BEFORE THE DIRECTOR OF THE WATER RESOURCES DEPARTMENT OF THE STATE OF OREGON

KLAMATH BASIN GENERAL STREAM ADJUDICATION

In the Matter of the Claim of JERRY A. PARRISH AND CHERYL A. PARRSIH)))	PARTIAL ORDER OF DETERMINATION
)	Water Right Claim 690

The GENERAL FINDINGS OF FACT of the FINAL ORDER OF DETERMINATION is incorporated as if set forth fully herein.

A. FINDINGS OF FACT

- 1. On January 31, 1991, ERNESTINE S. KIRK AND JERRY A. PARRISH timely submitted a Statement and Proof of Claim (Claim 690) to the Oregon Water Resources Department (OWRD) pursuant to ORS Chapter 539 in the Klamath Basin Adjudication, as Indian allottees on the former Klamath Reservation, claiming a vested and inchoate Indian reserved water right (Allottee claim) under the Treaty of October 14, 1864, 16 Stat. 707.
- 2. Claim 690 was submitted for a total of 1598.1 acre-feet of water from the Sprague River, a tributary of the Williamson River, being 1031.1 acre-feet for irrigation of 239.8 acres, 566.9 acre-feet for irrigation of 182.9 practicably irrigable acres, and 0.1 acre-feet for livestock watering of 6 horses. The claimed period of use is year-round for livestock watering, and March 1 through October 16 for irrigation. The claimed priority date is October 14, 1864.
- 3. Counsel signed Claim 690 attesting that the information contained in the claim is true.
- 4. On October 4, 1999, following investigation of the evidence submitted, the Adjudicator issued a Summary and Preliminary Evaluation of Claims (Preliminary Evaluation) stating the vested portion of the claim for livestock watering and irrigation was approved, but with a longer irrigation season than claimed; and the inchoate portion of the claim was denied because the elements for a practicably irrigable acreage right were not established.
- 5. On May 3, 2000, the Claimants timely filed Contest 1761 to the Preliminary Evaluation of Claim 690.

CLAIM 690 Page 1 of 5

- 6. On May 8, 2000, the following parties, hereinafter collectively referred to as the "Klamath Project Water Users," filed Contest 3571: Klamath Irrigation District, Klamath Drainage District, Tulelake Irrigation District, Klamath Basin Improvement District, Ady District Improvement Company, Enterprise Irrigation District, Klamath Hills District Improvement Co.¹, Malin Irrigation District, Midland District Improvement Company, Pine Grove Irrigation District, Pioneer District Improvement Company, Poe Valley Improvement District, Shasta View Irrigation District, Sunnyside Irrigation District, Don Johnston & Son, Bradley S. Luscombe, Berlva Pritchard², Don Vincent³, Randy Walthall, Inter-County Title Co., Winema Hunting Lodge, Inc., Reames Golf and Country Club, Van Brimmer Ditch Co., Plevna District Improvement Co., and Collins Products, LLC.
- 7. These matters were referred to the Office of Administrative Hearings for a contested case hearing which were designated as Case 90.
- 8. On April 7, 2005, the Klamath Project Water Users withdrew Contest 3571. *See* NOTICE OF WITHDRAWAL OF CONTEST No. 3571 (Apr. 7, 2005).
- 9. On June 15, 2005, OWRD and the Claimants executed a STIPULATION TO RESOLVE CONTEST 1761 (Settlement Agreement) thereby resolving the remaining contest to Claim 690.
- 10. On June 20, 2005, the Adjudicator withdrew Case 90 from the Office of Administrative Hearings.
- 11. The property appurtenant to Claim 690 was transferred to JERRY A. PARRISH AND CHERYL A. PARRISH (Claimants). *See* CHANGE OF OWNERSHIP FORM (August 23, 2010).

B. DETERMINATION

- 1. The Settlement Agreement executed between OWRD and the Claimants is adopted and incorporated as if set forth fully herein.
- 2. The elements of an Allottee claim are established. The GENERAL CONCLUSIONS OF LAW CONCERNING ALLOTTEE CLAIMS is incorporated as if set forth fully herein.
- 3. Beneficial use of water by the method of natural overflow is established.

CLAIM 690 Page 2 of 5

¹ Klamath Hills District Improvement Company voluntarily withdrew from Contest 3571 on January 16, 2004. *See* VOLUNTARY WITHDRAWAL OF CONTEST BY KLAMATH HILLS DISTRICT IMPROVEMENT COMPANY

² Berlva Pritchard voluntarily withdrew from Contest 3571 on June 24, 2002. See NOTICE OF WITHDRAWAL OF CLAIMANT.

³ Don Vincent voluntarily withdrew from Contest 3571 on November 29, 2000. See NOTICE OF WITHDRAWAL OF CLAIMANTS.

- 4. Because there is no evidence on the record to the contrary, the standard rate for irrigation, being 1/40 of one cubic foot per second per acre as outlined in the GENERAL FINDINGS OF FACT of the FINAL ORDER OF DETERMINATION will apply to the irrigation of practicably irrigable acreage from the points of diversion.
- 5. Based on the file and record herein, IT IS ORDERED that Claim 690 is approved as set forth in the following Water Right Claim Description.

[Beginning of Water Right Claim Description]

CLAIM NO. 690

FOR A VESTED AND INCHOATE WATER RIGHT

CLAIM MAP REFERENCE: CLAIM # 690, PAGE 76

CLAIMANT: JERRY A. PARRISH

CHERYL A. PARISH 6740 AIRWAY DRIVE

KLAMATH FALLS, OR 97603

VESTED (DEVELOPED) PORTION

SOURCE OF WATER: The SPRAGUE RIVER, tributary to the WILLIAMSON RIVER

PURPOSE OR USE:

IRRIGATION OF 239.8 ACRES AND LIVESTOCK WATERING OF 6 HORSES BY NATURAL OVERFLOW

DATE OF PRIORITY: OCTOBER 14, 1864

NO SPECIFIC POINT OF DIVERSION:

NATURAL OVERFLOW FROM THE SPRAGUE RIVER

THE PLACE OF USE IS LOCATED AS FOLLOWS:

IRRIGATION and LIVESTOCK WATERING BY NATURAL OVERFLOW					
Twp	Rng	Mer	Sec	Q-Q	Acres
36 S	10 E	WM	10	NE NE	3.2
36 S	10 E	WM	10	NW NE	36.1
36 S	10 E	WM	10	SW NE	24.5
36 S	10 E	WM	10	SE NE	6.2
36 S	10 E	WM	10	NE NW	38.9
36 S	10 E	WM	10	NW NW	34.8
36 S	10 E	WM	10	SW NW	36.6
36 S	10 E	WM	10	SE NW	30.8
36 S	10 E	WM	10	NE SW	1.9
36 S	10 E	WM	10	NW SW	26.8

FURTHER LIMITATIONS TO THE RIGHT TO USE OF WATER BY NATURAL OVERFLOW:

BENEFICIAL USE OF WATER MADE FROM THE METHOD OF NATURAL OVERFLOW IS A PRIVILEGE ONLY. AS LONG AS BENEFICIAL USE OF WATER BY NATURAL OVERFLOW CONTINUES, THE HOLDER OF THIS VESTED WATER RIGHT CANNOT MAKE A CALL ON WATER APPROPRIATED UNDER ANY OTHER WATER RIGHTS.

ANY CONVERSION FROM BENEFICIAL USE OF WATER BY NATURAL OVERFLOW TO BENEFICIAL USE OF THE SAME WATER FROM A SYSTEM RELYING ON A POINT(S) OF DIVERSION WILL BE CONSIDERED A CHANGE IN POINT OF DIVERSION SUBJECT TO APPROVAL OF A TRANSFER OF WATER RIGHT IN COMPLIANCE WITH THE PROVISIONS OF ORS 540.505 TO 540-587. NOTWITHSTANDING APPROVAL OF A CHANGE IN POINT OF DIVERSION, THE FOLLOWING CONDITIONS WILL APPLY TO ANY APPROVED POINT OF DIVERSION TRANSFER: DUTY FOR IRRIGATION MAY NOT EXCEED 4.3 ACRE-FEET PER ACRE IRRIGATED DURING THE IRRIGATION SEASON OF EACH YEAR. RATE FOR IRRIGATION MAY NOT EXCEED 6.0 CFS. RATE FOR LIVESTOCK WATERING MAY NOT EXCEED 60 GALLONS PER DAY. THE SEASON OF USE FOR IRRIGATION MAY NOT EXCEED MARCH 1 TO OCTOBER 16.

INCHOATE PORTION

SOURCE OF WATER: The SPRAGUE RIVER, tributary to the WILLIAMSON RIVER

PURPOSE or USE:

IRRIGATION OF 182.9 PRACTICABLY IRRIGABLE ACRES, BEING 72.1 ACRES FROM POD A AND 110.8 ACRES FROM POD B.

RATE OF USE:

3.29 CUBIC FEET PER SECOND (CFS) MEASURED AT THE POINT OF DIVERSION, BEING 1.3 CFS FROM POD A AND 1.99 CFS FROM POD B.

THE RATE OF USE FOR IRRIGATION MAY NOT EXCEED 1/40 OF ONE CUBIC FOOT PER SECOND PER ACRE IRRIGATED DURING THE IRRIGATION SEASON OF EACH YEAR.

DUTY:

3.1 ACRE-FEET PER ACRE IRRIGATED DURING THE IRRIGATION SEASON OF EACH YEAR

PERIOD OF ALLOWED USE: MARCH 1 - OCTOBER 16

DATE OF PRIORITY: OCTOBER 14, 1864

THE POINTS OF DIVERSION ARE LOCATED AS FOLLOWS:

POD Name	Twp	Rng	Mer	Sec	Q-Q
POD A	36 S	10 E	WM	10	SW NE
POD B	36 S	10 E	WM	10	SE NW

THE PLACE OF USE IS LOCATED AS FOLLOWS:

Twp	Rng	Mer	Sec	Q-Q	Acres	Authorized POD	
36 S	10 E	WM	10	NE NE	30.2		
36 S	10 E	WM	10	NW NE	3.7	POD A	
36 S	10 E	WM	10	SW NE	10.9		
36 S	10 E	WM	10	SE NE	27.3		
36 S	10 E	WM	10	SE NW	2.1		
36 S	10 E	WM	10	NE SW	34.7	POD B	
36 S	10 E	WM	10	NW SW	12.5		
36 S	10 E	WM	10	SWSW	38.0		
36 S	10 E	WM	10	SE SW	23.5		

[End of Water Right Claim Description]

Dated at Salem, Oregon on March 7, 2013

Dwight French, Adjudicator

Klamath Basin General Stream Adjudication

PARTIAL ORDER OF DETERMINATION

CLAIM 690 Page 5 of 5