

Water Resources Department

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

December 26, 2014

HAT ROCK WATER CO. INC 82608 C ST HERMISTON, OR 97838

Reference: File G-17774

Dear Applicant:

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 an 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:

- 1. The application proposed the appropriation of 1.0 cubic foot per second (CFS) of water from a well in Columbia River Basin for year-round quasi-municipal uses.
- 2. The proposed use is not prohibited by law or rule except where otherwise noted below.
- 3. The appropriation of water from a well in Columbia River Basin for quasi-municipal uses is allowable under the Umatilla Basin Program.
- 4. Ground water will likely be available within the capacity of the resource, and if properly conditioned, the proposed use of ground water will avoid injury to existing ground water rights.
 - The Department has determined, based upon OAR 690-009, that the proposed ground water use will not have the potential for substantial interference with any surface water source.
- 5. The Department evaluated the proposed rate and determined that 1.0 CFS would not be reasonable based on application materials submitted. However, the Department determined that a reduced quantity of 0.73 CFS will be reasonable. This determination was based on the current number of homes served, projected number of homes to be served, and the gallons/capita/day (gpcd) figure provided in Form M. In addition, a certain amount of water was factored in to account for up to 0.5 acre irrigation on all residential lots.

The reduced rate may be modified if additional information is provided to further describe the commercial use of water. For example, for a restaurant, provide: the number of customers served each day and the different types of water use, such as cooking,

dishwashing, cleaning of floors, etc. You may contact Lisa Jaramillo of the Department's Transfers and Conservation Section at 503-986-0880 for additional information.

In summary, in the absence of other information, if the application is approved the rate allowed will be limited to 0.73 CFS. If you would like to provide additional information for the Department to consider, please do so by **Thursday**, **January 29**, **2014**. If you need additional time, you may send a written request for an administrative hold for up to 180 days. If we do not receive additional information to consider or a hold request by this date, the Department will limit the rate to 0.73 CFS.

Summary of Initial Determinations

The appropriation of 0.73 CFS of water from a well in Columbia River Basin for year-round quasi-municipal uses is allowable.

Because of these favorable determinations, the Department can now move your application to the next phase of the water-rights application review process, where public interest factors will be evaluated. However, due to #5 above, your application will likely be limited accordingly

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 \$225 processing charge per application). To accomplish this you must notify the Department in writing by **Friday**, **January 9**, **2015**. 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 devices, and recording/reporting of annual water use 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 device in good working order.
 - B. The permittee shall allow the watermaster access to the device; provided however, where any device is located within a private structure, the watermaster shall request access upon reasonable notice.
 - C. The permittee shall keep a complete record of the volume of water diverted each month, and shall submit a report which includes 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.

D. The Director may provide an opportunity for the permittee to submit alternative measuring and reporting procedures for review and approval.

2. Static Water Level Conditions

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 Department may require the discontinuance of groundwater use, 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.

- 3. Groundwater production from any well drilled under this permit shall be limited to a single aquifer in the Columbia River Basalt Group lavas. The well(s) shall be cased and sealed into hard basalt below an elevation of approximately 100 feet below mean sea level or cased and sealed to sufficient depth to ensure that the open interval is no shallower than the deeper water-bearing zone in the Frenchman Springs Member of the Columbia River Basalt Group. The open interval in the well(s) shall be no greater than 100 feet except as noted below. Open interval means the total length of borehole that is not behind sealed casing. The borehole above the open interval shall be continuously cased and continuously sealed to land surface. A larger open interval may be approved by the Department if the applicant can demonstrate, using packer tests or other suitable methods, that the hydraulic heads of water-bearing zones in the proposed open interval are equivalent or if the applicant can demonstrate that the open interval is part of a continuous zone of interconnected porous materials such as a sequence of pillow lavas or a hyaloclastite complex.
- 4. The permittee shall instruct the well constructor to contact the Ground Water Section of the Water Resources Department prior to drilling the well to arrange for the collection of drill cuttings.
- 5. 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.

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: Kim French, Oregon Water Resources Department, 725 Summer St NE Ste A, Salem OR 97301-1266. Our fax number is 503-986-0901.

Sincerely,

Kim French Water Right Application Caseworker

enclosures: Application Process Description and Stop Processing Request Form

G-17774 WAB 7-No PSI POU 7-No PSI GW

APPLICATION FACT SHEET

Application File Number: G-17774

Applicant: HAT ROCK WATER CO. INC

County: Umatilla

Watermaster: 5

Priority Date: February 24, 2014

Source: A WELL IN COLUMBIA RIVER BASIN

Use: QUASI-MUNICIPAL USES

Quantity: 1.0 CUBIC FEET PER SECOND

Basin Name & Number: Umatilla, #7

Stream Index Reference: Volume 3A COLUMBIA R & MISC

Well Location(s): SWNE, SECTION 15, T5N, R29E, W.M.; 1220 FEET NORTH AND 685 FEET

EAST FROM C1/4 CORNER, SECTION 15

Place of Use:

NE ¼ NE ¼

NW ¼ NE ¼

SW ¼ NE ¼

SE ¼ NE ¼

SECTION 15

TOWNSHIP 5 NORTH, RANGE 29 EAST, W.M.

14 DAY STOP PROCESSING DEADLINE DATE: Friday, January 9, 2015

PUBLIC NOTICE DATE: Tuesday, December 30, 2014

30 DAY COMMENT DEADLINE DATE: Thursday, January 29, 2015

Mailing List for IR Copies

Application #G-17774

Original and map mailed to applicant:

HAT ROCK WATER CO. INC, 82608 C ST, HERMISTON, OR 97838

SENT VIA EMAIL:

- 1. Agent wporfily@gmail.com
- 2. WRD -Watermaster # 5

IR, Map, and Fact Sheet Copies sent to:

- 1. WRD File # G-17774
- 2. WRD Regional Manager: NCR
- 3. Department of Agriculture

Copies Mailed
By:
(SUPPORT STAFF)
on:
(DATE)

COPYSHT.IR

IR Date: December 19, 2014

Caseworker: Kim French

APPLICATION PROCESS DESCRIPTION FOR GROUNDWATER. SURFACE WATER AND REGULAR RESERVOIR APPLICATIONS

In order to take and use the waters of Oregon, a citizen must first obtain a permit from the Water Resources Department. The water must be used for beneficial purpose - without waste. To become well-informed about water right topics, weekly public notice, forms and fees please visit our web site at www.wrd.state.or.us

1. Pre-application considerations

- follow instructions in the application packet
- if you have questions about completing an application or would like to arrange a pre-application conference contact the Department's Water Rights Information Group (WRIG) at 503-986-0801

2. Application filing

- application with fee is received by the Department
- Department determines completeness of application
- if use is not allowed by statute (ORS 538), the application and fees are returned to the applicant
- incomplete application and fees are returned to the applicant
 only a complete application receives a tentative priority date, is assigned a caseworker, and moves forward for processing

3. Initial Review (IR)

- caseworker reviews application by considering basin plans, water availability, statutory restrictions and all other appropriate factors
- caseworker sends IR report to applicant
- contact the caseworker if you have questions about the IR
- seven days after date of the IR, it is included in Department's weekly Public Notice
- public comments must be submitted within 30 days after the Public Notice
- administrative hold may be requested in writing by applicant

4. Proposed Final Order (PFO)

- caseworker evaluates application against required criteria and develops draft permit, if appropriate
- PFO includes instructions for filing of protests
- caseworker considers public comments and mails PFO to applicant
- the PFO is included in Department's weekly Public Notice
- public protests to the PFO must be submitted within 45 days after the Public Notice

Stop Processing deadline is within 14 days of Initial Review - use the form below

- applicant may request no further action and fee refund of all but \$225

	STOP PROCESSING R	EQUEST FOR
GROUNDWATER	, SURFACE WATER AND RI	EGULAR RESERVOIR APPLICATIONS
Applicant notification	n to withdraw Water Right App	lication #
fees be refunded (min		I, I request that processing be stopped and the understand that without a valid permit I may ion
Signature		date
Signature		date
		ssion of this request authorizes that the water es (except \$225 examination fee) be returned.
This notice must be re	eceived at Water Resources Dep	partment by
Return the notice to:	OWRD, Water Rights Division	n
	STOP PROCESSING	
	725 Summer Street, NE - Suit	e A
	Salem OR 97301-1271	

5. Final Order (FO)

- if no protest is filed, Final Order is issued

The protest process

If one or more protests are filed, permit process consists of:

- settlement discussion
- contested case hearing
- proposed order
- period of time to file exceptions
- possible hearing by Water Resources Commission
- final order issued

Permit holder responsibilities

- comply with all water use conditions of the permit
- advise Department of address change or assignment to new permit holder
- if need arises, request extension of time or authorize cancellation of permit
- submit timely claim of beneficial use (COBU) to Department
- most permits require COBU to be prepared by a Certified Water Right Examiner
- permits may be canceled by the permit holder or by the Department for failure to comply with or one or more permit conditions