB DC DD DB	7a 1110 2001	
How was seal placed: Method A B C D B Sourced dry Beating 12	(12) WELL LOG Ground Elevation	
Backfill placed from ft. to ft. Material	Material From To	SWL
Gravel placed from ft. to ft. Size of gravel	Top Soil 0 3	
Gravel placed from it. to it. Size of glavel	Brown Clay 3 6	
(6) CASING/LINER	Blue Clay sare 6 7	5
Diameter From To Gauge Steel Plastic Welded Threaded	Course Gellow Sand 63	3.5
Casing: 6 +2 58 -250 2 0	WI fin' Sand (read) 75	2. 5
Casing: 6 +2 38 -250 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	We fine Earl Frank! 75 Coarse Black Sand	
	W/quarte and smeet!	
Liner.	grave/s	
	111	
Drive Shoe used 🖺 Inside 🔲 Quişide 🗀 None	pitter 80 loved,	
Final location of shoe(s) 58	Blowing, 100 t. W/	
Printi location of sine(s)	drill stens at 60	
(7) PERFORATIONS/SCREENS		
Perforations Method // A-		
Screens Type Material	Date Started 11-8-07 Completed 11-9-07	
From To Slot Number Diameter Tele/pipe Casing Liner		
Size size	(unboaded) Water Well Constructor Certification I certify that the work I performed on the construction, deepening	alteration o
	abandonment of this well is in compliance with Oregon water supply	
	construction standards. Materials used and information reported abor	
	the best of my knowledge and belief.	
	WWC Number Date	
	W WC Null Bed Date	
(8) WELL TESTS: Minimum testing time is 1 hear Pump Bailer Air Flowing Artesian	Signed	
Yield gal/min Drawdown Drill stem at Time Z00 + 136.5 140 ZAr.	(bonded) Water Well Constructor Certification I accept responsibility for the construction, deepening, alteration,	Of
200+ 100.3 110 EM.	abandonment work performed on this well during the construction da	
	above. All work performed during this time is in compliance with O	regon water
Temperature of water 50 Depth Artesian Flow Found	supply well construction standards. This report is true to the best of	my knowledge
Was a water analysis done? Yes By whom	and belief.	
Did any strata contain water not suitable for intended use?	WWC Number 1816 - Date 11-10-0	7
Salty Muddy Odor Colored Other	a 41:101	
Depth of strata:	Signed ACCS	

Owner/Agent Name

ov 13 07 04:35p Heffernan - North Slope	(541) 898-2203 p.4
FOR WATER RESOURCE	S DEPARTMENT USE ONLY
Date Postmarked	w 176050
Date Hand-Delivered	OWRD Receipt
Date Region Office Rec'd	Date Fee Received
	Check No.
STAR	T CARD
NOTICE OF BEGINNING	OF WELL CONSTRUCTION
(as required l	by ORS 537.762)
notice to the region office within which the well is being construct following methods: (a) by regular mail no later than three (3) cales delivery, during regular office hours before work is commenced; clegible copy of the start card shall also be mailed or delivered to the Water Resources Commission has authority to impose civil penalt failure to submit the S125 fee in a timely manner, and for failure to Owner's name and mailing address:	ndar days (72 hours) prior to commencement of work; (b) by hand or (c) by FAX before work is commenced. If method (c) is used, a the region loffice no later than the day work is commenced. The ties for failure to submit the required \$125 fee with the start card, for
Phone: () North Privaler	OR. 97867
Type of work: Fee New Construction Required: Conversion Deepening Orig. Start Card No	
Proposed Commencement Date: 10- 26- 67	
Existing or Proposed Well Depth: 200 Diameter	Original Well I.D. Label Number:
Use: Domestic Community (Public System) Injection	Industrial Irrigation Monitoring Other Letter fork
Proposed Well Location:	
County County Township Range	East or West Section 34 Tax Lot 4100

Bonded Water Supply/Monitor Well Constructor Name License No.

Elklorn Dr. 1/1119 The. 10.246-07

Company Date Signed Date Signed OWNER PLEASE NOTE: This is not a water right application. The owner is responsible for obtaining a water right through the Water Resources Department, if required. The Oregon Health Division requires plans to be submitted and approved prior to construction if the well is to be used as a public system.

Street Address of well, if not assigned, nearest address:

We have read the back of this form and the information provided is accurate to the best of our knowledge.

ADDITIONAL IMPORTANT INFORMATION ON BACK.

Mark Attorney

p.5

RECEIVED

STATE OF OREGON WATER SUPPLY WELL REPORT (as required by ORS 537.765)

Instructions for completing this report are on the last page of this form SOURCES DEPT



WELL I.D. # L 93927

START CARD # 175050

(1) LAND OWNER Name Child & Drang Heffernan SALEM, OREG	(b) LOCATION OF WELL (legal description)
Address 63600 Viewpoint LN.	Tex Lot 4/00 Lot
City North Power State OR. Zip 97867	Township 5 Nork Range 39 For W WM
(2) TYPE OF WORK New Well Deepening Alteration (repair/recondition) Abandonment Conversion	Section 34 SW 1/4 W 1/4 Lat. " " or (degrees or decimal) Long " or (degrees or decimal)
(3) DRILL METHOD Cable Auger Cable Mud Other	Street Address of Well (or pearest address), 12 m./e. 5. of Olsen Kd. on Pagwell Kd. Left & 140 of Rd.
(4) PROPOSED USE Domestic Community Industrial Irrigation Thermal Injection F-Livestock Other	(10) STATIC WATER LEVEL ft. below land surface. Date ft. below land surface. Date
(5) BORE HOLE CONSTRUCTION Special Construction: Yes No Depth of Completed Well ft. Explosives used: Yes No Type Amount	Artesian pressure lb. per square inch lt. Date lt. Date lt. WATER BEARING ZONES Depth at which water was first found lt.
BORE HOLE Diameter From To Material From To Sacks or Pounds	From To Estimated Flow Rate SWL
10 0 18 Bent. 0 18 10	40 60 60 6
6 18 140	60 80 100 + 80 140 200 +
	100 110 2001
How was seal placed: Method , A B C D B	CONTROL LOC
Other 18 Joured day	(12) WELL LOG Ground Elevation
Backfill placed fromft. toft. Material	Too Sol Material From 30 SWL
Gravel placed fromft. Size of gravel	Brown Clay 3 10
(6) CASING/LINER	Dork Brown (last 11 40
Diameter From To Gauge Steel Plastic Welded Threaded	Course digital Sand W/ 40 6
Casing: 6 +2 78 ,250 2	Fine sand and small Groves
	W/R 80
Liner:	Quartz and small Grand B 140
Liner:	
	Bottom 60 Caved
Drive Shoe used PInside Outside, None Final location of shoe(s) 78	Blowing 100+ Widill
rinat location of success)	Stem of 75
(7) PERFORATIONS/SCREENS	
Perforations Method 10/7.	
Screens Type Material	Date Started 10 - 26-07 Completed 11-9-07
From To Slot Number Diameter Tele/pipe Casing Liner size	(unbonded) Water Well Constructor Certification I certify that the work I performed on the construction, deepening, alteration, or abandonment of this well is in compliance with Oregon water supply well construction standards. Materials used and information reported above are true to the best of my knowledge and belief.
	WWC Number Date
(8) WELL TESTS: Minimum testing time is 1 hour Pump Bailer Air Flowing Artesian	Signed
Yield gal/min Drawdown Drill stem at Time 2004 134 140 2 hc.	(bonded) Water Well Constructor Certification
200+ 134 190 Zhr.	I accept responsibility for the construction, deepening, alteration, or abandonment work performed on this well during the construction dates reported
	above. All work performed during this time is in compliance with Oregon water
Temperature of water 50° Depth Artesian Flow Found	supply well construction standards. This report is true to the best of my knowledge
Was a water analysis done? Yes By whom	and belief.
Did any strata contain water not suitable for intended use?	WWC Number 1816 Date 11-5-07
Salty Muddy Odor Colored Other	() () () () () () () () () ()
Depth of strata:	Signed 1. C

WE plan or Dailling A 22" Holk Down 20 into competent Baralt. WE Estamate Baralt to BE Found at APPA. 50'. WE will THEN SEAL A 16" COSING INTO THE COMPREENT BASAL 20", WITH NEAT CEMENT WE will THEN Daill THROUGH THE 16" start cosing to A DEPTH OF 600; on untill orsiaro smount or water is 16" x.025 strat casing FRACTURED W/B BASALT. Yh instruction post

At APPA. 250' BLS

At APPA. 250' BLS NEST CEMENT SES PACKAURAL (Compater Basa (**MEMO**

TO: File

From: Dwight French, Water Rights and Adjudications Division Administrator

Date: July 2, 2007

RE: Fees for Hefferman Family Trust Ground Water Application

ORS 536.050 states, before describing what the fees are for each type of application, that the Department "may" collect the following fees in advance.

Because the Hefferman's attempted to have their application filed before the deadline (originally received in Salem on June 22, 2007) and then had the completed form and materials at the Baker City office on Friday, June 29, 2007 (the last day before the fee increase), the Department will exercise its authority to allow an applicant to pay a reduced fee in this case. For this application, the fee schedule in effect as of June 29, 2007, will be followed.

Approximately 13.6 cfs:

\$300 base \$200 1st cfs

\$1300 additional cfs (\$100 for each additional cfs)

\$250 permit recording fee

\$2050 Total

Jerry Sauter

From:

Tim Wallin

Sent:

Monday, July 02, 2007 2:03 PM

To:

Brook Geffen

Cc:

Jerry Sauter

Subject:

FW: Heffernan Ground Water Application

Importance: High

Brook/Jerry - please make sure this communication makes it into the file. Thanks

From: Bob DeVyldere

Sent: Monday, July 02, 2007 1:52 PM

To: Tim Wallin

Subject: FW: Heffernan Ground Water Application

Importance: High

Tim - Sent this off to Herb and let the people know Herb would be in touch but have since learned Herb is out for several weeks. Not sure who you want to handle this one so it lands in your lap. Thanks,

From: Chris and Donna Heffernan [mailto:nslope@eoni.com]

Sent: Monday, July 02, 2007 12:22 PM

To: webmaster

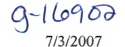
Subject: Heffernan Ground Water Application

Oregon Department of Water Resources,

This past friday we overnight shipped our ground water application for the Heffernan Family Trust. Over the weekend it was noticed that the acerage of one 1/4 corner on the map was accidently left missing. The acerage for the SW 1/4 corner of section 27 is 20ac.

Thank you,

Donna Heffernan



Heffernan

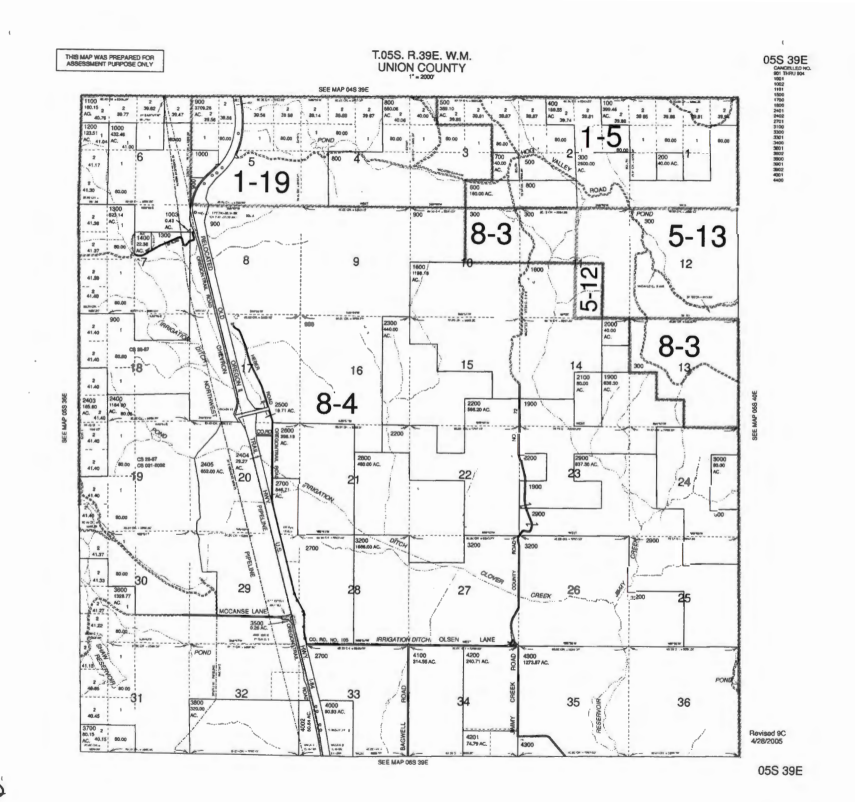
Application Checklist

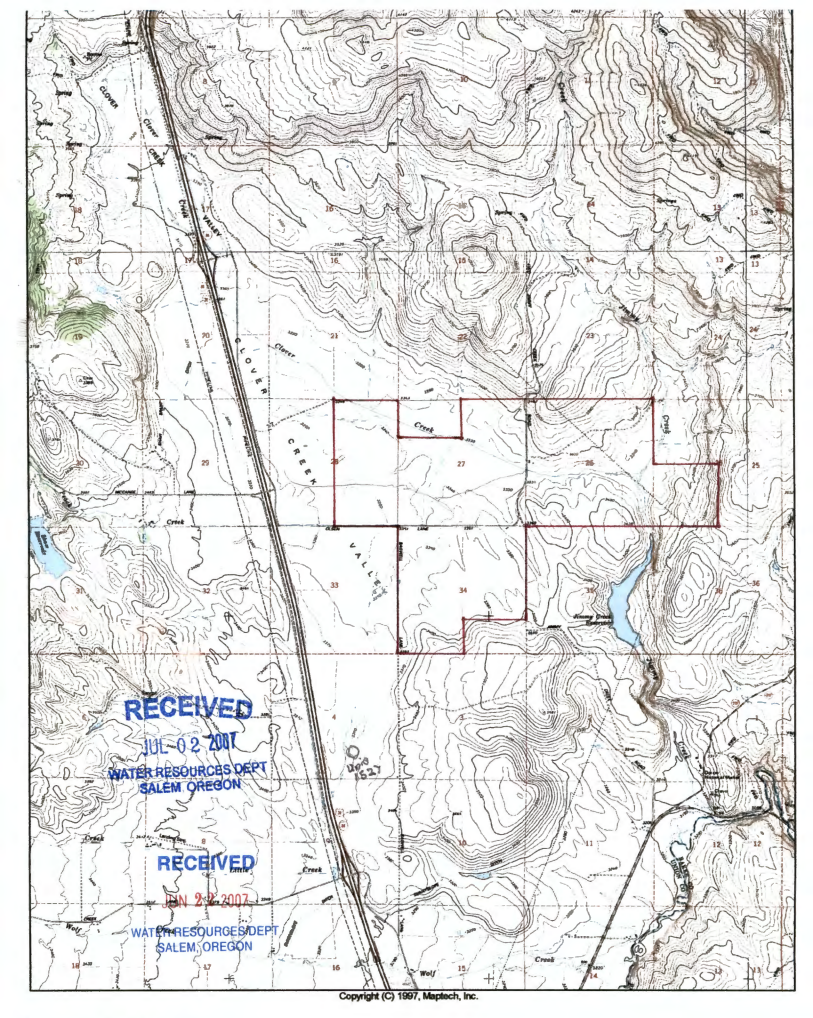
Ø		Section 3 and/or Page 3, Section 2) or a well log report. The roposed construction of the wells. The table on page 3 must rs from what is proposed.			
0	1	ned and dated by the appropriate planning department the past 6 months. The local Land use official must			
0	The map must meet all the minimum requirements of OAR 690-310-0050.				
	O Place of use, 1/4, 1/4's and tax lot clearly identified	O Even map scale not less than 4" = 1 mile (example: 1" = 100 ft, 1" = 200 ft, etc.)			
	O Number of acres per 1/4, 1/4, if irrigation, nursery, or agriculture	O Other			
		·			

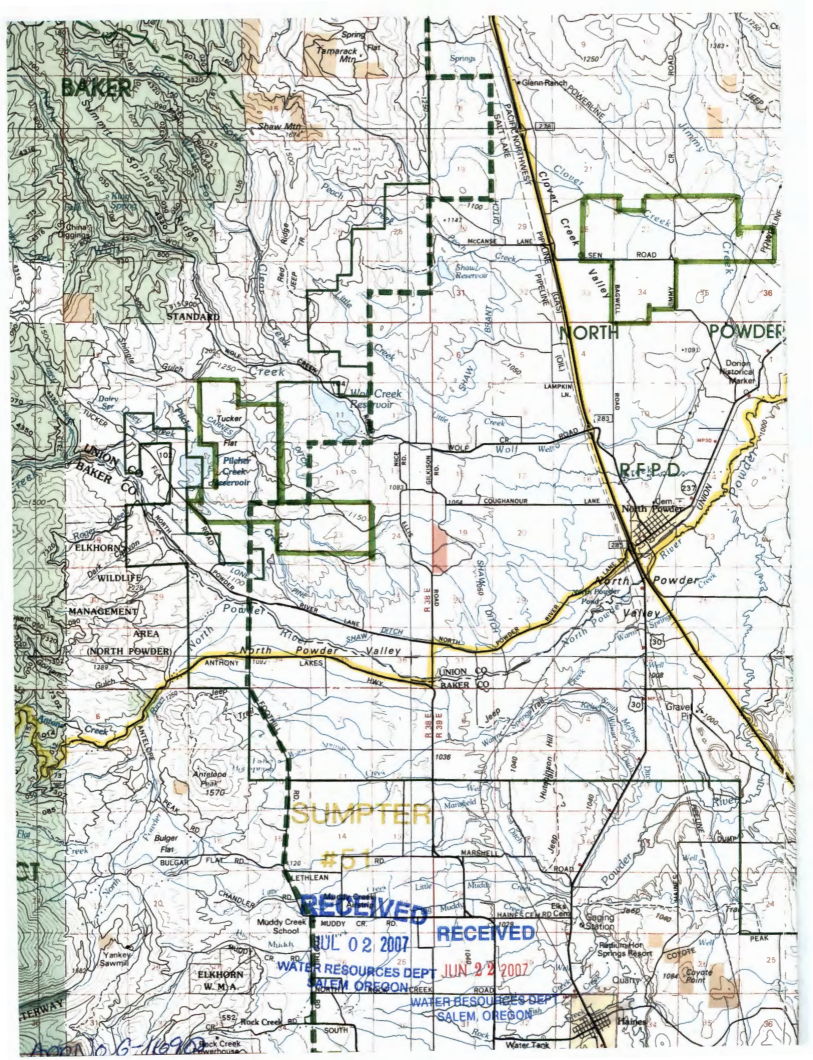
Date: June 25, 2007

Reviewed by: Herb Mosgar











Application for a Permit to Use Ground Water

Please type or print in dark ink. If your application is found to be incomplete or inaccurate, we will return it to you. If any requested information does not apply to your application, insert "n/a." Please read and refer to the instructions when completing your application. 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.

	1. A	PPLICANT INFORMATION	JUN 2 2 2007
A. Individu	als		WATER RESOURCES DE SALEM, OREGON
Applicant: _	First		Last
	City	State	Zip
Phone:	Home	Work	Other
Fax:		*E-Mail address:	
		Chris Heffernan, , Trustee	
Mailing addr	ess of organization: 63	600 Viewpoint Lane	
	North Powder Oty	OR State	97867 Zo
Phone:	•	541-898-2507	
	Dity	Evening	
	`	*E-Mail address:	nslope@eoni.com
* Optional in	yormation		JUL 02 2007
			WATER RESOURCES DEPT SALEM, OREGON

App. No. G-16907

For Department Use

Permit No.

Date

RECEIVED

2. PROPERTY OWNERSHIP

ILINI 9 9 2007

WATER RESOURCES DEPT
CALEM ODEOON

Do you own all the land where you propose to divert, transport, and use water?	JUN & & 2007
	WATER RESOURCES DEPT
Yes (Skip to section 3 "Ground water Development.")	SALEM, OREGON
☑ No (Please check the appropriate box below.)	
☑ I have a recorded easement or written authorization permitting acce	SS.
☐ I do not currently have written authorization or easement permitting	gaccess.
■ Written authorization or an easement is not necessary, because the clands I do not own are state-owned submersible lands, and this applicated and/or domestic use only (ORS 274.040).	
You must provide the legal description of: (1) the property from which the water is to property crossed by the proposed ditch, canal or other work, and (3) any property on be used as depicted on the map.	
List the names and mailing addresses of all affected landowners.	
Dana Osburn - 53365 Jimmy Creek Road, North Powder, OR 97867	
Harla Mattox - 53365 Jimmy Creek Road, North Powder, OR 97867	
Gerald Dudek - 53365 Jimmy Creek Road, North Powder, OR 97867	
Cherrie Elmer - 53365 Jimmy Creek Road, North Powder, OR 97867	
3. GROUND WATER DEVELOPMENT	JUL 02 2007
A. Well Information Number of well(s):5	WATER RESOURCES DEPT
Name of nearest surface water body: Clover Creek	SALEM OREGON
Distance from well(s) to nearest stream or lake: 1) 1 1/4 miles from Clover Creek	
	C - Cl C - 1
2) 3/4 mile from Clover Creek 3) & 5) 1/2 mile from Clover Creek 4) 3/4 mile	from Clover Creek
If distance from surface water is less than one mile, indicate elevation difference bet water and well head. 1) _30'	ween nearest surface
2) 20' 3) 20' 4) 30'	5) 60'
B. Well Characteristics Wells must be constructed according to standards set by the Department for the construction and malif the well is already constructed, please enclose a copy of the well constructor's log and the well ID is each well with this application. Identify each well with a number corresponding to the wells designate proceed to section 4 of the form. If the well has not been constructed, or if you do not have a well log, following: Well(s) will be constructed by: Riverside Inc. cc: Terry Daugherty License #1505 Address: P.O. Box 720 Parma, ID 83660	number, if available, for ed on the map and
Completion date: December 31, 2007	

Grouna! Water/2

Please provide a description of your well development. (Attach additional sheets if needed.)

Steel 16" Casing, 025 Well Steel 16" Casing, 025	10	240'	70	250'	250'	1/12" Gal. Pige	600'
Steel 16"	1	240	70'				
well	70	240'	40*	250'	250	11/2" Gal. Pipe	600'
casing . 025	70'	240'	79'	250'	250	112" Gal. Pipe	600'
Steel 16" casing 1005		240'	70'	250'	250	11/2"	600'
Casing . OBS	70	240'	72'	250'	250	Gal. Pige	600'
	Casing 1005 Well	Casing 1005 70	Casing :085 70 240'	Casing 1085 70' 240'	Casing 1085 70' 240' 250'	Casing 1085 70' 240' 250' 250'	Casing :085 70' 240' 250' 250 Gal. Pipe

Note: Well numbers in this listing must correspond to well locations(s) shown on accompanying map.

If well log is not available, or well is not yet constructed, you must provide: proposed total depth, depth of casing and seal, and the anticipated perforation and open intervals.

Please read the instruction booklet for more details on "type of use" definitions, how to express how much water you need and how to identify the water source you propose to use. You must fill out a supplemental form for some uses as they require specific information for that type of use.

A. Type(s) of Use(s)

C Artesian Flower

See list of beneficial uses provided in the instructions.

- If your proposed use is **domestic**, indicate the number of households to be supplied with water: NA
- · If your proposed use is irrigation, please attach Form I
- · If your proposed use is mining, attach Form R
- · If your proposed use is municipal or quasi-municipal, attach Form M
- If your proposed use is commercial/industrial, attach Form Q

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JUN 2 2 2007

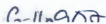
WATER RESOURCES DEPT SALEM, OREGON

RECEIVED

JUL 02 2007

WATER RESOURCES DEPT SALEM, OREGON

Ground Water/3



Doug Woodcock

From:

Ivan Gall

Sent:

Monday, February 25, 2008 12:42 PM

To: Cc: 'Doug Woodcock'

Subject:

Debbie Colbert G-16902 Heffernan

Attachments:

G16902.pdf



Doug-

Attached is an amended application map and page 4 of the gw application. Let me know if you have trouble with the pdf; we are fighting our scanner.

I am mailing the originals.

These should allow you to re-review the Heffernan basalt application for the additional acreage, rate, and duty.

Also note that the location of well #3 changed slightly (moves it across a section line from 28 to 27). I helped the Heffernan's fill out an alluvial application for the same lands; they will be mailing it in this week.

Riverside could be onsite next week, but the access road may be a problem (getting muddy and soft).

ikg

Ivan K. Gall
Manager, Eastern Region
Oregon Water Resources Department
1995 3rd Street Suite 180
Baker City OR 97814
541.523.8224 ext. 24
FAX 866.214.3493
Ivan.K.Gall@wrd.state.or.us



Note: Well loo.

Arended Well loo.

Surenseding rev.

Meurona takes

Doug Woodcock

From:

Ivan Gall

Sent:

Monday, February 25, 2008 12:42 PM

To: Cc: 'Doug Woodcock' Debbie Colbert

Subject:

G-16902 Heffernan

Attachments:

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Ivan K. Gall
Manager, Eastern Region
Oregon Water Resources Department
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Baker City OR 97814
541.523.8224 ext. 24
FAX 866.214.3493
Ivan.K.Gall@wrd.state.or.us

G-16902 Heffernan

Total rate of

water requested

(in gpm)

Total annual

quantity

(in gallons)

Production rate

of well

(in gpm)

B. Amount of Water

Source or aquifer

Other (describe)

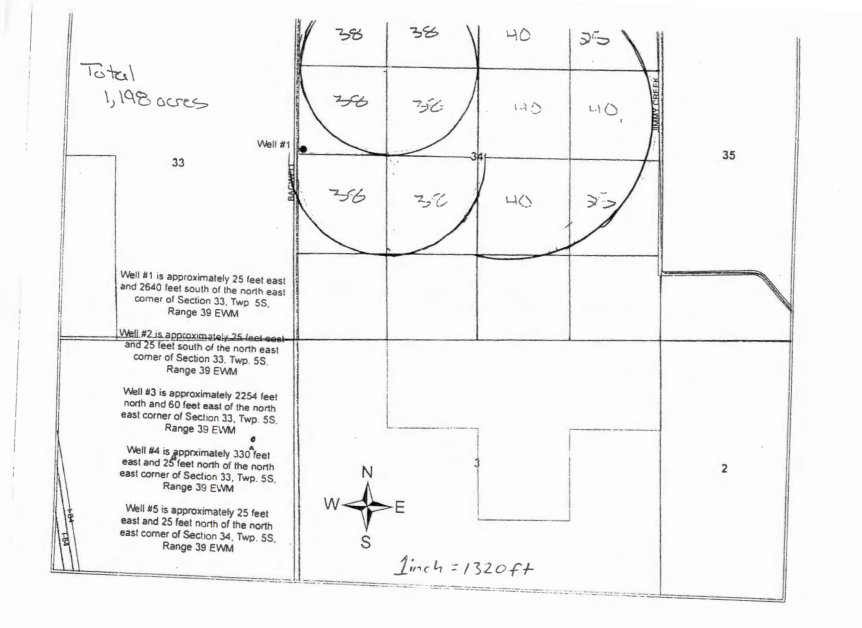
Well

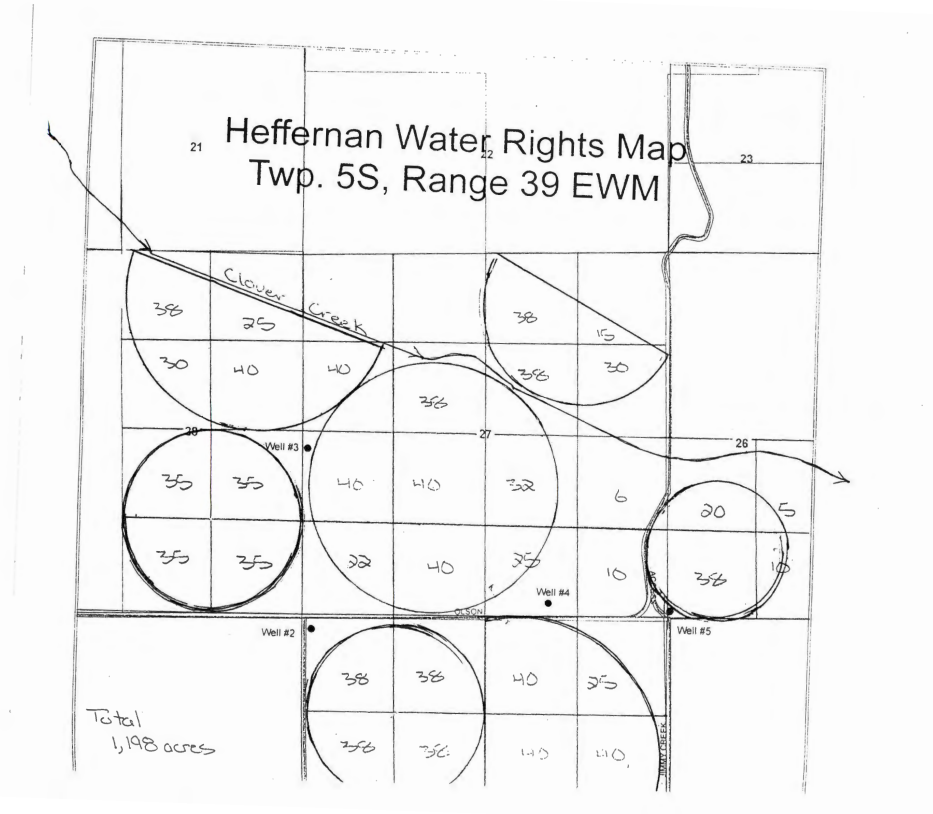
No.

Provide the production rate in gallons per minute (gpm) and the total annual amount of water you need from each well, from each source or aquifer, for each use. You do not need to provide source information if you are submitting a well log with your application.

Type of use

1 thru 5	Basalt	Irrigation	6725 gpm	3594 ac/ft	6725 gpm
	Rate of Use Request		l ha waad?	6725 mm =	5 of
	ximum, instantaneou application will be based	s rate of water that will on this amount.)	i be used?	0723 gpiii ==	15 CIS
. Period of U					
		e to use the water:			
or seasonal use	s like irrigation give date.	s when water use would be	gin ana ena, e.g. <i>Mai</i>	rcn 1–October 31.)	
Acreage					
		d, please give the total		1 100	
	s where water will be uld be consistent with you	e applied or used:		1,198	
TILS THAT INCA STRUCT	and or corbinera wars you	е серполионнер.			
		5. WATER MANAC	GEMENT	-	
. Diversion					
hat equipmen	nt will you use to pur	np water from your we	ll(s)?		
Pump	(give horsepower an	d pump type):	150 I	HP Turbine	
Other	means (describe):		****		
. Transport					
low will you t	ransport water to you	ir place of use?			
Ditch	or canal (give averag	ge width and depth):			
Widt	h	Depth			
Is the	e ditch or canal to be	lined?	No		
Pipe (give diameter and to	tal length):			
Diam	neter 12-inch	Length 5	miles		





B. Amount of Water

Provide the production rate in gallons per minute (gpm) and the total annual amount of water you need from each well, from each source or aquifer, for each use. You do not need to provide source information if you are submitting a well log with your application.

Well No.	Source or aquifer	Type of use	Total rate of water requested (in gpm)	Total annual quantity (in gallons)	Production rate of well (in gpm)	
1	Black basalt	Irrigation	1221.75	652 acre ft.	1221.75	
2	Black basalt	Irrigation	1221.75	652 acre ft.	1221.75	
3	Black basalt	Irrigation	1221.75	652 acre ft.	1221.75	
4 & 5	Black basalt	Irrigation	2443.50	1304 acre ft.	2443.50	

C. Maximum Rate of Use Requested What is the maximum, instantaneous rate of water that will be u	ised?6108.75
(The fees for your application will be based on this amount.)	
D. Period of Use Indicate the time of year you propose to use the water: (For seasonal uses like irrigation give dates when water use would begin an	
E. Acreage If you will be applying water to land, please give the total number of acres where water will be applied or used:	1086 acres
5. WATER MANAGE!	Superceded 2-25-08
A. Diversion What equipment will you use to pump water from your well(Superceded 2-25-08 (14.98ch) Q=6725gpm~15.0cfs AC=1,198
✓ Pump (give horsepower and pump type):	AC=1,198
Other means (describe):	·
B. Transport How will you transport water to your place of use?	
☐ Ditch or canal (give average width and depth):	
Width Depth	RECEIVED
Is the ditch or canal to be lined?	No JUL 0 2 2007
✓ Pipe (give diameter and total length):	WATER RESOURCES DES SALEM, OREGON
Diameter 12" Length 5 miles	
Other (describe)	RECEIVED

JUN 2 2 2007

B. Amount of Water

Provide the production rate in gallons per minute (gpm) and the total annual amount of water you need from each well, from each source or aquifer, for each use. You do not need to provide source information if you are submitting a well log with your application.

Well No.	Source or aquifer	Type of use	Total rate of water requested (in gpm)	Total annual quantity (in gallons)	Production rate of well (in gpm)	
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D. Period of Use Indicate the time of year you propose to use the water: (For seasonal uses like irrigation give dates when water use would begin and end,		
E. Acreage If you will be applying water to land, please give the total number of acres where water will be applied or used: (This number should be consistent with your application map.)	1086 acres	
5. WATER MANAGEMENT		
A. Diversion What equipment will you use to pump water from your well(s)?		
Pump (give horsepower and pump type):(5)	150 HP Turbine	
Other means (describe):		
B. Transport How will you transport water to your place of use?		
☐ Ditch or canal (give average width and depth):		
Width Depth		RECEIVED
Is the ditch or canal to be lined? Yes No		JUL 02 2007
☑ Pipe (give diameter and total length):		WATER RESOURCES DEP SALEM, OREGON
Diameter 12" Length 5 miles		
Other (describe)		RECEIVED

JUN 2 2 2007

WATER RESOURCES DEPT SALEM, OREGON

Ground Water/4

C. Application/Distribution Me What equipment will you use to inverted nozzles.	apply water to your place of use? Cer	nter pivots with drop tubes and
Irrigation or land application me	thod (check all that apply):	
Flood	High-pressure sprinkler	Low pressure sprinkler
☐ Drip	☐ Water cannons	☑ Center pivot system
☐ Hand lines	☐ Wheel lines	
Siphon tubes or gated pip	_	
Distribution method		
☑ Direct pipe from source	☐ In-line storage (tank or pond)	☐ Open canal
method? For example, if you are need additional space, attach a se		drip irrigation, explain. If you
	sprinkler nozzles that deliver a larger wat	
_	6. PROJECT SCHEDULE	
Indicate the anticipated dates that the f completed, please indicate that date.	following construction tasks should begin. If c	construction has already begun, or is
Proposed date construction will	begin: August 2007	
Proposed date construction will	be completed: October 2012	
Proposed date beneficial water u		RECEIVED
		JUL 02 2007
	7. REMARKS	WATER RESOURCES DEP SALEM. OREGON
If you would like to clarify any informa application question you are addressir	ntion you have provided in the application, ple 18.	
2. PROPERTY OWNERSHIP: W	e are in the process of purchasing the pro	perty. Expected closing date is 7/7/07
3. GROUND WATER DEVEOPM	MENT: A. Well Information: There are	5 proposed wells so we have grouped
wells 3 & 5 together on distance fr	rom wells to nearest stream as they are the	e same distance. Also, on distance from
surface water if less than one mile,	we have grouped wells 4 & 5 on the same	e line. B. Well Characteristics:
We have attached a copy of a well	log from the only other known irrigation	
4. WATER USE: B. Amount of	Water: Wells 4 & 5 are grouped together.	RECEIVED

JUN 2 2 2007

8. MAP REQUIREMENTS

The Department cannot process your application without accurate information showing the source of water and location of water use. You must include a map with this application form that clearly indicates the township, range, section, and quarter/quarter section of the proposed well location and place of use. The map must provide tax lot numbers. See the map guidelines sheet for detailed map specifications.

9. SIGNATURE

By my signature below I confirm that I understand:

- I am asking to use water specifically as described in this application.
- Evaluation of this application will be based on information provided in the application packet.
- I cannot legally use water until the Water Resources Department issues a permit to me.
- · If I get a permit, I must not waste water.
- If development of the water use is not according to the terms of the permit, the permit can be canceled.
- The water use must be compatible with local comprehensive land use plans.
- Even if the Department issues a permit to me, I may have to stop using water to allow senior water right holders to get water they are entitled to, and

I swear that all information provided in this application is true and correct to the best of my knowledge:

Signature of Applicant If more than one applicant, all must sign.

200

organica or opposite for the control of the control

Daic

6-90-04

Before you submit your application be sure you have:

telefernan TTE

- · Answered each question completely.
- Attached a legible map which includes township, range, section, quarter/quarter and tax lot number.
- Included a Land Use Information Form or receipt stub signed by a local official.
- Included the legal description of all the property involved with this
 application. You may supply a copy of the deed, land sales contract,
 or title insurance policy, to meet this requirement.
- Included a check payable to the Oregon Water Resources Department for the appropriate amount. The Department's fee schedule can be found at www.wrd.state.or.us or call (503) 986-0900.

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JUL 02 2007

WATER RESOURCES DEPT SALEM OREGON JUN 2 2 2007

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WATER RESOURCES DEPT SALEM, OREGON

WRD on the web: www.wrd.state.or.us

Ground Water/6



Oregon Water Resources Department

RECEIVED

JUN 2 2 2007

WATER RESOURCES DEPT SALEM, OREGON

FORM I FOR IRRIGATION WATER USE

	lemental			
	supplemental, pleas vill be irrigated for ea			nat
	Primary:	1086	Acres	
	Secondary:	0	Acres	
	ist the permit or cert f the primary water r		No. N/A	_
Please list the anticipated croartial season:	ops you will grow an	d whether you	will be irrigating th	em for a full or
Malfalfa		n 🗆 Partial :	season (from: 3/1	to 10/31_)
otatoes		n 🗆 Partial	season (from: 3/1	to 10/31_)
Cereal Crops	☑ Full seasor	n 🗆 Partial	season (from: 3/1	to 10/31
	☐ Full seasor	n 🛘 Partial :	season (from:	to)
ndicate the maximum total i	number of acre-feet	you expect to u	use in an irrigation	season:
	3,258	acre	-feet	
(1 acre-foot equals 12 inc	hes of water spread over	1 acre, or 43,560 c	rubic feet, or 325,851 g	allons.)
(1 ucre-your equuis 12 inc				he evenings,
How will you schedule your	applications of water	? Will you be	applying water in ti	
			applying water in the	RECEI
How will you schedule your wice a week, daily?	hours	□ Daily durin	g nighttime hours	



Oregon Water Resources Department Land Use Information Form

THIS FORM IS NOT REQUIRED IF: 1) water is to be diverted, conveyed, and/or used only on federal lands; or 2) the application is for a water-right transfer, allocation of conserved water, exchange, permit amendment, or ground water registration modification, and all of the following apply: a) only the place of use is proposed for change, b) there are no structural changes, c) the use of water is for irrigation, and d) the use is located in an irrigation district or exclusive farm-use zone.

C1'4 1 1	ddress:	63	56C	U OX	remporm	Lare	
City: 116	rth!	Rang	ec	State: _(OK Zip: 9786	Day Phone: 541-8	398-250
This app	olication	is related	l to a Me	easure 37 cla	aim. 🗆 Yes 🖪 No		
A. Land and L	ocation.	1					
Please include th	ne follow	ving infor	mation	for all tax lo	ts where water will be	diverted (taken from its source), conveyed
(transported), or	used. A	pplicants	for mu	nicipal use,	or irrigation uses within	irrigation districts may substi	
proposed service	e-area bo	undaries	for the	tax-lot inform	mation requested below	1.	
Township	Range	Section	1/4 1/4	Tax Lot #	Plan Designation (e.g. Rural Residential/RR-5)	Water to be:	Proposed Land Use:
5	39	28	BE NE	3200	A-L EFU	☐ Diverted ☐ Conveyed ☐ Used	
	·		SW.	3200		□ Diverted □ Conveyed □ Used	
		26	SW/S	W 3760	A-1 EFU	☐ Diverted ☐ Conveyed ☐ Used	
		53	-	WH100	M-1 EFU	☐ Diverted ☐ Conveyed ☐ Used	
Type of applicat	ion to be	filed wi	th the W			☐ Exchange of Water	
Type of applicat	ion to be t to Use	e filed with	th the W Water d Water	□ Wa	ces Department: ater-Right Transfer mited Water Use Licens stration Modification	☐ Exchange of Water se	
Type of applicat Permi	t to Use attion of C	e filed with or Store Vanserver Iment or G	th the W Water d Water Ground	□ Wa □ Lia Water Regis	ater-Right Transfer mited Water Use Licens		
Type of applicat Permi Alloca Permi Source of water:	to Use attion of C	e filed with or Store Vectors or Store Vectors or Grant o	water d Water Ground	□ Wa □ Lii Water Regis	ater-Right Transfer mited Water Use Licens stration Modification ater		□ acre-feet
Type of applicat Permit Allocate Permit Source of water: Estimated quant	t to Use attion of C t Amend	e filed will or Store V Conserve iment or G servoir/Po ater neede	th the W Water d Water Ground ond ded: 6,0	□ Water Regis Ground Water Regis Commercia Quasi-mun	ater-Right Transfer mited Water Use Licens stration Modification ater	Vater (name)ond	ousehold(s)
Type of applicat Permit Allocate Permit Source of water: Estimated quant	t to Use attion of C t Amend	e filed will or Store V Conserve iment or G servoir/Po ater neede	th the W Water d Water Ground ond ded: 6,0	□ Water Regis Ground Water Regis Commercia Quasi-mun	ater-Right Transfer mited Water Use Licens stration Modification ater	Vater (name)ond	ousehold(s)
☐ Permi Source of water: Estimated quant Intended use of	t to Use attion of C t Amend	e filed will or Store V Conserve iment or G servoir/Po ater neede	th the W Water d Water Ground ond ded: 6,0	□ Water Regis Ground Water Regis Commercia Quasi-mun	ater-Right Transfer mited Water Use Licens stration Modification ater	Vater (name)ond	ousehold(s)

Receipt for Request for Land Use Information

RECEIVED

JUN 22 2007

State of Oregon
Water Resources Department
725 Summer Street NE, Suite A
Salem, OR 97301-1266

RECEIVED WATER RESOURCES DEPT SALEM, OREGON

JUL 0 2 2007 WATER RESOURCES DEPT SALEM OREGON

1-11-950

For Local Government Use Only

The following section must be completed by a planning official from each county and city listed unless the project will be located entirely within the city limits. In that case, only the city planning agency must complete this form.

This deals only with the local land-use plan. Do not include approval for activities such as building or grading permits.

PI

	of applicable in mpanying fine	land-use approvals which dings are sufficient.)	
		wing haranen .	
ies & Ordinance Section References	Land-Use Approval Needed Cite Most Significant, Applicable Plan namendments, rezones, nal-use permits, etc.) Land-Use Approval:		
	☐ Obtained	☐ Being pursued	
	☐ Denied	☐ Not being pursued	
	☐ Denied	☐ Not being pursued	
	☐ Obtained ☐ Denied	☐ Being pursued ☐ Not being pursued	
	□ Obtained	☐ Being pursued	
	☐ Denied	☐ Not being pursued	
	□ Denied	☐ Not being pursued	
			_ JUN 2 2 2007
			WATER RESOURCES DEPT SALEM, OREGON
Phone: 963			RECEIVED
ty Planning Dr	ept.		- JUL 0 2 2007
			WATER RESOURCES DE SALEM OREGON
m the Water Resources Departi	ment's notice	date to return the comp	applicant. leted
	Title: A = Phone: 963 Planning De proper de la complete this form or sign to the Water Resources Depart	Obtained Denied Title: A Sociation Phone: 963-1014 Phone: 963-1014 Tase complete this form or sign the receipt beam the Water Resources Department's notice	Obtained Being pursued Obtained Denied Not being pursued Obtained Denied Obtained Obtained

Staff contact:

Last updated 12/22/06 WR

INDAL I

City or County:

RECEIVED



JUN 2 2 2007

WATER RESOURCES DEPT SALEM, OREGON

_					
Sale	Agreer	ment#_	Dud	ek/Hef en	nan

FINAL AGENCY ACKNOWLEDGMENT

		Selling Licensee) of	Nelson Real Esta	
Name of Real Estate Firm) is the agent of (che Seller ("Disclosed Limited Agency").	neck one): U Buyer exclusiv	rely ("Buyer Agency") ☐ Seller	exclusively ("Seller Agen	cy"). 🔀 Buth Buyer and
2) Sharon Rudi/Joe Rudi	(Name of	Listing Licensee) of	Nelson Real Esta	ite Inc.
Name of Real Estate Firm) is the agent of (ch 3) If both parties are each represented by on- roker in that Real Estate Firm, Buyer and Sell- nore fully explained in the Disclosed Limited A kuyer shall sign this acknowledgment at the tir- agreement is first submitted to Seller, even acknowledgment shall not constitute acceptar	ne or more Licensees in the seler acknowledge that said print Agency Agreements that have me of signing this Agreement if this Agreement will be re	same Real Estate Firm, and the ncipal broker shall become the di- re been reviewed and signed by before submission to Seller. Sel ejected or a counter offer will be	Licensees are supervise sclosed limited agent for Buyer, Seller and Licens ler shall sign this acknow	ed by the same principa both Buyer and Seller as ee(s). ledgment at the time this
Juyer Chun Hoff	Print	Heffernan Family To	ust Date	3-20-07
aver Donn Steller	Print		Date	3-20-01 €
Seller	Print	Danna Osbum, Cherrie	Elmer Date	
Seller	Print	Harla Mattox, Gerald I	Dudek Date	
_		I to be a legal and bin		
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FARMS, RANCHES, ACREAGE & NATURAL RESOURCE PROPERTY REAL ESTATE SALE AGREEMENT — Page 1 of 1.

JUL 02 2007



ADDENDUM TO REAL ESTATE SALE AGREEMENT

hat it complies with those provisions.	ved this form for compliance with the applicable p	
		☐ Buyer's Counter Offer
Re: Real Estate Sale Agreement No	udek/Heffernan Dated 3//20/07 Addendur Heffernan Family Trust	m No. C
	Osburn, Cherrie Elmer, Harla Mattox, Gerald Dudel	k
	ny Creek Rd., North Powder, Oregon 97867 See leg irchase agreement dated 313//07	gal description attached and made
AGREEMENT REFERENCED ABOVE.	r and counter offer and all addendum until on or 07.	
	The second secon	
Buyer Signature Chura Hoch Le	77 Data 4.3-DT	
Buyer Signature		,A.M,
Caller Cignoture	00	
Seller SignatureSeller SignatureSeller Signature	Date	
Listing Licensee Sharon Rudi/Joe		
Listing Firm Broker Initials/Date		
Oregon Real Estate Forms, LLC Rev 10/97 No portion may be reproduced without express permission of C	Addendum Page Dregon Real Estate Forms, LLC ADDENDUM TO REAL ESTATE SALE AGREEMENT C	OF Pages RECEIVED OREF 002-1
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WATER RESOURCES DEPATER RESOURCES DEPT SALEM OREGON SALEM, OREGON



	The state of the s
Sale Agreement #	Dudek/Hafeinain

PROMISSORY NOTE FOR EARNEST MONEY

Real Estate Firm: Seller(s): sum of \$ 10,000,00 In redemption of this Note is due and pa	pay to (select only one p	Creek Road, North Powder, Ordinary Family Trust (1994): Dudek Trust		
Real Estate Firm: Seller(s): sum of \$ 10,000,00 on redemption of this	pay to (select only one p	ifeman Family Trust nayee): Dudek Trust		
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sum of \$ 10,000,00 on redemption of this s Note is due and pa	s promissory note, funds si			
on redemption of this	s promissory note, funds si			-
Note is due and pa		hall be made payable to		
			Nelson Real Estate Inc.	
days after	yable (select only one di	ue date):		
	mutual acceptance of the	Real Estate Sale Agreemen	nt;	
on or before	May 1	2007		
is Note is not paid	when due. Buver(s) shall r	pay interest at the rate of te	n percent (10%) per annum	
he unpaid balance f	from the due date until it is	paid in full. BUYER(S) UND	ERSTAND(S) THAT TIME	
eal Estate Firm is n	amed as the pavee of this	Note, and Note is not paid v	when due. Buver(s) hereby	
sent(s) to Real Esta				
ection.				
Note is hereby income	orporated into and made a	part of the Real Estate Sale	Agreement between	
			nediation, arbitration and	
ructed by Seller(s) to	on or before the due date, o promptly assign and tran	Buyer(s) understand that P esfer this Note to Seller(s), v	rincipal Broker is without recourse, and for	
urposes, including	collection. It is expressly u	nderstood and agreed that i	neither Principal Broker	
Note, nor for any fe	acially of otherwise), responses or costs associated their	rewith.	s) to entorce collection or	
•			·	
AC C	D1 4-13-i	7-		
109	Date	Seller	Date	
	Date	← Seller	Date	_
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	he unpaid balance for THE ESSENCE, A FAULT UNDER THE BALLE STATE FIRM IS NOT BE BALLE STATE FOR THE BALLE	the unpaid balance from the due date until it is in the ESSENCE, AND THAT THE FAILURE TO FAULT UNDER THE REAL ESTATE SALE As all Estate Firm is named as the payee of this sent(s) to Real Estate Firm assigning and transaction. If Note is hereby incorporated into and made a ser(s) and Buyer(s). In the event of any disputermey fee provisions therein shall expressly appropriate the provisions therein shall expressly appropriated by Seller(s) to promptly assign and transurposes, including collection. It is expressly un Principal Broker's Firm, its owners, officers or I have any duty (fiduciary or otherwise), response, nor for any fees or cests associated there	the unpaid balance from the due date until it is paid in full. BUYER(S) UND IF THE ESSENCE, AND THAT THE FAILURE TO PAY THIS NOTE WHEN IT FAULT UNDER THE REAL ESTATE SALE AGREEMENT WITH SELLED BALE STATE SALE AGREEMENT WITH SELLED BALE AGREEMENT WITH SELLED BALE BALE AGREEMENT WITH SELLED BALE BALE AGREEMENT WITH SELLED BALE BALE BALE BALE BALE BALE BALE BALE	Note is hereby incorporated into and made a part of the Real Estate Sale Agreement between er(s) and Buyer(s). In the event of any dispute between said parties, the mediation, arbitration and mey fee provisions therein shall expressly apply. The provisions the mediation, arbitration and provisions and parties, the mediation, arbitration and parties, the mediati

B-110900

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SALEM, OREGON

Tax Yea	ar:2005	Ref#:985	9 '	Type Property: REAL PRO	PERTY
MAP#	TAX LOT#	A NUM	CODE	PR ERTY CLASS/DESC	ZONE
05S39	4200	0	804	550 FARM USE/EFU/VACAN	UC-A1

OWNER:	DUDEK, ORLAN G
CONTRACT:	
ETAL(s):	
MAILING ADDRESS:	
	P O BOX 149
CITY/ST:	NORTH POWDER OR ,97867

PROPERTY ADDRESS: 52600 JIMMY CR RD COUNTY

x Chus 76	#	 TTE
Buyer	4	

X 3-12-07

Domorde	TIS
Buyer	

× 3-12-07

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JUL 02 2007 WATER RESOURCES DEPT SALEM OREGON

BARGAIN AND SALE DEED - STATUTORY FORM INDIVIDUAL GRANTOR

2001

DANNA OSBURN, Trustee, Grantor, conveys to DANNA OSBURN, HARLA MATTOX, CHERF ELMER & GERALD DUDEK, Grantees, the following real property situated in Union County On

An undivided one-half (1/2) interest in the following described real property:

In Township 5 South, Range 39E, W.M.;

▶ Sec. 25:

SW 1/4

Sec. 26:

5 14 NW 14, E 14, 5W 14

E 1/2

Vi 1/2

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JUL 02 2007

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INDIVIDUAL GRANTOR

20011309

DANNA OSBURN, Trustee, Grantor, conveys to DANNA OSBURN, HARLA MATTOX, CHERRIE ELMER & GERALD DUDEK, Grantees, the following real property situated in Union County Oregon, towit:

An undivided one-half (1/2) interest in the following described real property:

In Township 5 South, Range 39E, W.M.;

Sec. 25: SW 1/4

Sec. 26:

All S 1/2 NW 1/4, E 1/4, SW 1/4 Sec. 27:

, Sec. 28: E 1/2

Sec. 34: Vi 1/2

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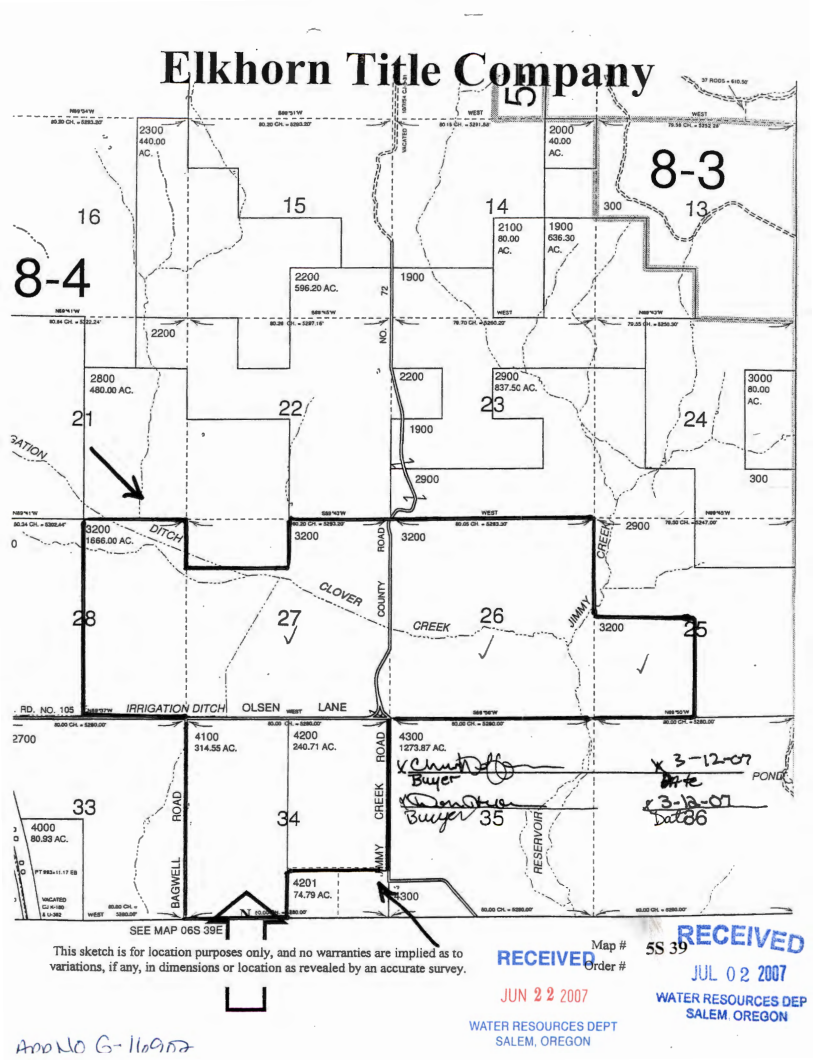
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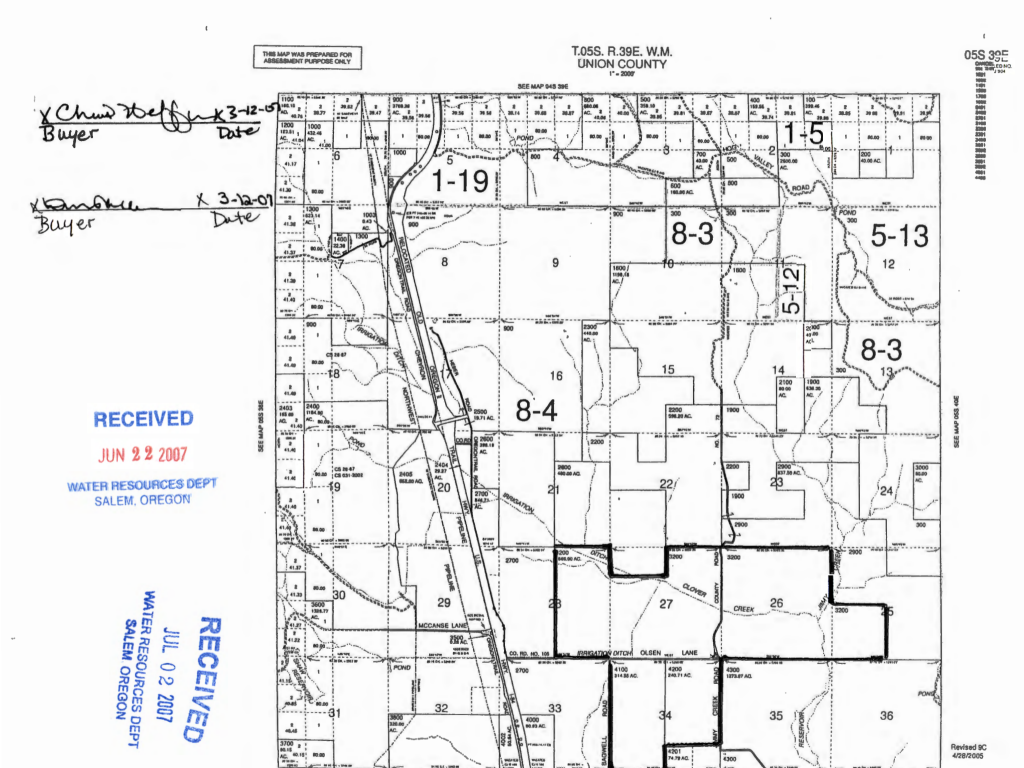
WATER RESOURCES DEPT SALEM, OREGON

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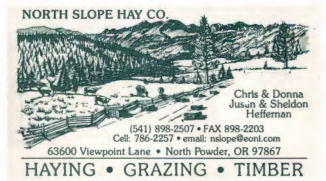
JUL 02 2007

WATER RESOURCES DEPT SALEM OREGON





SEE MAP 06S 39E



ADDITIONAL NOTES

HEFFERNAN FAMILY TRUST GROUND WATER APPLICATION

6-20-2007

We are landowners in northeast Oregon in the Powder Valley. Our oldest son Justin graduated one year ago from the University of Idaho with an Ag Systems Management degree, which is a crop production and ag business degree. He has chosen to come back to the ranch and the local community to make a living. Our youngest son Sheldon is a junior at the University of Idaho and is the scholarship officer with the agriculture fraternity as well as the president of the Farm Bureau Club for the college. He is working towards a crop production degree with an emphasis on bio-fuels and also would like to return to northeastern Oregon to farm. We have been looking for the past 5 years to expand our ranch to be in a position to provide for the next generation and with the rising costs of land values in our region it is not economically feasible to compete with the real estate market on these developed farms and ranches. The Dudek ranch has a huge opportunity to be a highly productive state-of-the-art farm that would include renewable energy through wind-powered pumps and pivots as well as working with the local co-op to return excess power to the local North Powder community and school. The Dudek farm has been a dryland farm since the 1940's. It is located on the north end of the Powder Valley and has excellent soils for farming. With the assistance of water wells this dryland farm can be a tremendous agricultural benefit to the area. We have been working closely with your Baker office - both Rick and Bob- and with Mark who is with the Department of Geology in Baker City. It appears the north end of the Powder Valley has numerous, necessary resources. We have had Oregon Department of Fish and Wildlife's northeastern Oregon regional biologist and his assistant on the farm looking at riparian restoration of 2.5 miles of Clover Creek. They are very interested in working with us due to the abundance of mule deer, pronghorn antelope and Rocky Mt. elk. We have been working for several months with the Small Business Development Center at Eastern Oregon University who has helped lead us to this land base due to its multiple use diversity. We have had a lot of guidance from our state representative Greg Smith who is the director of SBDC and has encouraged us to keep him abreast of the progress. We have Oregon Power Solutions retained and they have started the process with Oregon Trail Electric Co-op on this up and coming renewable energy program.

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6-110902

Water Resources Department

725 Summer St NE Suite A Salem, OR 97301-1266

ADDRESS SERVICE REQUESTED



MAILED FROM ZIP CODE 97309

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WATER RESOURCES OFFT

WATER RESOURCES OFFT

Director of Rule Works
Under & Rule Works
Road Agentment
PDBx 1183

RE: FILE G-16902 RICHARD COMSTOCK DIRECTOR UNION CO RUBLIC WORKS ROAD DEPARTMENT 10513 N McALLISTER ROAD NORTH POWDER OR 97867



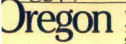
Water Resources Department
North Mall Office Building
725 Summer Street NE, Suite A
Salem, OR 97301
503-986-0900
FAX 503-986-0904

NOTICE OF PROPOSED FINAL ORDER - AFFECTED LANDOWNER

This is to notify you that the Water Resources Department (Department) has issued a Proposed Final Order (PFO) for a water right application(s) which may interest you as you were identified as an affected landowner. A PFO is the Department's preliminary response to a request for water use. The proposed decision is based on review of the water use application, comments received during the required public notice period, and applicable Oregon water laws. The decision may include a draft permit that contains conditions or restrictions on the use of water.

Opportunities For Further Public Involvement

If you disagree with the Department's decision, you may file a protest before the deadline stated in the PFO. Each PFO also contains details of procedures and statutory fees concerning protests, requests for standing in support of PFOs, contested case hearings and whom to call if you have questions.



Water Resources Department 725 Summer St NE Suite A

Salem, OR 97301-1266

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MATER RESOURCES DEPT

RE: FILE G-16902 CHRRIE ELMER 53365 JIMMY CREEK ROAD NORTH POWDER OR 97867



Oregon Water Resources Department Water Rights Division

Water Rights Application Number G-16902

Proposed Final Order

Summary of Recommendation: The Department recommends that the attached draft permit be issued with conditions.

Application History

On July 2, 2007, HEFFERNAN FAMILY TRUST submitted an application to the Department for the following water use permit:

- Amount of Water: 15.0 CUBIC FEET PER SECOND (CFS)
- Use of Water: IRRIGATION USE ON 1198.0 ACRES
- Source of Water: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN
- Area of Proposed Use: UNION COUNTY WITHIN SECTION 26, SECTION 27, SECTION 28, AND SECTION 34, TOWNSHIP 5 SOUTH, RANGE 39 EAST, W.M.

On March 28, 2008, the Department mailed the applicant notice of its Initial Review, determining that "The use of 15.0 CFS from Well 1, Well 2, Well 3, Well 4, and Well 5 in Clover Creek Basin for irrigation use on 1198.0 acres is allowable during the full period requested, March 1 through October 31. " The applicant did not notify the Department to stop processing the application within 14 days of that date.

On April 1, 2008, the Department gave public notice of the application in its weekly notice. The public notice included a request for comments, and information for interested persons about both obtaining future notices and a copy of the proposed final order. No written comments were received within 30 days.

On April 16, 2008, the Department received a revised map clarifying the location of the wells and the place of use. The total acreage depicted on the April 16, 2008 map is 1191.0 acres.

In reviewing applications, the Department may consider any relevant sources of information, including the following:

- recommendations by other state agencies
- any applicable basin program
- any applicable comprehensive plan or zoning ordinance
- the amount of water available
- the rate and duty for the proposed use
- pending senior applications and existing water rights of record

- designations of any critical ground water areas
- the Scenic Waterway requirements of ORS 390.835
- applicable statutes, administrative rules, and case law
- any general basin-wide standard for flow rate and duty of water allowed
- the need for a flow rate and duty higher than the general standard
- any comments received

Findings of Fact

The Powder Basin Program allows IRRIGATION USE.

WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN are not within or above a State Scenic Waterway.

Ground Water Findings Under OAR 690-009

The Department determined, consistent with OAR 690-009-0040(4), that the proposed ground water use will not have the potential for substantial interference with surface water.

In making this determination, the Department considered whether:

- (a) There is a hydraulic connection from the proposed well(s) to any surface water sources.
- (b) The point of appropriation is a horizontal distance less than one-fourth mile from the surface water source;
- (c) The rate of appropriation is greater than five cubic feet per second, if the point of appropriation is a horizontal distance less than one mile from the surface water source;
- (d) The rate of appropriation is greater than one percent of the pertinent adopted minimum perennial streamflow or instream water right with a senior priority date, if one is applicable, or of the discharge that is equaled or exceeded 80 percent of time, as determined or estimated by the Department, and if the point of appropriation is a horizontal distance less than one mile from the surface water source;
- (e) The ground water appropriation, if continued for a period of 30 days, would result in stream depletion greater than 25 percent of the rate of appropriation, if the point of appropriation is a horizontal distance less than one mile from the surface water source.

According to the Department's rules, the potential for substantial interference is assumed if (a) and either (b) or (c) or (d) or (e) are met. For this application, the Department determined that there is no potential for substantial interference, because either (a) is not met, or (b), (c), (d) or (e) are not met, or both.

An assessment of ground water availability has been completed by the Department's Ground Water/Hydrology section. A copy of this assessment is in the file. The proposed water use will, if properly conditioned, avoid injury to existing rights and the resource.

The Department finds that no more than 14.9 CFS would be necessary for the proposed use. The amount of water allowed shall be restricted to 14.9 CFS.

The proposed wells are not within a designated critical ground water area.

Conclusions of Law

Under the provisions of ORS 537.621, the Department must presume that a proposed use will ensure the preservation of the public welfare, safety and health if the proposed use is allowed in the applicable basin program established pursuant to ORS 536.300 and 536.340 or given a preference under ORS 536.310(12), if water is available, if the proposed use will not injure other water rights and if the proposed use complies with rules of the Water Resources Commission.

The proposed use requested in this application is allowed in the Powder Basin Program, or a preference for this use is granted under the provisions of ORS 536.310(12).

Water is available for the proposed use.

The proposed use will not injure other water rights.

The proposed use complies with other rules of the Water Resources Commission not otherwise described above.

The proposed use complies with the State Agency Agreement for land use.

No proposed flow rate and duty of water higher than the general basin-wide standard is needed.

For these reasons, the required presumption has been established.

Under the provisions of ORS 537.621, once the presumption has been established, it may be overcome by a preponderance of evidence that either:

(a) One or more of the criteria for establishing the presumption are not satisfied; or

- (b) The proposed use would not ensure the preservation of the public welfare, safety and health as demonstrated in comments, in a protest . . . or in a finding of the department that shows:
 - (A) The specific aspect of the public welfare, safety and health under ORS 537.525 that would be impaired or detrimentally affected; and
 - (B) Specifically how the identified aspect of the public welfare, safety and health under ORS 537.525 would be impaired or be adversely affected.

In this application, all criteria for establishing the presumption have been satisfied, as noted above. The presumption has not been overcome by a preponderance of evidence that the proposed use would impair or be detrimental to the public interest.

The Department therefore concludes that water is available in the amount necessary for the proposed use; the proposed use will not result in injury to existing water rights; and the proposed use would ensure the preservation of the public welfare, safety and health as described in ORS 537.525.

When issuing permits, ORS 537.628(1) authorizes the Department to include limitations and conditions which have been determined necessary to protect the public welfare, safety, and health. The attached draft permit is conditioned accordingly.

Recommendation

The Department recommends that the attached draft permit be issued with conditions.

DATED June 10, 2008

for Phillip C. Ward, Director Water Resources Department

If you have any questions, please check the information box on the last page for the appropriate names and phone numbers.

Protests

Under the provisions of ORS 537.153(7) (for surface water) or ORS 537.621(8) (for ground water), you can protest this proposed final order. Protests must be received in the Water Resources Department no later than July 25, 2008. Protests must be in writing, and must include the following:

- Your name, address, and telephone number;
- A description of your interest in the proposed final order, and, if you claim to represent the public interest, a precise statement of the public interest represented;
- A detailed description of how the action proposed in this proposed final order would impair or be detrimental to your interest;
- A detailed description of how the proposed final order is in error or deficient, and how to correct the alleged error or deficiency;
- Any citation of legal authority to support your protest, if known; and
- If you are not the applicant, the protest fee of \$350 required by ORS 536.050 and proof of service of the protest upon the applicant.
- If you are the applicant, a statement of whether or not you are requesting a contested case hearing. If you do not request a hearing, the Department will presume that you do not wish to contest the findings of the proposed final order.
- If you do not protest this Proposed Final Order and if no substantive changes are made in the final order, you will not have an opportunity for judicial review, protest or appeal of the final order when it is issued.

Requests for Standing

Under the provisions of ORS 537.153(7) (for surface water) or ORS 537.621(8) (for ground water), persons other than the applicant who support a proposed final order can request standing for purposes of participating in any contested case proceeding on the proposed final order or for judicial review of a final order.

Requests for standing must be received in the Water Resources Department no later than July 25, 2008. Requests for standing must be in writing, and must include the following:

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- 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 proposed final order as issued;
- A detailed statement of how the requester would be harmed if the proposed final order is modified; and
- A standing fee of \$100.00. If a hearing is scheduled, an additional fee of \$250.00 must be submitted along with a request for intervention.

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 submitted and either:

- upon review of the issues, the director finds that there are significant disputes related to the proposed use of water, or
- the applicant requests a contested case hearing within 30 days after the close of the protest period.

This document was prepared by Kerry Kavanagh. If you have any questions about any of the statements contained in this document I am most likely the best person to answer your questions. You can reach me at 503-986-0816.

If you have questions about how to file a protest or a request for standing, please refer to the respective sections in this Proposed Final Order entitled "Protests" and "Requests for Standing". If you have previously filed a protest and want to know its status, please contact Patricia McCarty at 503-986-0820.

If you have other questions about the Department or any of its programs please contact our Customer Service Group at 503-986-0801. Address all other correspondence to:

Water Rights Section, Oregon Water Resources Department, 725 Summer St NE Ste A, Salem OR 97301-1266, Fax: 503-986-0901.

DRAFT

COUNTY OF UNION

DRAFT PERMIT TO APPROPRIATE THE PUBLIC WATERS

THIS DRAFT PERMIT IS HEREBY ISSUED TO

HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

The specific limits and conditions of the use are listed below.

APPLICATION FILE NUMBER: G-16902

SOURCE OF WATER: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN

PURPOSE OR USE: IRRIGATION USE ON 1191.0 ACRES

MAXIMUM RATE: 14.9 CUBIC FEET PER SECOND

PERIOD OF USE: MARCH 1 THROUGH OCTOBER 31

DATE OF PRIORITY: JULY 2, 2007

WELL LOCATIONS:

WELL 1 - SW 1/4 NW 1/4, SECTION 34, T5S, R39E, W.M.; 2640 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 2 - NW ¼ NW ¼, SECTION 34, T5S, R39E, W.M.; 25 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 3 - NW 1/4 SW 1/4, SECTION 27, T5S, R39E, W.M.; 2254 FEET NORTH AND 60 FEET EAST FROM SW CORNER, SECTION 27

WELL 4 - SW ½ SE ½, SECTION 27, T5S, R39E, W.M.; 25 FEET NORTH AND 3300 FEET EAST FROM SW CORNER, SECTION 27

WELL 5 - SW ¼ SW ¼, SECTION 26, T5S, R39E, W.M.; 25 FEET NORTH AND 25 FEET EAST FROM SW CORNER, SECTION 26

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 and 3.0 acre-feet for each acre irrigated during the irrigation season of each year.

Application G-16902 Water Resources Department

THE PLACE OF USE IS LOCATED AS FOLLOWS:

SW 1/4 SW 1/4 38.0 ACRES SE 1/4 SW 1/4 10.0 ACRES SECTION 26

NE ¼ NE ¼ 15.0 ACRES NW 1/4 NE 1/4 38.0 ACRES SW 1/4 NE 1/4 38.0 ACRES SE 1/4 NE 1/4 30.0 ACRES SW 1/4 NW 1/4 40.0 ACRES SE 1/4 NW 1/4 38.0 ACRES NE 1/4 SW 1/4 40.0 ACRES NW 1/4 SW 1/4 40.0 ACRES SW 1/4 SW 1/4 22.0 ACRES SE 1/4 SW 1/4 40.0 ACRES NE 1/4 SE 1/4 6.0 ACRES NW 1/4 SE 1/4 32.0 ACRES SW 1/4 SE 1/4 25.0 ACRES SE 1/4 SE 1/4 10.0 ACRES SECTION 27

NE 1/4 NE 1/4 28.0 ACRES NW 1/4 NE 1/4 38.0 ACRES SW 1/4 NE 1/4 35.0 ACRES SE 1/4 NE 1/4 40.0 ACRES NE ¼ SE ¼ 35.0 ACRES NW 1/4 SE 1/4 35.0 ACRES SW 1/4 SE 1/4 35.0 ACRES SE 1/4 SE 1/4 35.0 ACRES SECTION 28

NE ¼ NE ¼ 30.0 ACRES NW 1/4 NE 1/4 40.0 ACRES SW 1/4 NE 1/4 40.0 ACRES SE % NE % 40.0 ACRES NE ¼ NW ¼ 38.0 ACRES NW 1/4 NW 1/4 38.0 ACRES SW 1/4 NW 1/4 38.0 ACRES SE 1/4 NW 1/4 38.0 ACRES NE 1/4 SW 1/4 38.0 ACRES NW 1/4 SW 1/4 38.0 ACRES NE ¼ SE ¼ 30.0 ACRES NW 1/4 SE 1/4 40.0 ACRES SECTION 34

Measurement, recording and reporting conditions:

- A. Before water use may begin under this permit, the permittee shall install a totalizing flow meter or other suitable measuring device as approved by the Director at each point of appropriation. The permittee shall maintain the meter or measuring device in good working order, shall keep a complete record of the amount of water used each month, and shall submit a report which includes the recorded water use measurements to the Department annually or more frequently as may be required by the Director. Further, the Director may require the permittee to report general water-use information, including the place and nature of use of water under the permit.
- B. The permittee shall allow the watermaster access to the meter or measuring device; provided however, where the meter or measuring device is located within a private structure, the watermaster shall request access upon reasonable notice.

The wells shall produce ground water only from the basalt or other bedrock ground water reservoir.

The wells shall be fitted with dedicated measuring tubes to allow unobstructed access for water-level measurements.

The wells shall be cased and sealed in such a manner to develop a single basalt or other bedrock aquifer.

The Department requires the water user to obtain, from a qualified individual (see below), and report annual static water levels for each well on the permit. The static water level shall be measured in the month of March. Reports shall be submitted to the Department within 30 days of measurement.

The permittee shall report an initial March static water-level measurement once well construction is complete and annual measurements thereafter. Annual measurements are required whether or not the well is used. The first annual measurement will establish a reference level against which future measurements will be compared. However, the Director may establish the reference level based on an analysis of other water-level data. The Director may require the user to obtain and report additional water levels each year if more data are needed to evaluate the aquifer system.

All measurements shall be made by a certified water rights examiner, registered professional geologist, registered professional engineer, licensed well constructor or pump installer licensed by the Construction Contractors Board. Measurements shall be submitted on forms provided by, or specified by, the Department. Measurements shall be made with equipment that is accurate to at least the standards specified in OAR 690-217-0045. The Department requires the individual performing the measurement to:

- A. Associate each measurement with an owner's well name or number and a Department well log ID; and
- B. Report water levels to at least the nearest tenth of a foot as depth-to-water below ground surface; and
- C. Specify the method of measurement; and
- D. Certify the accuracy of all measurements and calculations reported to the Department.

The water user shall discontinue use of, or reduce the rate or volume of withdrawal from, the well(s) if any of the following events occur:

- A. Annual water-level measurements reveal an average water-level decline of three or more feet per year for five consecutive years; or
- B. Annual water-level measurements reveal a water-level decline of 15 or more feet in fewer than five consecutive years; or
- C. Annual water-level measurements reveal a water-level decline of 25 or more feet; or
- D. Hydraulic interference leads to a decline of 25 or more feet in any neighboring well with senior priority.

The period of restricted use shall continue until the water level rises above the decline level which triggered the action or the Department determines, based on the permittee's and/or the Department's data and analysis, that no action is necessary because the aquifer in question can sustain the observed declines without adversely impacting the resource or causing substantial interference with senior water rights. The water user shall not allow excessive decline, as defined in Commission rules, to occur within the aquifer as a result of use under this permit. If more than one well is involved, the water user may submit an alternative measurement and reporting plan for review and approval by the Department.

STANDARD CONDITIONS

Failure to comply with any of the provisions of this permit may result in action including, but not limited to, restrictions on the use, civil penalties, or cancellation of the permit.

If the number, location, source, or construction of any well deviates from that proposed in the permit application or required by permit conditions, this permit may not be valid, unless the Department authorizes the change in writing.

If substantial interference with a senior water right occurs due to withdrawal of water from any well listed on this permit, then use of water from the well(s) shall be discontinued or reduced and/or the schedule of withdrawal shall be regulated until or unless the Department approves or implements an alternative administrative action to mitigate interference. The Department encourages junior and senior appropriators to jointly develop plans to mitigate interferences.

The well(s) shall be constructed in accordance with the General Standards for the Construction and Maintenance of Water Wells in Oregon. The works shall be equipped with a usable access port, and may also include an air line and pressure gauge adequate to determine water level elevation in the well at all times.

If the riparian area is disturbed in the process of developing a point of diversion, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR Chapter 635, Division 415, Section 030 adopted November 13, 1991 shall be followed.

The use may be restricted if the quality of the source stream or downstream waters decrease to the point that those waters no longer meet existing state or federal water quality standards due to reduced flows.

Where two or more water users agree among themselves as to the manner of rotation in the use of water and such agreement is placed in writing and filed by such water users with the watermaster, and such rotation system does not infringe upon such prior rights of any water user not a party to such rotation plan, the watermaster shall distribute the water according to such agreement.

Prior to receiving a certificate of water right, the permit holder shall submit the results of a pump test meeting the department's standards, to the Water Resources Department. The Director may require water level or pump test results every ten years thereafter.

This permit is for the beneficial use of water without waste. The water user is advised that new regulations may require the use of best practical technologies or conservation practices to achieve this end.

By law, the land use associated with this water use must be in compliance with statewide land-use goals and any local acknowledged land-use plan.

The use of water shall be limited when it interferes with any prior surface or ground water rights.

Completion of construction and complete application of the water to the use shall be made on or before October 1, 2012. If the water is not completely applied before this date, and the permittee wishes to continue development under the permit, the permittee must submit an application for extension of time, which may be approved based upon the merit of the application.

Within one year after complete application of water to the proposed use, the permittee shall submit a claim of beneficial use, which includes a map and report, prepared by a Certified Water Rights Examiner (CWRE).

Issued , 2008

DRAFT - THIS IS NOT A PERMIT

for Phillip C. Ward, Director Water Resources Department

Oregon

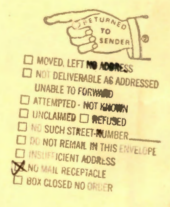
Water Resources Department 725 Summer St NE Suite A

Salem, OR 97301-1266

ADDRESS SERVICE REQUESTED



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RECEIVED

JUN 1 6 2008

WATER RESOURCES DEPT SALEM, OREGON

RE: FILE G-16902/

DANA OSBURN 53365 JIMMY CREEK ROAD NORTH POWDER OR 97867



Water Resources Department

North Mall Office Building 725 Summer Street NE, Suite A Salem, OR 97301 503-986-0900 FAX 503-986-0904

NOTICE OF PROPOSED FINAL ORDER - AFFECTED LANDOWNER

This is to notify you that the Water Resources Department (Department) has issued a Proposed Final Order (PFO) for a water right application(s) which may interest you as you were identified as an affected landowner. A PFO is the Department's preliminary response to a request for water use. The proposed decision is based on review of the water use application, comments received during the required public notice period, and applicable Oregon water laws. The decision may include a draft permit that contains conditions or restrictions on the use of water.

Opportunities For Further Public Involvement

If you disagree with the Department's decision, you may file a protest before the deadline stated in the PFO. Each PFO also contains details of procedures and statutory fees concerning protests, requests for standing in support of PFOs, contested case hearings and whom to call if you have questions.



Oregon Water Resources Department Water Rights Division

Water Rights Application Number G-16902

Proposed Final Order

Summary of Recommendation: The Department recommends that the attached draft permit be issued with conditions.

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In reviewing applications, the Department may consider any relevant sources of information, including the following:

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- the amount of water available
- the rate and duty for the proposed use
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- designations of any critical ground water areas
- the Scenic Waterway requirements of ORS 390.835
- applicable statutes, administrative rules, and case law
- any general basin-wide standard for flow rate and duty of water allowed
- the need for a flow rate and duty higher than the general standard
- any comments received

Findings of Fact

The Powder Basin Program allows IRRIGATION USE.

WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN are not within or above a State Scenic Waterway.

Ground Water Findings Under OAR 690-009

The Department determined, consistent with OAR 690-009-0040(4), that the proposed ground water use will not have the potential for substantial interference with surface water.

In making this determination, the Department considered whether:

- (a) There is a hydraulic connection from the proposed well(s) to any surface water sources.
- (b) The point of appropriation is a horizontal distance less than one-fourth mile from the surface water source;
- (c) The rate of appropriation is greater than five cubic feet per second, if the point of appropriation is a horizontal distance less than one mile from the surface water source;
- (d) The rate of appropriation is greater than one percent of the pertinent adopted minimum perennial streamflow or instream water right with a senior priority date, if one is applicable, or of the discharge that is equaled or exceeded 80 percent of time, as determined or estimated by the Department, and if the point of appropriation is a horizontal distance less than one mile from the surface water source;
- (e) The ground water appropriation, if continued for a period of 30 days, would result in stream depletion greater than 25 percent of the rate of appropriation, if the point of appropriation is a horizontal distance less than one mile from the surface water source.

According to the Department's rules, the potential for substantial interference is assumed if (a) and either (b) or (c) or (d) or (e) are met. For this application, the Department determined that there is no potential for substantial interference, because either (a) is not met, or (b), (c), (d) or (e) are not met, or both.

An assessment of ground water availability has been completed by the Department's Ground Water/Hydrology section. A copy of this assessment is in the file. The proposed water use will, if properly conditioned, avoid injury to existing rights and the resource.

The Department finds that no more than 14.9 CFS would be necessary for the proposed use. The amount of water allowed shall be restricted to 14.9 CFS.

The proposed wells are not within a designated critical ground water area.

Conclusions of Law

Under the provisions of ORS 537.621, the Department must presume that a proposed use will ensure the preservation of the public welfare, safety and health if the proposed use is allowed in the applicable basin program established pursuant to ORS 536.300 and 536.340 or given a preference under ORS 536.310(12), if water is available, if the proposed use will not injure other water rights and if the proposed use complies with rules of the Water Resources Commission.

The proposed use requested in this application is allowed in the Powder Basin Program, or a preference for this use is granted under the provisions of ORS 536.310(12).

Water is available for the proposed use.

The proposed use will not injure other water rights.

The proposed use complies with other rules of the Water Resources Commission not otherwise described above.

The proposed use complies with the State Agency Agreement for land use.

No proposed flow rate and duty of water higher than the general basin-wide standard is needed.

For these reasons, the required presumption has been established.

Under the provisions of ORS 537.621, once the presumption has been established, it may be overcome by a preponderance of evidence that either:

(a) One or more of the criteria for establishing the presumption are not satisfied; or

- (b) The proposed use would not ensure the preservation of the public welfare, safety and health as demonstrated in comments, in a protest . . . or in a finding of the department that shows:
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 - (B) Specifically how the identified aspect of the public welfare, safety and health under ORS 537.525 would be impaired or be adversely affected.

In this application, all criteria for establishing the presumption have been satisfied, as noted above. The presumption has not been overcome by a preponderance of evidence that the proposed use would impair or be detrimental to the public interest.

The Department therefore concludes that water is available in the amount necessary for the proposed use; the proposed use will not result in injury to existing water rights; and the proposed use would ensure the preservation of the public welfare, safety and health as described in ORS 537.525.

When issuing permits, ORS 537.628(1) authorizes the Department to include limitations and conditions which have been determined necessary to protect the public welfare, safety, and health. The attached draft permit is conditioned accordingly.

Recommendation

The Department recommends that the attached draft permit be issued with conditions.

DATED June 10, 2008

for Phillip C. Ward, Director

Water Resources Department

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- the applicant requests a contested case hearing within 30 days after the close of the protest period.

This document was prepared by Kerry Kavanagh. If you have any questions about any of the statements contained in this document I am most likely the best person to answer your questions. You can reach me at 503-986-0816.

If you have questions about how to file a protest or a request for standing, please refer to the respective sections in this Proposed Final Order entitled "Protests" and "Requests for Standing". If you have previously filed a protest and want to know its status, please contact Patricia McCarty at 503-986-0820.

If you have other questions about the Department or any of its programs please contact our Customer Service Group at 503-986-0801. Address all other correspondence to:

Water Rights Section, Oregon Water Resources Department, 725 Summer St NE Ste A, Salem OR 97301-1266, Fax: 503-986-0901.

COUNTY OF UNION

DRAFT PERMIT TO APPROPRIATE THE PUBLIC WATERS

THIS DRAFT PERMIT IS HEREBY ISSUED TO

HEFFERNAN FAMILY TRUST 63600 VIEWPOINT LANE NORTH POWDER, OR 97867

The specific limits and conditions of the use are listed below.

APPLICATION FILE NUMBER: G-16902

SOURCE OF WATER: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN

PURPOSE OR USE: IRRIGATION USE ON 1191.0 ACRES

MAXIMUM RATE: 14.9 CUBIC FEET PER SECOND

PERIOD OF USE: MARCH 1 THROUGH OCTOBER 31

DATE OF PRIORITY: JULY 2, 2007

WELL LOCATIONS:

WELL 1 - SW 1/4 NW 1/4, SECTION 34, T5S, R39E, W.M.; 2640 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 2 - NW 1/4 NW 1/4, SECTION 34, T5S, R39E, W.M.; 25 FEET SOUTH AND 25 FEET EAST FROM NW CORNER, SECTION 34

WELL 3 - NW 1/4 SW 1/4, SECTION 27, T5S, R39E, W.M.; 2254 FEET NORTH AND 60 FEET EAST FROM SW CORNER, SECTION 27

WELL 4 - SW 1/4 SE 1/4, SECTION 27, T5S, R39E, W.M.; 25 FEET NORTH AND 3300 FEET EAST FROM SW CORNER, SECTION 27

WELL 5 - SW 1/4 SW 1/4, SECTION 26, T5S, R39E, W.M.; 25 FEET NORTH AND 25 FEET EAST FROM SW CORNER, SECTION 26

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 and 3.0 acre-feet for each acre irrigated during the irrigation season of each year.

Application G-16902 Water Resources Department PERMIT DRAFT

THE PLACE OF USE IS LOCATED AS FOLLOWS:

SW 1/4 SW 1/4 38.0 ACRES SE 1/4 SW 1/4 10.0 ACRES SECTION 26

NE % NE % 15.0 ACRES NW 1/4 NE 1/4 38.0 ACRES SW 1/4 NE 1/4 38.0 ACRES SE 1/4 NE 1/4 30.0 ACRES SW 1/4 NW 1/4 40.0 ACRES SE 1/4 NW 1/4 38.0 ACRES NE 1/4 SW 1/4 40.0 ACRES NW 1/4 SW 1/4 40.0 ACRES SW 1/4 SW 1/4 22.0 ACRES SE 1/4 SW 1/4 40.0 ACRES NE ¼ SE ¼ 6.0 ACRES NW 1/4 SE 1/4 32.0 ACRES SW 1/4 SE 1/4 25.0 ACRES SE 1/4 SE 1/4 10.0 ACRES SECTION 27

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NE ¼ NE ¼ 30.0 ACRES NW 1/4 NE 1/4 40.0 ACRES SW 1/4 NE 1/4 40.0 ACRES SE 1/4 NE 1/4 40.0 ACRES NE 1/4 NW 1/4 38.0 ACRES NW 1/4 NW 1/4 38.0 ACRES SW 1/4 NW 1/4 38.0 ACRES SE 1/4 NW 1/4 38.0 ACRES NE ¼ SW ¼ 38.0 ACRES NW 1/4 SW 1/4 38.0 ACRES NE 1/4 SE 1/4 30.0 ACRES NW 1/4 SE 1/4 40.0 ACRES SECTION 34

TOWNSHIP 5 SOUTH, RANGE 39 EAST, W.M.

Measurement, recording and reporting conditions:

- A. Before water use may begin under this permit, the permittee shall install a totalizing flow meter or other suitable measuring device as approved by the Director at each point of appropriation. The permittee shall maintain the meter or measuring device in good working order, shall keep a complete record of the amount of water used each month, and shall submit a report which includes the recorded water use measurements to the Department annually or more frequently as may be required by the Director. Further, the Director may require the permittee to report general water-use information, including the place and nature of use of water under the permit.
- B. The permittee shall allow the watermaster access to the meter or measuring device; provided however, where the meter or measuring device is located within a private structure, the watermaster shall request access upon reasonable notice.

The wells shall produce ground water only from the basalt or other bedrock ground water reservoir.

The wells shall be fitted with dedicated measuring tubes to allow unobstructed access for water-level measurements.

The wells shall be cased and sealed in such a manner to develop a single basalt or other bedrock aquifer.

The Department requires the water user to obtain, from a qualified individual (see below), and report annual static water levels for each well on the permit. The static water level shall be measured in the month of March. Reports shall be submitted to the Department within 30 days of measurement.

The permittee shall report an initial March static water-level measurement once well construction is complete and annual measurements thereafter. Annual measurements are required whether or not the well is used. The first annual measurement will establish a reference level against which future measurements will be compared. However, the Director may establish the reference level based on an analysis of other water-level data. The Director may require the user to obtain and report additional water levels each year if more data are needed to evaluate the aquifer system.

All measurements shall be made by a certified water rights examiner, registered professional geologist, registered professional engineer, licensed well constructor or pump installer licensed by the Construction Contractors Board. Measurements shall be submitted on forms provided by, or specified by, the Department. Measurements shall be made with equipment that is accurate to at least the standards specified in OAR 690-217-0045. The Department requires the individual performing the measurement to:

- A. Associate each measurement with an owner's well name or number and a Department well log ID; and
- B. Report water levels to at least the nearest tenth of a foot as depth-to-water below ground surface; and
- C. Specify the method of measurement; and
- D. Certify the accuracy of all measurements and calculations reported to the Department.

The water user shall discontinue use of, or reduce the rate or volume of withdrawal from, the well(s) if any of the following events occur:

- A. Annual water-level measurements reveal an average water-level decline of three or more feet per year for five consecutive years: or
- B. Annual water-level measurements reveal a water-level decline of 15 or more feet in fewer than five consecutive years; or
- C. Annual water-level measurements reveal a water-level decline of 25 or more feet; or
- D. Hydraulic interference leads to a decline of 25 or more feet in any neighboring well with senior priority.

The period of restricted use shall continue until the water level rises above the decline level which triggered the action or the Department determines, based on the permittee's and/or the Department's data and analysis, that no action is necessary because the aquifer in question can sustain the observed declines without adversely impacting the resource or causing substantial interference with senior water rights. The water user shall not allow excessive decline, as defined in Commission rules, to occur within the aquifer as a result of use under this permit. If more than one well is involved, the water user may submit an alternative measurement and reporting plan for review and approval by the Department.

STANDARD CONDITIONS

Failure to comply with any of the provisions of this permit may result in action including, but not limited to, restrictions on the use, civil penalties, or cancellation of the permit. If the number, location, source, or construction of any well deviates from that proposed in the permit application or required by permit conditions, this permit may not be valid, unless the Department authorizes the change in writing.

If substantial interference with a senior water right occurs due to withdrawal of water from any well listed on this permit, then use of water from the well(s) shall be discontinued or reduced and/or the schedule of withdrawal shall be regulated until or unless the Department approves or implements an alternative administrative action to mitigate the interference. The Department encourages junior and senior appropriators to jointly develop plans to mitigate interferences.

The well(s) shall be constructed in accordance with the General Standards for the Construction and Maintenance of Water Wells in Oregon. The works shall be equipped with a usable access port, and may also include an air line and pressure gauge adequate to determine water level elevation in the well at all times.

If the riparian area is disturbed in the process of developing a point of diversion, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR Chapter 635, Division 415, Section 030 adopted November 13, 1991 shall be followed.

The use may be restricted if the quality of the source stream or downstream waters decrease to the point that those waters no longer meet existing state or federal water quality standards due to reduced flows.

Where two or more water users agree among themselves as to the manner of rotation in the use of water and such agreement is placed in writing and filed by such water users with the watermaster, and such rotation system does not infringe upon such prior rights of any water user not a party to such rotation plan, the watermaster shall distribute the water according to such agreement.

Prior to receiving a certificate of water right, the permit holder shall submit the results of a pump test meeting the department's standards, to the Water Resources Department. The Director may require water level or pump test results every ten years thereafter.

This permit is for the beneficial use of water without waste. The water user is advised that new regulations may require the use of best practical technologies or conservation practices to achieve this end.

By law, the land use associated with this water use must be in compliance with statewide land-use goals and any local acknowledged land-use plan.

The use of water shall be limited when it interferes with any prior surface or ground water rights.

Completion of construction and complete application of the water to the use shall be made on or before October 1, 2012. If the water is not completely applied before this date, and the permittee wishes to continue development under the permit, the permittee must submit an application for extension of time, which may be approved based upon the merit of the application.

Within one year after complete application of water to the proposed use, the permittee shall submit a claim of beneficial use, which includes a map and report, prepared by a Certified Water Rights Examiner (CWRE).

Issued , 2008

DRAFT - THIS IS NOT A PERMIT

for Phillip C. Ward, Director Water Resources Department

Oregon

Water Resources Department 725 Summer St NE Suite A Salem, OR 97301-1266

ADDRESS SERVICE REQUESTED





WATER RESOURCES DEPT

RE: FILE G-16902

HARLA MATTOX 53365 JIMMY CREEK ROAD NORTH POWDER OR 97867



Water Resources Department

North Mall Office Building 725 Summer Street NE, Suite A Salem, OR 97301 503-986-0900 FAX 503-986-0904

NOTICE OF PROPOSED FINAL ORDER - AFFECTED LANDOWNER

This is to notify you that the Water Resources Department (Department) has issued a Proposed Final Order (PFO) for a water right application(s) which may interest you as you were identified as an affected landowner. A PFO is the Department's preliminary response to a request for water use. The proposed decision is based on review of the water use application, comments received during the required public notice period, and applicable Oregon water laws. The decision may include a draft permit that contains conditions or restrictions on the use of water.

Opportunities For Further Public Involvement

If you disagree with the Department's decision, you may file a protest before the deadline stated in the PFO. Each PFO also contains details of procedures and statutory fees concerning protests, requests for standing in support of PFOs, contested case hearings and whom to call if you have questions.

Mattox

Oregon Water Resources Department Water Rights Division

Water Rights Application Number G-16902

Proposed Final Order

Summary of Recommendation: The Department recommends that the attached draft permit be issued with conditions.

Application History

On July 2, 2007, HEFFERNAN FAMILY TRUST submitted an application to the Department for the following water use permit:

- Amount of Water: 15.0 CUBIC FEET PER SECOND (CFS)
- Use of Water: IRRIGATION USE ON 1198.0 ACRES
- Source of Water: WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN
- Area of Proposed Use: UNION COUNTY WITHIN SECTION 26, SECTION 27, SECTION 28, AND SECTION 34, TOWNSHIP 5 SOUTH, RANGE 39 EAST, W.M.

On March 28, 2008, the Department mailed the applicant notice of its Initial Review, determining that "The use of 15.0 CFS from Well 1, Well 2, Well 3, Well 4, and Well 5 in Clover Creek Basin for irrigation use on 1198.0 acres is allowable during the full period requested, March 1 through October 31. " The applicant did not notify the Department to stop processing the application within 14 days of that date.

On April 1, 2008, the Department gave public notice of the application in its weekly notice. The public notice included a request for comments, and information for interested persons about both obtaining future notices and a copy of the proposed final order. No written comments were received within 30 days.

On April 16, 2008, the Department received a revised map clarifying the location of the wells and the place of use. The total acreage depicted on the April 16, 2008 map is 1191.0 acres.

In reviewing applications, the Department may consider any relevant sources of information, including the following:

- recommendations by other state agencies
- any applicable basin program
- any applicable comprehensive plan or zoning ordinance
- the amount of water available
- the rate and duty for the proposed use
- pending senior applications and existing water rights of record

- designations of any critical ground water areas
- the Scenic Waterway requirements of ORS 390.835
- applicable statutes, administrative rules, and case law
- any general basin-wide standard for flow rate and duty of water allowed
- the need for a flow rate and duty higher than the general standard
- any comments received

Findings of Fact

The Powder Basin Program allows IRRIGATION USE.

WELL 1, WELL 2, WELL 3, WELL 4, AND WELL 5 IN CLOVER CREEK BASIN are not within or above a State Scenic Waterway.

Ground Water Findings Under OAR 690-009

The Department determined, consistent with OAR 690-009-0040(4), that the proposed ground water use will not have the potential for substantial interference with surface water.

In making this determination, the Department considered whether:

- (a) There is a hydraulic connection from the proposed well(s) to any surface water sources.
- (b) The point of appropriation is a horizontal distance less than one-fourth mile from the surface water source;
- (c) The rate of appropriation is greater than five cubic feet per second, if the point of appropriation is a horizontal distance less than one mile from the surface water source;
- (d) The rate of appropriation is greater than one percent of the pertinent adopted minimum perennial streamflow or instream water right with a senior priority date, if one is applicable, or of the discharge that is equaled or exceeded 80 percent of time, as determined or estimated by the Department, and if the point of appropriation is a horizontal distance less than one mile from the surface water source;
- (e) The ground water appropriation, if continued for a period of 30 days, would result in stream depletion greater than 25 percent of the rate of appropriation, if the point of appropriation is a horizontal distance less than one mile from the surface water source.

According to the Department's rules, the potential for substantial interference is assumed if (a) and either (b) or (c) or (d) or (e) are met. For this application, the Department determined that there is no potential for substantial interference, because either (a) is not met, or (b), (c), (d) or (e) are not met, or both.

An assessment of ground water availability has been completed by the Department's Ground Water/Hydrology section. A copy of this assessment is in the file. The proposed water use will, if properly conditioned, avoid injury to existing rights and the resource.

The Department finds that no more than 14.9 CFS would be necessary for the proposed use. The amount of water allowed shall be restricted to 14.9 CFS.

The proposed wells are not within a designated critical ground water area.

Conclusions of Law

Under the provisions of ORS 537.621, the Department must presume that a proposed use will ensure the preservation of the public welfare, safety and health if the proposed use is allowed in the applicable basin program established pursuant to ORS 536.300 and 536.340 or given a preference under ORS 536.310(12), if water is available, if the proposed use will not injure other water rights and if the proposed use complies with rules of the Water Resources Commission.

The proposed use requested in this application is allowed in the Powder Basin Program, or a preference for this use is granted under the provisions of ORS 536.310(12).

Water is available for the proposed use.

The proposed use will not injure other water rights.

The proposed use complies with other rules of the Water Resources Commission not otherwise described above.

The proposed use complies with the State Agency Agreement for land use.

No proposed flow rate and duty of water higher than the general basin-wide standard is needed.

For these reasons, the required presumption has been established.

Under the provisions of ORS 537.621, once the presumption has been established, it may be overcome by a preponderance of evidence that either:

(a) One or more of the criteria for establishing the presumption are not satisfied; or

- (b) The proposed use would not ensure the preservation of the public welfare, safety and health as demonstrated in comments, in a protest . . . or in a finding of the department that shows:
 - (A) The specific aspect of the public welfare, safety and health under ORS 537.525 that would be impaired or detrimentally affected; and
 - (B) Specifically how the identified aspect of the public welfare, safety and health under ORS 537.525 would be impaired or be adversely affected.

In this application, all criteria for establishing the presumption have been satisfied, as noted above. The presumption has not been overcome by a preponderance of evidence that the proposed use would impair or be detrimental to the public interest.

The Department therefore concludes that water is available in the amount necessary for the proposed use; the proposed use will not result in injury to existing water rights; and the proposed use would ensure the preservation of the public welfare, safety and health as described in ORS 537.525.

When issuing permits, ORS 537.628(1) authorizes the Department to include limitations and conditions which have been determined necessary to protect the public welfare, safety, and health. The attached draft permit is conditioned accordingly.

Recommendation

The Department recommends that the attached draft permit be issued with conditions.

DATED June 10, 2008

for Phillip C. Ward, Director

Water Resources Department

If you have any questions, please check the information box on the last page for the appropriate names and phone numbers.

Protests

Under the provisions of ORS 537.153(7) (for surface water) or ORS 537.621(8) (for ground water), you can protest this proposed final order. Protests must be received in the Water Resources Department no later than July 25, 2008. Protests must be in writing, and must include the following:

- Your name, address, and telephone number;
- A description of your interest in the proposed final order, and, if you claim to represent the public interest, a precise statement of the public interest represented;
- A detailed description of how the action proposed in this proposed final order would impair or be detrimental to your interest;
- A detailed description of how the proposed final order is in error or deficient, and how to correct the alleged error or deficiency;
- Any citation of legal authority to support your protest, if known; and
- If you are not the applicant, the protest fee of \$350 required by ORS 536.050 and proof of service of the protest upon the applicant.
- If you are the applicant, a statement of whether or not you are requesting a contested case hearing. If you do not request a hearing, the Department will presume that you do not wish to contest the findings of the proposed final order.
- If you do not protest this Proposed Final Order and if no substantive changes are made in the final order, you will not have an opportunity for judicial review, protest or appeal of the final order when it is issued.

Requests for Standing

Under the provisions of ORS 537.153(7) (for surface water) or ORS 537.621(8) (for ground water), persons other than the applicant who support a proposed final order can request standing for purposes of participating in any contested case proceeding on the proposed final order or for judicial review of a final order.

Requests for standing must be received in the Water Resources Department no later than **July 25**, **2008**. 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 proposed final order as issued;
- A detailed statement of how the requester would be harmed if the proposed final order is modified; and
- A standing fee of \$100.00. If a hearing is scheduled, an additional fee of \$250.00 must be submitted along with a request for intervention.

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 submitted and either:

- upon review of the issues, the director finds that there are significant disputes related to the proposed use of water, or
- the applicant requests a contested case hearing within 30 days after the close of the protest period.

This document was prepared by Kerry Kavanagh. If you have any questions about any of the statements contained in this document I am most likely the best person to answer your questions. You can reach me at 503-986-0816.

If you have questions about how to file a protest or a request for standing, please refer to the respective sections in this Proposed Final Order entitled "Protests" and "Requests for Standing". If you have previously filed a protest and want to know its status, please contact Patricia McCarty at 503-986-0820.

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Application G-16902 Water Resources Department

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STANDARD CONDITIONS

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The use may be restricted if the quality of the source stream or downstream waters decrease to the point that those waters no longer meet existing state or federal water quality standards due to reduced flows.

Where two or more water users agree among themselves as to the manner of rotation in the use of water and such agreement is placed in writing and filed by such water users with the watermaster, and such rotation system does not infringe upon such prior rights of any water user not a party to such rotation plan, the watermaster shall distribute the water according to such agreement.

Prior to receiving a certificate of water right, the permit holder shall submit the results of a pump test meeting the department's standards, to the Water Resources Department. The Director may require water level or pump test results every ten years thereafter.

This permit is for the beneficial use of water without waste. The water user is advised that new regulations may require the use of best practical technologies or conservation practices to achieve this end.

By law, the land use associated with this water use must be in compliance with statewide land-use goals and any local acknowledged land-use plan.

The use of water shall be limited when it interferes with any prior surface or ground water rights.

Completion of construction and complete application of the water to the use shall be made on or before October 1, 2012. If the water is not completely applied before this date, and the permittee wishes to continue development under the permit, the permittee must submit an application for extension of time, which may be approved based upon the merit of the application.

Within one year after complete application of water to the proposed use, the permittee shall submit a claim of beneficial use, which includes a map and report, prepared by a Certified Water Rights Examiner (CWRE).

Issued , 2008

DRAFT - THIS IS NOT A PERMIT

for Phillip C. Ward, Director Water Resources Department

6 29 07

Talked to Dwight and
Said to send this check
at the rates that are
applicable on June 29, 2007.
as long as the application
was mailed on 6/29/07
Chub Hothermann

RECEIVED

JUL 02 2007

WATER RESOURCES DEPT SALEM OREGON

Ground Wowler App W/money Hefferman' Possibly From Baker City. give to Dwight

Ommerce Building 158 12th Street VE 158 12th Street VE Salem, OR 97301-4172 (503) 378-3739 FAX (503) 378-8130 euraciate.or.ux

Resources Department

WY

9-16902

STATE OF OREGON WATER RESOURCES DEPARTMENT 725 Summer St. N.E. Ste. A BECEIPT # 92155 **INVOICE** # SALEM, OR 97301-4172 (503) 986-0900 / (503) 986-0904 (fax) **APPLICATION** PERMIT BY: TRANSFER CHECK:# OTHER: (IDENTIFY) CASH: TOTAL REC'D 100.01 WRD MISC CASH ACCT 1083 TREASURY 4170 \$ COPIES 0407 OTHER: (IDENTIFY) 0243 I/S Lease 0244 Muni Water Mgmt. Plan__ 0245 Cons. Water 4270 WRD OPERATING ACCT MISCELLANEOUS 0407 COPY & TAPE FEES \$ RESEARCH FEES 0410 \$ 0408 MISC REVENUE: (IDENTIFY) \$ TC162 DEPOSIT LIAB. (IDENTIFY) 0240 **EXTENSION OF TIME** RECORD FEE WATER RIGHTS: **EXAM FEE** \$ 0201 SURFACE WATER \$ 0202 \$ 0204 0203 **GROUND WATER** TRANSFER 0205 LICENSE FEE WELL CONSTRUCTION **EXAM FEE** \$ 0219 WELL DRILL CONSTRUCTOR 0218 \$ 0220 LANDOWNER'S PERMIT OTHER (IDENTIFY) **WELL CONST. START FEE** 0536 TREASURY 0437 WELL CONST START FEE 0211 \$ CARD # CARD # 0210 MONITORING WELLS \$ OTHER (IDENTIFY) 0607 TREASURY 0467 HYDRO ACTIVITY LIC NUMBER \$ 0233 POWER LICENSE FEE (FW/WRD) \$ HYDRO LICENSE FEE (FW/WRD) 0231 \$ HYDRO APPLICATION OTHER / RDX TREASURY FUND TITLE OBJ. CODE **VENDOR#** \$ DESCRIPTION RECEIPT:

STATE OF OREGON

WATER RESOURCES DEPARTMENT

RECEIPT#	0	0	5	2	4
RECEIPT#	O	O	J.	1	- 8

CEIPT: 88521

725 Summer St. N.E. Ste. A

SALEM, OR 97301-4172 (503) 986-0900 / (503) 986-0904 (fax) INVOICE # ____

			(505) 5	30-03007 (3	03) 300-0304 (Ia)			
RECEIVI	ED FRO	M: (hris	L Don	na		APPLIC	ATION	G-16902
BY:		H	effer	nan		PERI	TIN	
						TRANS	FER	
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024	40	EXTENSION OF	TIME					
		WATER RIGHTS:			EXAM FEE			RECORD FEE
020	01	SURFACE WATE	R		\$	0202		\$
020	03	GROUND WATER	3		\$1800.00	0204		\$250.00
020	05	TRANSFER			\$	400		
		WELL CONSTRU	ICTION		EXAM FEE			LICENSE FEE
021	18	WELL DRILL CON	NSTRUCTO	R	\$	0219		\$
		LANDOWNER'S	PERMIT			0220		\$
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OB	J. CODI		_ VENDO	R#				
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DATED: 7-2-07

NEW APPLICATIONS (GROUND WATER, RESERVOIR, & SURFACE) ROUTE SLIP

RECEIPTING			
POST CARD SENT	Caseworker:		
DATA CENTER SP 7-13-07			
	Alyssa Mucken	503-986-0853	
GROUND WATER YES NO	Anita Huffman	- 503-986-0815	
ENFORCEMENT YES NO	Brook Geffen	503-986-0808	
	Jeana Eastman	503-986-0859	
VATER RIGHTS SUPPORT ()	Kerry Kavanagh	503-986-0816	X

A "Standard Reservoir" storing 9.2 acre-feet or more of

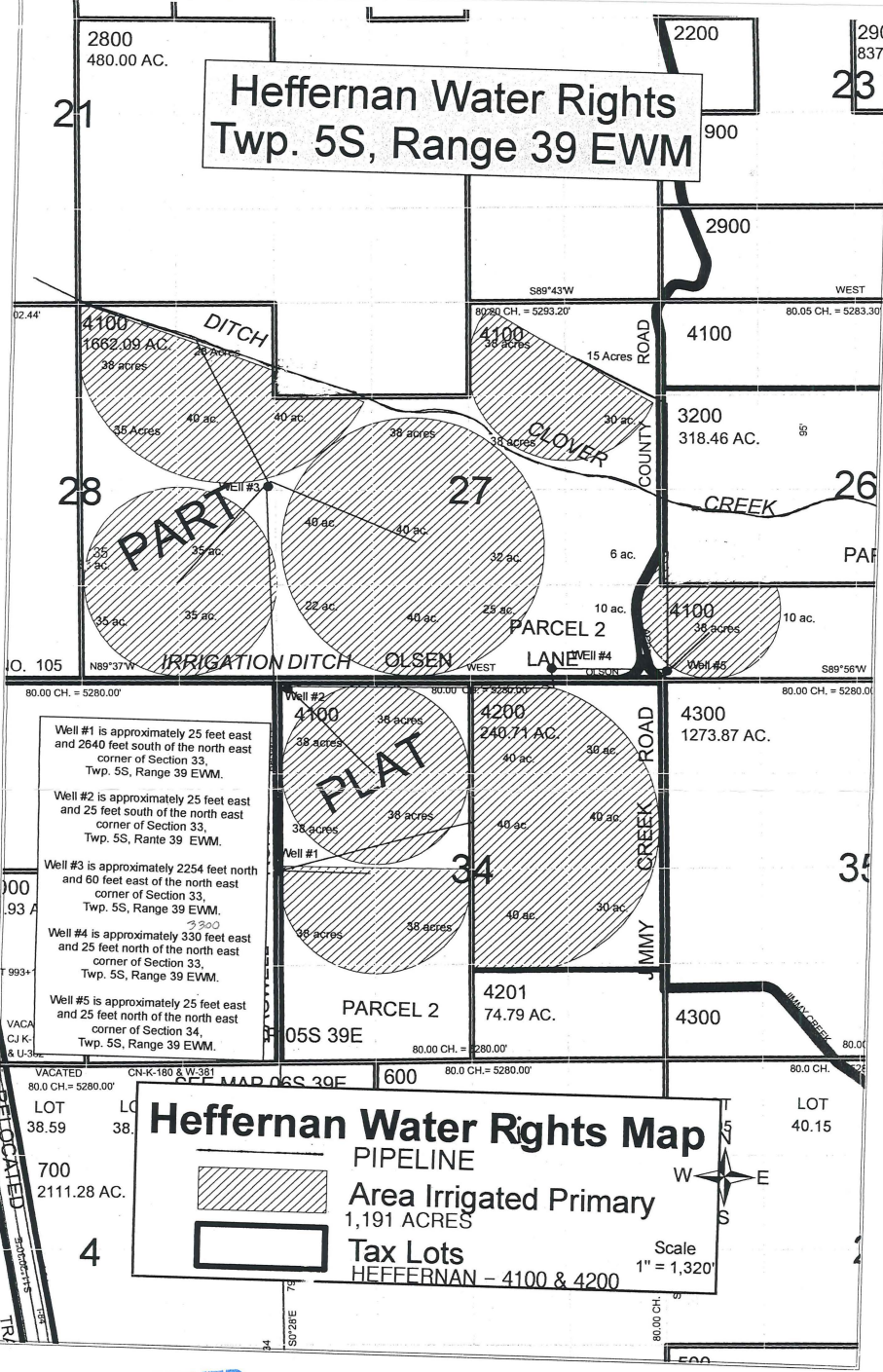
Water & has a dam height of 10.0 feet or greater needs to

have a copy of the application & supplemental forms routed to "JOHN FALK"



ATTN: WATER RIGHTS
SUPPORT....>>>> Mark contents of file with
application number;
Update the WRIS Database with caseworkers name.
Route file to Caseworker.

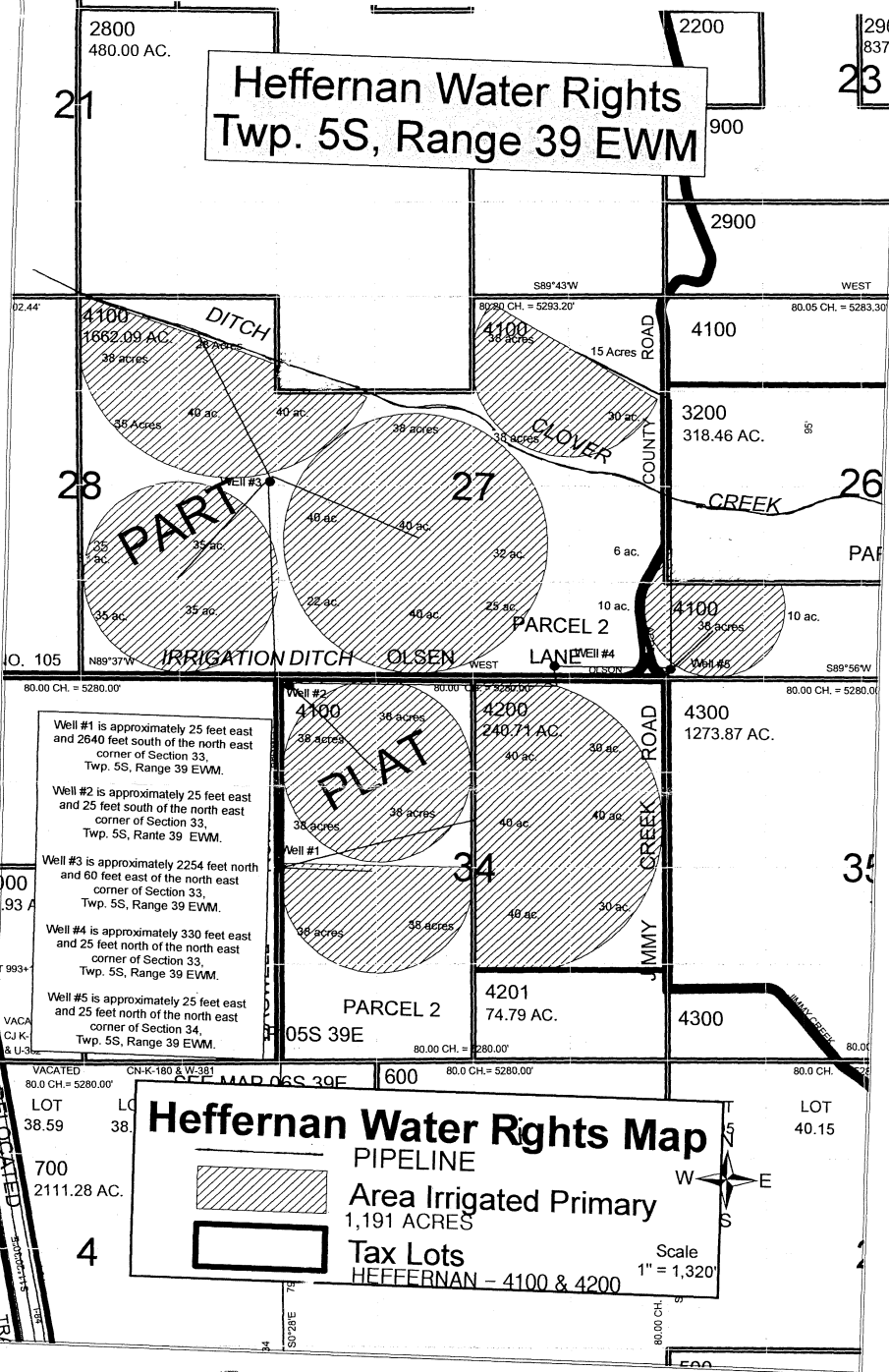




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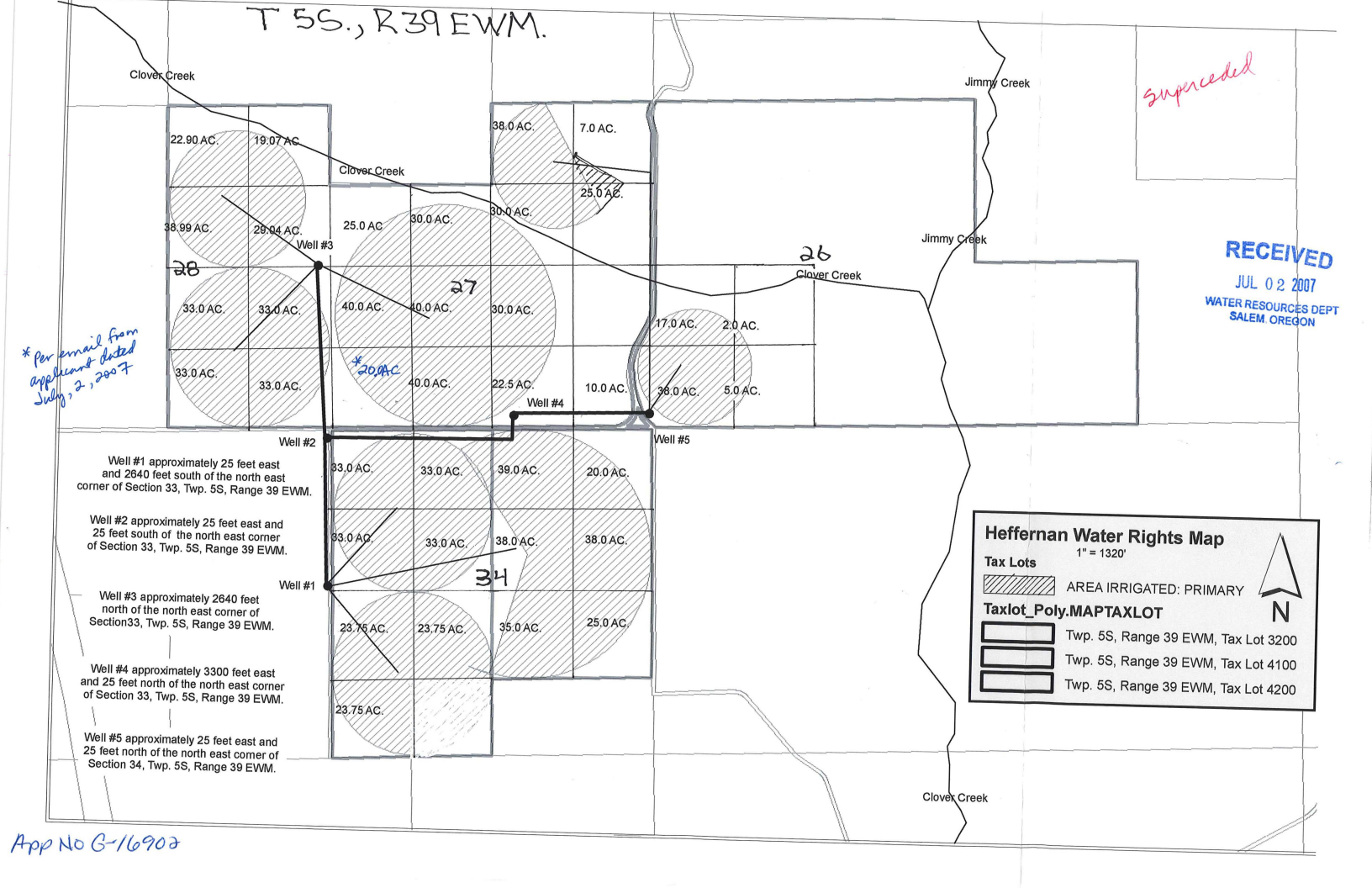
APR 1 6 2000 WATER RESOURCES DEPT SALEM OREGON

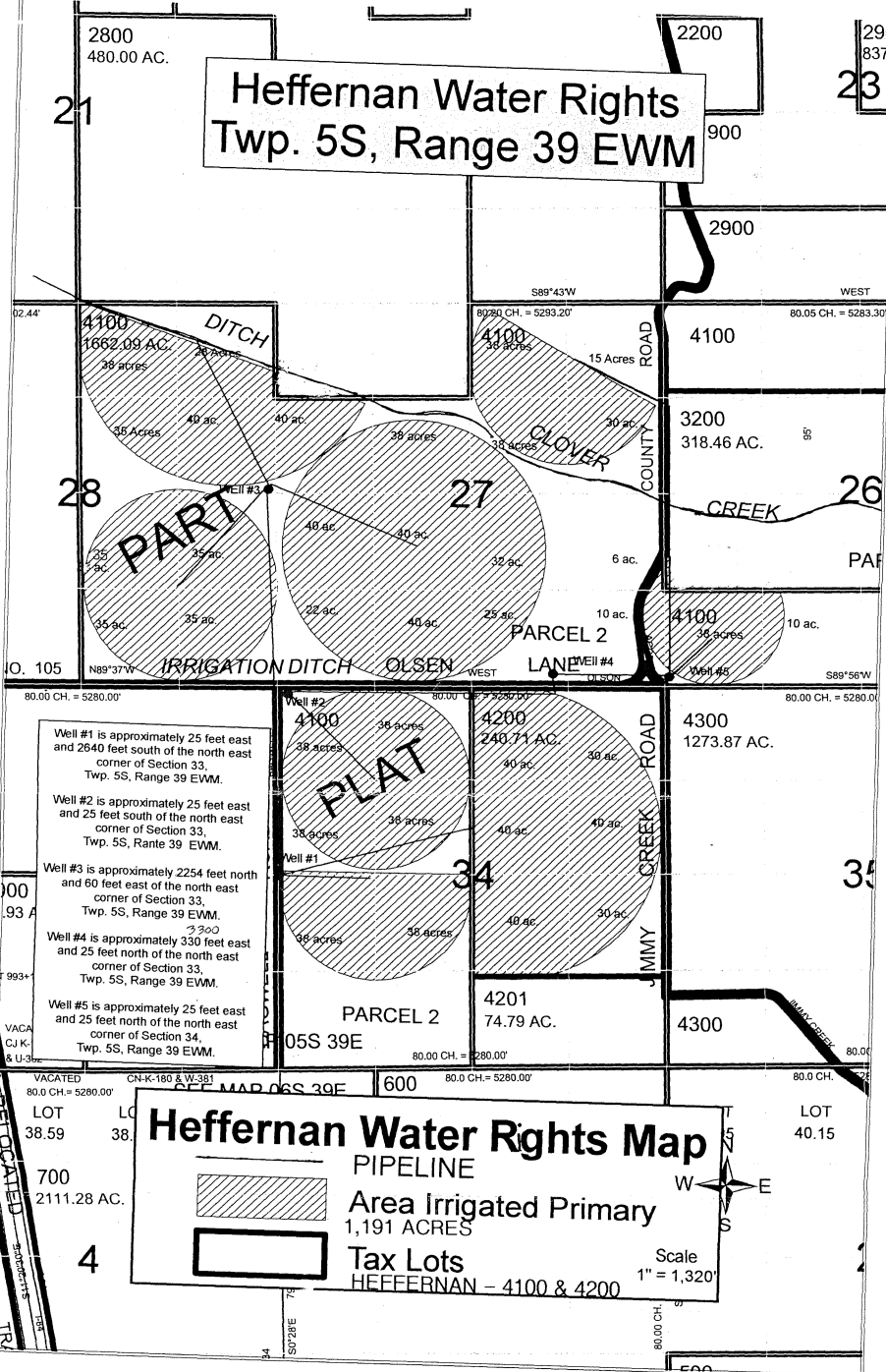
Appl. G-16902 Permut No G-16421



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APR 1 0 2008 WATER RESOURCES DEPT SALEM OREGON



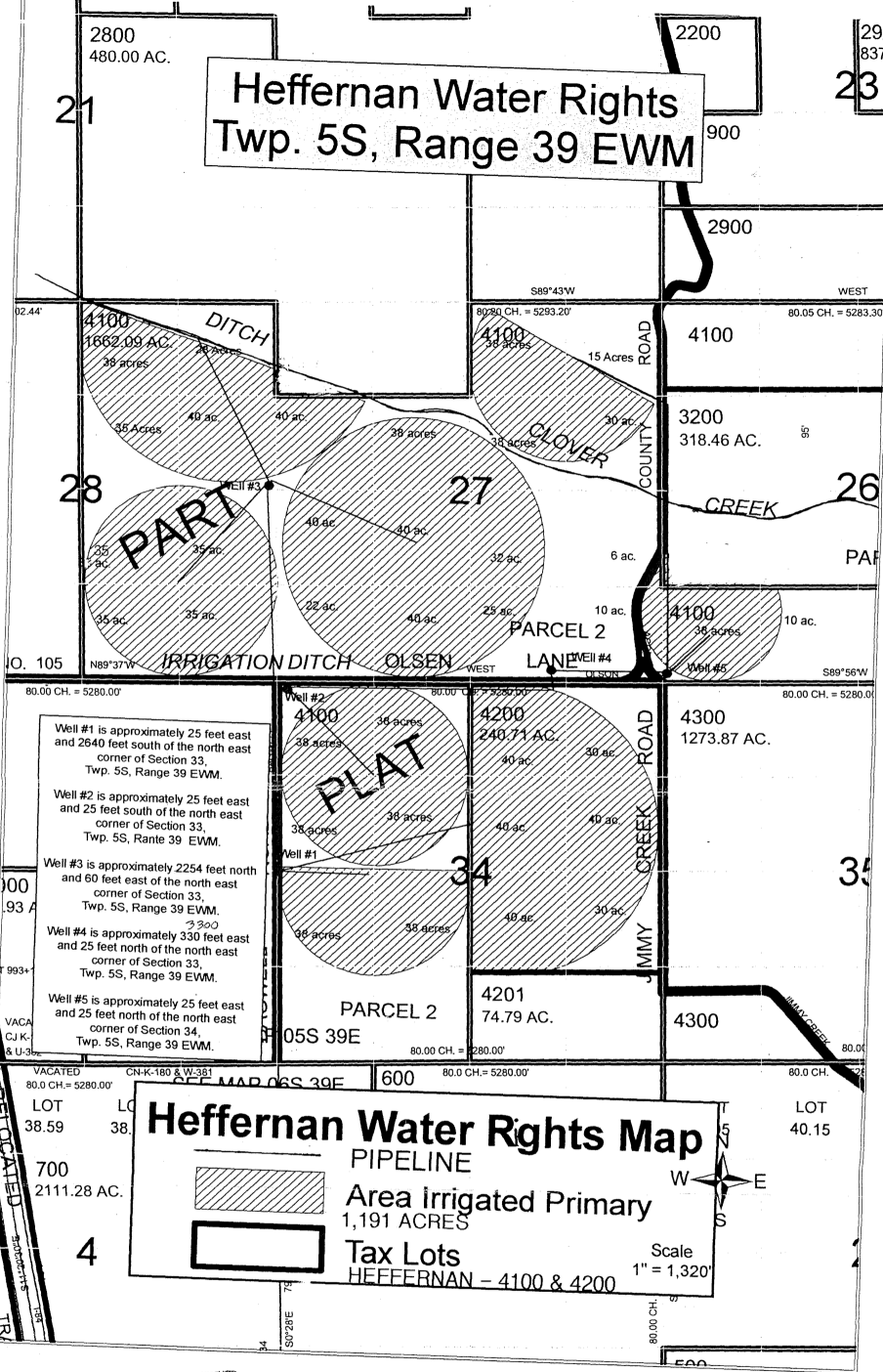


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APR 1 8 2008

WATER RESUURCES DEPT SALEM OREGON

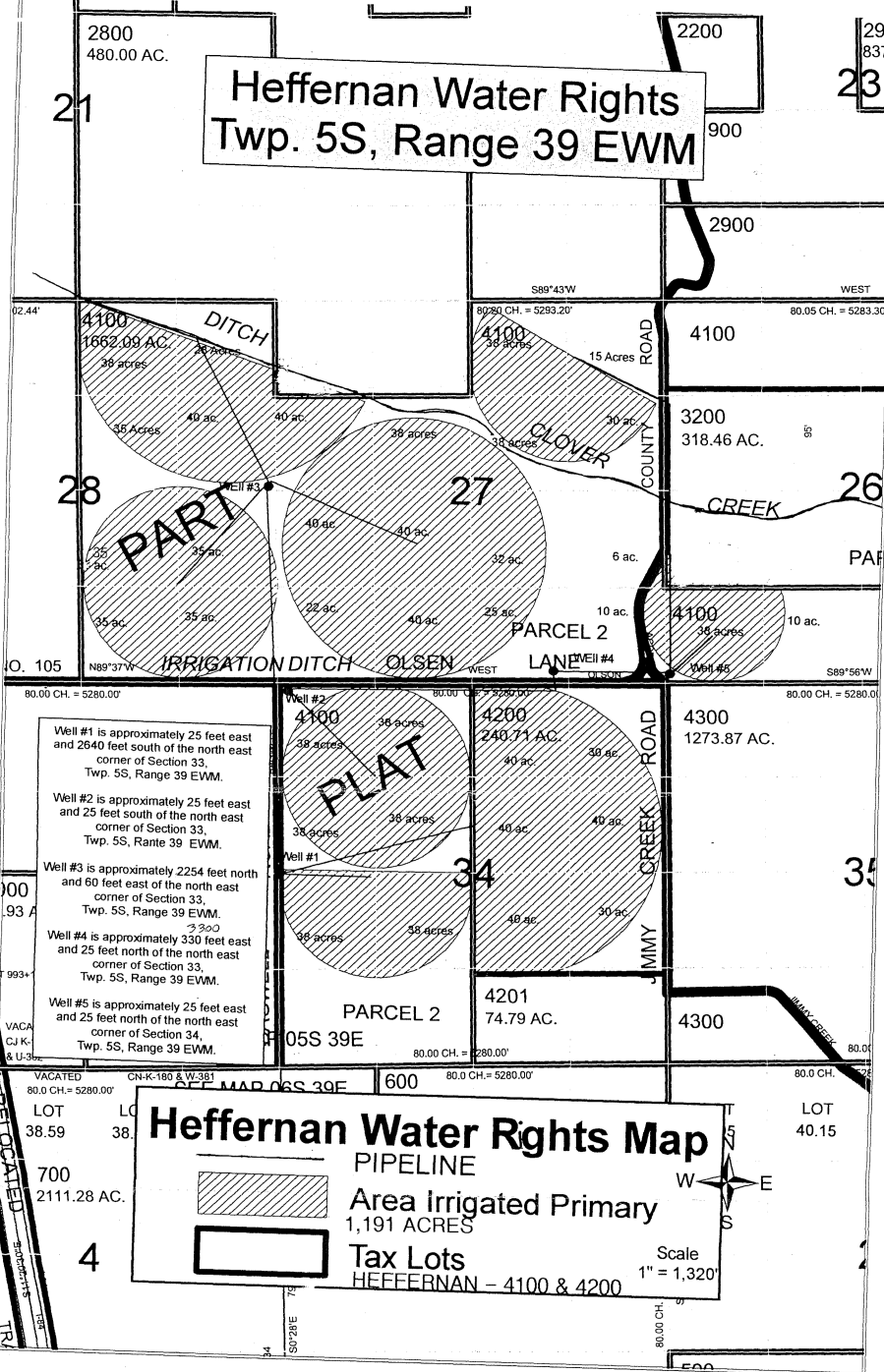
Appl. G-16902



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Appl. G-16902



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WATER RESUURCES DEPT SALEM OREGON

Appl. G-16902