

Application for a Permit to Use Surface 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. APPLICANT INFORMATION

A. Applicants			REC	EIVED
Applicant:			FEB	0 2 2010
First		Last	WATER RES	— OURCES DEPT
Mailing Address:			SALEM	OREGON
City	State		Zip	_
Phone:				
Home	Work		Other	
*Fax:	*Email Address:			_
B. Organizations				
(Corporations, associations, firms, partners)	hips, joint stock companies, cooperat	ives, public and m	unicipal corporation	ons)
Name of Organization: Cedar Par	rk Grazing			_
Name and Title of Person Applying:	Kathleen S. Panner - Ov	vner		_
Mailing Address or Organization: P	O Box T			_
Riddle	Oregon	974	69	
City	State		Zip	_
Phone : (541) 874-2618				
Day		Evening		
*Fax:	*Email Address:			
*Optional				
	For Department Use			
App. No.	Permit No Dat	e	<u> </u>	:

2. SOURCE AND PROPERTYOWNERSHIP

A. The Proposed Source of Water

reservoir to you.

Provide the commonly used	name of the	water body	from which	water will be	diverted, and	the name of the
stream or lake it flows into.	If unnamed,	say so:				

Source 1: Galesville Reservoir	Tributary to: Cow Creek	
Source 2:	Tributary to:	
Source 3:	Tributary to:	
Source 4:	Tributary to:	
If any source listed above is stored water that is a copy of the document or list the document num		
R9964		
B. Applications to Use Stored Water		RECEIVED
Complete this section if any source listed in item	2A above is stored water.	FEB 0 2 2010
Do you, or will you, own the reservoir(s) describ	ped in item 2A above?	WATER RESOURCES DEPT SALEM, CREGON
← Yes		3337
No. (Please enclose a copy of your writt to file this application, which you should	en notification to the operator of the re I have already mailed or delivered to t	eservoir of your intent he operator.)
If <i>all</i> sources listed in item 2A are stored water, process provided in ORS 537.147, unless you chinformation.		
By checking this box, you are requesting standard process outlined in ORS 537.1 ORS 537.147. To file an application un	50 and 537.153, rather than the exped	lited process provided by
	ed contract or other agreement with	

• A copy of your written agreement with the party (if any) delivering the water from the

C. Property Ownership	
Do you own all the land where you propose to divert, transport, and use water?	
Yes (Please check appropriate box below then skip to section 3 'Water Use')	
☐ There are no encumbrances	
This land is encumbered by easements, rights of way, roads or other en (please provide a copy of the recorded deed(s))	cumbrances
No (Please check the appropriate box below)	
☒ I have a recorded easement or written authorization permitting access.	
☐ I do not currently have written authorization or easement permitting ac	ccess.
Written authorization or an easement is not necessary, because the only lands I do not own are state-owned submersible lands, and this applica irrigated and/or domestic use only (ORS 274.040).	
You must provide the legal description of: (1) the property from which the water is property crossed by the proposed ditch, canal or other work, and (3) any property cas depicted on the map.	
List the names and mailing addresses of all affected landowners.	
Roseburg Forest Products PO Box 1088 Roseburg, OR 97470	
3. WATER USE	
Please read the instruction booklet for more details on "type of use" definitions, how to expand how to identify the water source you propose to use. You must fill out a supplemental specific information for that type of use.	
A. Type(s) of Use(s)	
See list of beneficial uses provided in the instructions.	RECEIVED
• If your proposed use is domestic , indicate the number	FEB 0 2 2010
of households to be supplied with water:	WATER RESOURCES DEPT
• If your proposed use is irrigation, please attach Form I	SALEM, OREGON
• If your proposed use is mining, attach Form R	

• If your proposed use is municipal or quasi-municipal, attach Form M

 $_{\bullet}\,$ If your proposed use is commercial/industrial, attach Form Q

B. Amount of Water

Provide the amount of water you propose to use from each source, for each use, in cubic feet-per-second (cfs) or gallons-per-minute (gpm). If the proposed use is from storage, provide the amount in acre-feet (af):

(1 cfs equals 448.8 gpm. 1 acre-foot equals 325,851 gallons or 43,560 cubic feet)

Source	Type of use	Amount	5 . T. F
Galesville Res.	Irrigation	35.68 C cfs C gpn	n 🌀 af
		Ccfs Cgpm	n C af
		Ccfs Cgpm	n C af
		Ccfs Cgpm	af af
C. Period of Use Indicate the time of year	r you propose to use the water: $\frac{Apr}{r}$	11 - October 1	October 31
(10) seasonal uses like t	rrigation give dates when water use	ouia vegin una ena, e.g. march 1	-October 51.)
number of acres where	water to land, indicate the total water will be applied or used: consistent with your application map	6.0 Acres	
	4. WATER MANAGI	MENT	
A. Diversion	4. WATER MANAGI	MENT	RECEIVED
	4. WATER MANAGI se to divert water from the source?	MENT	RECEIVED FEB 0 2 2010
What method will you us		MENT	
What method will you us Y Pump (give hor	se to divert water from the source?		FEB 0 2 2010 WATER RESOURCES DEPT
What method will you us Pump (give hor Head-gate (give	se to divert water from the source? sepower and pump type): 30 HP		FEB 0 2 2010 WATER RESOURCES DEPT
What method will you us Pump (give hor Head-gate (give	se to divert water from the source? sepower and pump type): 30 HP e dimensions):		FEB 0 2 2010 WATER RESOURCES DEPT
What method will you us Pump (give hor Head-gate (give other means (de	se to divert water from the source? sepower and pump type): 30 HP e dimensions): escribe):		FEB 0 2 2010 WATER RESOURCES DEPT SALEM, OREGON

other means (describe):_____

How will you transport water to your place of use? Ditch or canal (give average width and depth): Is the ditch or canal to be lined? Yes No Pipe (give diameter and total length): Diameter 6" Length 4,000' other, describe: D. Application/Distribution Method What equipment will you use to apply water to your place of use? RECEIVED FEB 0 2 2010 WATER RESOURCES DEPT SALEM, OREGON Irrigation or land application method (check all that apply): Flood High pressure sprinkler X Low pressure sprinkler Drip Water Cannons Center pivot system Wheel Lines Siphon tubes or gated pipe with furrows other, describe: Distribution method ☑ Direct pipe from source In-line storage (tank or pond) Open Canal E. Conservation What methods will you use to conserve water? Why did you choose this distribution or application method? Have you considered other methods to transport, apply, distribute or use water? For example, if you are using sprinkler irrigation rather than drip irrigation, explain. If you need additional space, attach a separate sheet. Most efficient method of irrigation will be used as feasible.

C. Transport

5. RESOURCE PROTECTION

A. Protection Practices

In granting permission to use water from a stream or lake, the state encourages, and in some instances requires, careful control of activities that may affect the waterway or streamside area. See instruction guide for a list of possible permit requirements from other agencies. Please indicate any of the practices you plan to undertake to protect water resources.

Diversion will be screened to prevent uptake of fish and other aquatic life. Describe planned actions:	
ODFW approved screening on pump intake.	
Excavation or clearing of banks will be kept to a minimum to protect riparian or streamside areas. Describe planned actions:	
None planned.	CEIVED
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WATER RE	SOURCES D
Operating equipment in a water body will be managed and timed to prevent damage to aquatic SALEN life. Describe:	I, CREGON
None planned.	
Water quality will be protected by preventing erosion and run-off of waste or chemical products. Describe:	
Will employ best irrigation management practices.	
Other:	

6. PROJECT SCHEDULE

begun, or is completed, please indicate that date.

Indicate the anticipated dates that the following construction tasks should begin. If construction has already

Proposed date construction will begin: Existing System
Proposed date construction will be completed: Existing System
Proposed date beneficial water use will begin: June 1, 2010
Is this project fully or partially funded by the American Recovery and Reinvestment Act? (Federal stimulus dollars) C Yes 6 No
7. REMARKS
If you would like to clarify any information you have provided in the application, please do so here and reference the specific application question you are addressing.

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 points of diversion and place of use. The map must provide tax lot numbers. See the map guidelines sheet for detailed map specifications.

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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, I may have to stop using water to allow senior water right holders to get water to which they are entitled.

l swear that all information provided in this application is true and correct to the best of my knowledge:

KA Pana

1/26/2010

Signature of Applicant (If more than one applicant, all must sign.)

Date

Before you submit your application be sure you have:

- 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.

WRD on the web:

www.wrd.state.or.us

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Oregon Water Resources Department

FORM I FOR IRRIGATION USE

of acre			r supplemental water right, as well as the number must match those shown on the map submitted
2	Primary: 16	Acres	
		Acres (supple available, and must match the	mental irrigation can be used only when the season of the primary right)
	List the permit or coright.	ertificate number of the primar	y water right that underlies each supplemental
	Circle one		Season Allowed
	Permit/Certificate # Permit/Certificate #		
2. Indi	cate the maximum n	umber of acre-feet of water yo	u expect to use in an irrigation season:
(1	35.68 acre-foot equals 12 in		ally 2.5 or 3.0 acre-feet per acre) cre, or 43,560 cubic feet, or 325,851 gallons)

3. For Limited License applications proposing to use water for irrigation. If for use of stored water, a limited license may be issued for up to one year with a valid contract for stored water per ORS 537.143(9). A limited license may also be issued for irrigation from live flow or groundwater, if the sole purpose is to establish a crop for which no further irrigation will be required after the crop is established per ORS 537.143(6)(a). Please describe the proposed project and indicate if stored water, live flow, or groundwater is to be used. When irrigation is needed to establish a crop, you must justify why more than one year is required.

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WATER RESOURCES DEPT SALEM, OREGON

AGRICULTURAL LEASE RIDDLE AREA

This Agreement made this 1st day of January, 2006, between ROSEBURG FOREST PRODUCTS CO., hereinafter referred to as "Lessor", and CEDAR PARK GRAZING, P.O. Box T, Riddle, OR 97469, hereinafter referred to as "Lessee".

WITNESSETH:

Lessor hereby leases to Lessee certain lands for the purpose of farming and grazing domestic livestock as specifically described on Exhibits "A" as attached, encompassing 592 acres more or less.

The term of this lease shall commence January 1, 2006, and shall continue through December 31, 2010. The Lessee shall have the option to renew this lease for an additional 5 years upon termination of the initial period at rents as negotiated.

Lessee shall pay as an annual rent the sum of At least shall be paid by January 10th of each lease year and the remaining shall be paid by July 1st. Lessor agrees to allow an offset of up to of the lease payment for capital improvements as agreed to in writing. Upon completion of the work, any portion of the offset shall be deducted from payment due Lessor. Any improvement, other than agreed to as capital improvement, shall be done at lessee's own expense. All fences shall be maintained in good repair at all times so that livestock remains confined to leased premises.

Lessor reserves the right to enter upon the premises at any time for purposes of inspection, road maintenance or activities not specifically granted to Lessee.

Lessee shall indemnify and defend Lessors from any claim, loss or liability arising out of or related to any activity of the Lessee on the leased premises, or any condition of the leased premises in the possession or under the control of the Lessee. Upon commencement of the term of this lease, Lessee shall procure and thereafter during the term of this lease shall continue to carry the following insurance, listing Lessor as additional insured, at their cost.

Public liability and property damage insurance in a responsible company with limits of not less than \$1,000,000.

Such insurance shall cover all risks arising directly or indirectly out of Lessee's activities or any condition of the leased premises and shall protect both parties hereto against claims of third persons. Certificates evidencing such insurance and bearing endorsements requiring ten-day written notice to Lessors prior to any change or cancellation shall be furnished to Lessors prior to Lessee's occupancy of the premises under this lease.

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FEB 0 2 2010

This lease may not be assigned and the premises may not be subleased and

occupied by any other or additional tenant without Lessor's prior written consent.

Time of payment of rental is of the essence of this lease and if any rent shall

become due and unpaid, or if default shall be made by the Lessee in keeping and performing any

of the covenants by it to be kept and performed, then the Lessors, at their option, may terminate

this lease and reenter the said premises and remove all persons therefrom, the Lessee hereby

waiving any notice to quit or of the intention of the Lessors to reenter. The foregoing, however,

shall not be the exclusive remedy of the Lessors.

At the expiration of the term of this lease, or any other termination thereof, Lessee

shall surrender the premises in as good condition as the same now are, reasonable use and wear

thereof excepted. Any holding over beyond the term of this lease and any extension thereof shall

be on a month-to-month basis and not otherwise. Lessor may terminate the lease of this property

by giving 90 days notice in writing to the Lessee.

Lessor reserves the right to enter upon and use any portion of these lands at any

time as he deems necessary and to cancel said lease to any portion of said property. Lessee will

receive pro rata reimbursement based on the time remaining at the termination date (at a rate of

\$20/acre/year) or for any portion of the leased area withdrawn by Lessor.

Waiver by either party of strict performance of any provision of this lease shall

not be a waiver of any other provision or a waiver of the same provision in the future.

If suit or action is instituted in connection with any controversy arising out of this

lease, the prevailing party shall be entitled to recover such sum as the court may adjudge

reasonable as attorney's fees in such proceedings and any appeal thereof.

If part or all of the leased property is condemned or sold under threat of imminent

condemnation, Lessors shall receive all proceeds of condemnation or sale, and Lessee shall have

no claim against Lessors as a result thereof. However, if a significant portion of the leased

premises is thus taken, rent shall be reduced in proportion thereto.

IN WITNESS WHEROF, the parties hereto have executed this lease in duplicate

the day and year first hereinabove written.

LESSORS:

ROSEBURG FOREST PRODUCTS CO.

BY:

BY:

LESSEE:

CEDAR PARK GRAZING P.O. Box T

P.O. Box 1

Riddle, OR 97469

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FEB 0 2 2010

WATER RESOURCES DEPT

SALEM. CREGON



WATER RESOURCES DEPARTMENT

FAX COVER SHEET

Watermaster District 15

DATE: Z-3-ZOIO		
TO: HOBB MOSSAVZ	FROM:	Dave Williams
DEPT: OUDD	DEPT:	Watermaster
FAX NO: 503-986-090	FAX NO:	541-440-6264
PLEASE RESPOND ASAP	8 PAG	ES, INCLUDING COVER
MESS	AGE	
CALESVILLE CON	02ACT	FOR CHOAR
	THA	NKS
· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·



Douglas County Courthouse 1036 SE Douglas, Room 306 Roseburg, OR 97470-1719 (541) 440-4255 Fax (541) 440-6264

I-2010 JOUGLAS COUNTY OREGON FILED

JAN 05 2010

CONTRACT FOR PURCHASE OF AGRICULTURAL WATER FROM GALESVILLE PROJECT

BARBARA'E, NIELSEN, COUNTY CLERK

This contract is made on	JAN 5 2010 , 20 betwe	een Douglas County, a political
subdivision of the State of Oregon (
Cedar Park Grazing		(Customer).
COUNTY AND CUSTOME	R AGREE;	
1. TERM AND RENEWAL:		
	contract shall begin on April 1 s sooner terminated as provided herei	, 20_10_ and end on
1.2. As used in this contract contract shall mean both the initial	ct, unless the context clearly indicates term and any extension.	otherwise, "term" or "term of this
1.3. Customer shall have to	he right to extend the term of this cont	ract for two successive periods

- 1.3.1. Approximately ninety days prior to expiration of the then current contract term, County shall notify Customer in writing that Customer has the right to extend the term at the price set pursuant to section 11.
- 1.3.2. Customer may elect to extend the contract term by written notice to County within thirty days after County gives notice of the right to extend. Concurrently with written notice of extension Customer may request the Board of Commissioners to review and reduce the price of water in accordance with subsection 11.5.
- 1.3.3. No other act or agreement shall be required of the parties to effect the extension after Customer gives proper notice of election to extend the contract term. Each extension shall take effect on January 1 after Customer gives notice of extension.
- 1.3.4. Each extension shall commence on the day following the termination date of the initial term or the preceding extension.
- 1.4. The provisions of this contract shall apply to any extension except for changes in the purchase price pursuant to section 11; modifications required to comply with federal or state statutes, regulations, or administrative rules; or modifications required to comply with any contract between County and the United States concerning the Galesville Project.
- 1.5. Customer shall not be entitled to extend the term of this contract if Customer is in default under this contract at the time extension is requested by Customer.

2. AUTHORITY OF PUBLIC WORKS DIRECTOR:

of ten years each upon the following conditions:

- 2.1. The Director of the County Public Works Department (the Director) has authority to administer this contract on behalf of County.
- 2.2. The Director may delegate authority to administer this contract to the Manager of the County Public Works Department, Natural Resources Division, (the Division Manager), except for authority to establish the price of water under section 11 of this contract. The Director shall retain the right to supersede any decision of the Division Manager in the administration and interpretation of this contract.

- 2.3. References to the Director in this contract shall be deemed to include the Division Manager, to the extent the Director has delegated authority to the Division Manager.
- 3. WATER ALLOCATION: Each year during the term of this contract, County shall allocate sufficient acre feet of storage capacity in the Galesville Reservoir for Customer to irrigate 16.00 acres. This allocation shall not exceed 2.23 acre feet per acre per irrigation season as specified on the attached Exhibit A.

4. PERMITS AND CERTIFICATES OF WATER RIGHTS:

- 4.1. County shall file and maintain any reservoir water right permit (County's permit) and certificate to store water in the Galesville reservoir (County's certificate) allocated for the Customer's use, as required by the State of Oregon Water Resources Department or its successor (the State).
- 4.2. Customer, at Customer's expense, shall be responsible for obtaining any permit (Customer's permit) and certificate of water rights (Customer's certificate) for use of the stored water allocated under this contract as required by the State.
- 4.3. Within 6 months after the effective date of this contract, Customer shall provide County with a copy of the application map provided to the State.

5. RELEASE OF WATER:

- 5.1. Subject to the provisions of this contract, County will release into the natural channel of Cow Creek water comprising the allocation described in section 3. Water released for Customer's allocation shall be measured and delivered to Customer's point of diversion of record by County with equipment installed and maintained by County.
- 5.2. County shall report to the State of Oregon all allocated water stored and distributed to Customer's point of diversion of record, including reasonable losses. Customer shall report all water use as described on Customer's water right of record, or as otherwise may be required by the State.
- 5.3. The obligations of County to allocate capacity may be restricted by any lawful order, regulation, or ruling of any governmental agency or provisions of a contract between County and the United States. Such legal restrictions may impair the County's ability to perform its obligations under this contract. In that event, County shall be relieved of its obligations to the extent necessary to comply with the legal restrictions. Customer's payments under this contract shall be reduced proportionally to any reduction in Customer's allocation resulting from such legal restrictions.
- 5.4. Notwithstanding any other provision of this contract, County may suspend release and delivery of water to Customer upon written notice to Customer if Customer falls to make any payment for such water when due.

6. DIVERSION AND USE OF WATER:

- 6.1. Customer shall be wholly responsible for taking, diverting, conveying and utilizing its water and shall bear all losses from Customer's point of diversion.
- 6.2. Customer shall divert the water it is entitled to receive under this contract in accordance with schedules developed by the Customer and County.
- 6.3. The water diverted by Customer may be measured by County at the point of diversion. The point of diversion shall be accessible for inspection and measurement of water at all reasonable times by County. Any easement necessary for County to gain access to the point of diversion shall be provided by Customer when requested by County.

- 6.4. The water shall be utilized for agricultural uses. Customer shall utilize the water only for the uses and only on the real property described in Customer's permit and certificate.
- 6.5. Customer shall be responsible for purchase and installation of a meter or other sultable measuring device if required by the Oregon State Water Resources Department (OWRD). Once installed, it shall be the customer's responsibility to maintain such device in good working order. If requested by OWRD, Customer shall maintain a record of the amount of water use and report water use on such periodic schedule as may be established by OWRD.
- 6.6. If required, Customer shall purchase, install, maintain and operate fish screening equipment and by-pass devices to prevent fish from entering the diversion. Any required screens and/or by-pass devices shall be in pizze, functional and approved by the requirer, prior to diversion of any water under this contract.
- 7. QUALITY OF WATER: County shall operate and maintain the Galesville dam, reservoir, and related facilities in a reasonable and prudent manner, and shall endeavor in good faith to take adequate measures to maintain the quality of raw stored water at the facilities. County is under no obligation to construct or furnish water treatment facilities to maintain or improve the quality of water. COUNTY MAKES NO WARRANTIES, EXPRESS OR IMPLIED REGARDING THE QUALITY OF WATER RELEASED AND DELIVERED FROM GALESVILLE DAM, RESERVOIR, AND RELATED FACILITIES.
- 8. WATER SHORTAGES: In any year in which a water shortage in the Galesville reservoir occurs, County shall apportion the available water supply among Customer and other users who are entitled to receive water from the reservoir. The quantity of water to be furnished for irrigation shall first be reduced as necessary, but not greater than 15%. Any further reduction in the reservoir water supply shall be shared by Customer and all other users entitled to water from the reservoir in the same proportion that the entitlement of each user, including Customer's entitlement under this contract, bears to the total entitlements of all users.
- 9. WATER CONSERVATION: Customer acknowledges the critical need for water conservation in the Umpqua River basin. Customer shall implement reasonable and prudent water conservation measures for agricultural activities.
- 10. COMPLIANCE WITH LAW: This contract will be governed by and construed in accordance with laws of the State of Oregon. Each party shall perform its obligations in accordance with all applicable state, federal and local laws, rules and regulations now, or hereafter in effect.

11. PRICE OF WATER:

- 11.1. During the initial term, the price for the allocation stated in section 3 shall be \$_609.50 per year.
- 11.2. For each discrete ten year extension of the contract term, Customer shall pay the then current rate as established by County in accordance with this section. Notice of the right to extend under subsection 1.3.1 shall state the price of water during the extension.
- 11.3. The Director shall periodically review and adjust the price for water taking into account the following factors:
 - 11.3.1. The current cost of operating and maintaining the Galesville dam, reservoir, and related facilities;
 - 11.3.2. The projected costs for operating, maintaining, and replacing Galesville water storage and delivery facilities; and
 - 11.3.3. The price of water sold by similar facilities for similar uses.

- 11.4. The allocation price for each renewal term shall not be increased by more than 10% over the previous term.
- 11.5. Customer may request the Board of Commissioners to review and reduce the price of water established by the Director. Such request shall be in writing and shall be given with the notice of Customer's election to extend the contract term. After considering the factors listed in subsection 11.3, the Board of Commissioners may reduce or affirm the price established by the Director. If the Board of Commissioners falls to take any action on Customer's request to review and reduce the price of water within 30 days after Customer makes the request, the request shall be deemed denied. If Customer is not satisfied with the action of the Board of Commissioners, Customer may reached Customer's election to extend the contract term and cancel the contract by written notice to County within sixty days after Customer requests the Board of Commissioners to review and reduce the price.

12. PAYMENT:

- 12.1. Customer shall pay County the annual price established by section 11 for the allocation stated in section 3 regardless of whether Customer uses any or all of the water allocated. Except as provided in subsection 12.2, payment shall be made no later than March 31 of each year.
- 12.2. If this contract is dated after March 2 in the year for which water is first to be released then the amount due for the first year only shall be payable within 30 days after the date the contract is signed by County.
- 12.3. Interest shall accrue on late payments at the rate of eighteen percent per annum commencing the day after the date payment is due. Customer shall pay all interest upon the request of County.

13. LIMITATIONS ON LIABILITY:

- 13.1. County shall not be liable for damages or other expenses sustained by Customer resulting from shortages in the quantity of water available for release, or interruptions in water deliveries to Customer, if such shortages or interruptions in deliveries are caused partially or entirely by hostile diversion, accidental damage to County facilities, operational failure of County facilities, or any cause beyond County's control.
- 13.2. Notwithstending any other provision of this contract, County shall not be liable to Customer for damages caused by failure to comply with any obligation of County under this contract, if such failure results from lack of appropriation of funds necessary to perform such obligation pursuant to ORS 294,305 et seq. (Local Budget Law).
- 13.3. In no event shall County be liable to Customer for any indirect, special, or consequential damages even if Customer previously advised County of the possibility of such damages.

14. DEFAULT:

- 14.1. There shall be a default under this contract if either party materially falls to comply with any provision of this contract within thirty days after the other party gives written notice specifying the breach. If the breach specified in the notice cannot be completely cured within the thirty day period, no default shall occur if the party receiving the notice begins curative action within the thirty day period and thereafter proceeds with reasonable diligence and in good faith to cure the breach as soon as practicable.
- 14.2 If a default occurs, the party injured by the default may elect to terminate this contract and pursue any equitable or legal rights and remedies available under Oregon law, except that Customer's remedies shall be subject to the limitations on damages stated in section 13.
- 14.3. Any litigation arising out of this contract shall be conducted in Circuit Court of the State of Oregon for Douglas County.

- 16. SEVERABILITY: If any provision of this contract is held to be invalid, that provision shall not affect any other provision of this contract. This contract shall be construed as if such invalid provision had never been included.
- 16. NO WAIVER: No provision of this contract shall be waived unless the waiver is written and signed by the party that waives its rights. Any waiver of a breach, whether express or implied, shall not constitute waiver of any other breach.
- 17. SUCCESSORS: The successors, assigns, and legal representatives of Customer and County shall be subject to all provisions of this contact. Customer shall not assign Customer's rights or obligations under this contract without prior written consent of County.

18. NOTICES:

Cedar Park Grazing

Date

Coding 215-0000-2810-00-012010

PO Box T, Riddle, OR 97469

- 18.1. Any notice required to be given under this contract shall be in writing and shall be given by personal delivery or mail, except that any notice required by law shall be given in the manner specified in the applicable law.
- 18.2. Notices to County shall be directed to Thomas R. Manton, Division Manager, Douglas County Public Works Department, Natural Resources Division, Room 306, Douglas County Courthouse, 1036 SE Douglas Street, Roseburg, OR, 97470.
 - 18.3. Notices to Customer shall be directed to:

19. ENTIRE AGREEMENT: This contract is the final and complete agreement of the parties and supersedes all prior and existing written or oral understandings. No modification of this contract shall be valid unless it is in writing and signed by the parties.

CUSTOMER

Name

Length

By

Length

By

Robert G. Paul, PE, Director, Public Works
Department, Authority to sign agreement
Granted by Order of Board of Commissioners dated June 26, 2002.

Date

REVIEWED AS TO CONTENT

By

Manager, Netural Resources Division

EXHIBIT A

COMP	LATU	NOI	OF	RAT	ΓE:

PRIMARY IRRIGATION

	T TODAY (C.	·	
_16.00	acres of primary irrigation	n. This allocation	shall not exceed 2.23 acre feet p
acre each irriga		•	
Acre Feet: 35.	68	Annual C	ost: \$ 609.50
		TAL IRRIGATION	•
Rights whose p	riority is between March 26	, 1974, and Novem	ber 3, 1983:
	acres of supplemental in	rination. This allo	cation shall not exceed 1.5 acre
		th Umpqua River a	nd/or Cow Creek or 1.0 acre foo
Acre Feet:		Annual C	ost: \$
Rights whose p	riority is between October 2	4, 1958, and Marc	h 26, 1974:
	rigation season on the mai		ost: \$
Rights whose p	riority is prior to October 24	, 1958:	
•	acres of supplemental is	rigation This allo	cation shall not exceed 0.5 acre
		th Umpqua River a	ind/or Cow Creek or 0.3 agre foo
Acre Feet:		Annual C	ost: \$
Note: Instream	delivery losses are not incl	uded in the above	allocations.
Summary:			
·	Total Acres:	16.00	acres
	Total Allocation:	35.68	acre feet
	Total Cost:	_{\$} 609.50	
		*******	-

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Oregon Water Resources Department Land Use Information Form

2) Ti re a) b) c)	ne application gistration mode only the plathere are no the use of w	is for a wate diffication, an ce of use is p structural ch vater is for irr	er right trans d <u>all</u> of the proposed for langes; rigation; and	fer, allocation following appl change;	federal lands; <u>OR</u> of conserved water, excha y: ve farm-use zone.	ange, permit am	nendment, or g	REC	EIVED		
 							FEB 0 2 2010				
Applicant: Kathleen S.						Panner WATER RESOURCES DEF					
Mailing A	ddress:	_					Last	SALEM	, OREGON		
Riddle					97469 Day	ytime Phone:(541) 874-2618			
sed or deve rea boundar	loped. Appli	cants for m	unicipal us nation requ	e, or irrigation		d (taken from districts may	substitute e	conveyed (taxisting and	proposed servi		
Township	Range	Section	1/4 1/4	Tax Lot #	Plan Designation (e.g., Rural Residential/RR-5)		Water to be:		Proposed Land Use:		
30	6W	26	Α	200		■ Diverted	Conveyed	■ Used			
30	6W	26	В	100		Diverted	Conveyed	■ Used			
30	6W	≥ 23		500		Diverted	Conveyed	■ Used			
						Diverted	Conveyed	Used			
Douglas Descrip	otion of Prication to be	roposed to filed with the Water	Use the Water I □ Water	Resources De Right Transfe	r Permit	. Amendment o		eer Registratio	on Modification		
Limited ource of wa	Water Use Li	icense eservoir/Pone		tion of Conser	ved Water	nge of Water					
	antity of wa		25.00		cubic feet per secon		ons per minut		e-feet		
tended use	of water:	Irrigati Munic	ion	Commercial Quasi-Munic	Industrial	Dome	stic for	househole	•		
riefly descr Irrigatior		res from	Galesvi	le Reserv	oir.						

Note to applicant: If the Land Use Information Form cannot be completed while you wait, please have a local government representative sign the receipt at the bottom of the next page and include it with the application filed with the Water Resources Department. See bottom of next page.

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 b	ox below and provide the reques	ted informa	<u>ition</u>		
Land uses to be served by the propose your comprehensive plan. Cite applic	rd water uses (including proposed construct able ordinance section(s): 3.3.050	tion) are allowed	ed outright or are not reg 50 Fんよみ	gulated by	
listed in the table below. (Please attac	ed water uses (including proposed construct the documentation of applicable land-use ap- mpanying findings are sufficient.) If appro- med."	provals which	have already been obtain	ned. Record	
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		
		Obtained Denied	☐ Being Pursued ☐ Not Being Pursued		
		☐ Obtained ☐ Denied	☐ Being Pursued ☐ Not Being Pursued		
		☐ Obtained ☐ Denied	☐ Being Pursued ☐ Not Being Pursued		
		☐ Obtained ☐ Denied	☐ Being Pursued ☐ Not Being Pursued		
- Kail . Al	Di		WATER RESO	0 2 2010 DURCES DEPT OREGON	
Name: Kelly N-White		J	Technician	10	
Signature: Tolly Michaele Government Entity: DOUGLIAS		440-428	9 Date: 1-5-	10	
the receipt, you will have 30 days from the or WRD may presume the land use assoc	ve: Please complete this form or sign the receipt for Request for Land Us	nte to return the inpatible with lo	completed Land Use Ir ocal comprehensive plan Chapter Douglas County F ROOM 106, II	nformation Form	
Applicant name:					
City or County:	Staff contact:				
Signature:	Phone:		Date:		