Application for a Permit to Use Surface Water



Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1266 (503) 986-0900 www.wrd.state.or.us

Water-Use Permit Application Processing

1. Completeness Determination

The Department evaluates whether the application and accompanying map contain all of the information required under OAR 690-310-0040 and OAR 690-310-0050 (www.oregon.gov/owrd/law.oar). The Department also determines whether the proposed use is prohibited by statute. If the Department determines that the application is incomplete, all fees have not been paid, or the use is prohibited by statute, the application and all fees submitted are returned to the applicant.

2. Initial Review

The Department reviews the application to determine whether water is available during the period requested, whether the proposed use is restricted or limited by rule or statute, and whether other issues may preclude approval of or restrict the proposed use. An Initial Review (IR) containing preliminary determinations is mailed to the applicant. The applicant has 14 days from the mailing date to withdraw the application from further processing and receive a refund of all fees paid minus \$200. The applicant may put the application on hold for up to 180 days and may request additional time if necessary.

3. Public Notice

Within 7 days of the mailing of the initial review, the Department gives public notice of the application in the weekly notice published by the Department at <u>www.oregon.gov/owrd</u>. The public comment period is 30 days from publication in the weekly notice.

4. Proposed Final Order Issued

The Department reviews any comments received, including comments from other state agencies related to the protection of sensitive, threatened or endangered fish species. Within 60 days of completion of the IR, the Department issues a Proposed Final Order (PFO) explaining the proposed decision to deny or approve the application. A PFO proposing approval of an application will include a draft permit, and may request additional information or outstanding fees required prior to permit issuance.

5. Public Notice

Within 7 days of issuing the PFO, the Department gives public notice in the weekly notice. Notice includes information about the application and the PFO. Protest must be received by the Department within 45 days after publication of the PFO in the weekly notice. Anyone may file a protest. The protest filing fee is \$350.00 for the applicant and \$700.00 for non-applicants. Protests are filed on approximately 10% of Proposed Final Orders. If a protest is filed the Department will attempt to settle the protest but will schedule a contested case hearing if necessary.

6. Final Order Issued

If no protests are filed, the Department can issue a Final Order within 60 days of the close of the period for receiving protest. If the application is approved, a permit is issued. The permit specifies the details of the authorized use and any terms, limitations or conditions that the Department deems appropriate.

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Application for a Permit to Use Surface Water



Oregon Water Resources Department 725 Summer Street NE, Suite A Salem Oregon 97301-1266 (503) 986-0900 www.wrd.state.or.us

SECTION 1: APPLICANT INFORMATION AND SIGNATURE

Applicant Information

NAME				PHONE (HM)
BRADEN 1996 FAMILY LTD PARTNERSHIP (
PHONE (WK)	CELL			FAX
209-883-4061				209-883-4862
ADDRESS				
PO Box 1032				
CITY	STATE	ZIP	E-MAIL *	
HUGHSON	CA	95326		

Organization Information

NAME			PHONE	FAX
ADDRESS				CELL
CITY	STATE	ZIP	E-MAIL *	

Agent Information – The agent is authorized to represent the applicant in all matters relating to this application.

AGENT / BUSINESS NAME			PHONE	FAX
SCHROEDER LAW OFFICES, PC			503-281-4100	877-600-4971
ADDRESS				CELL
1915 NE CESAR E. CHAVEZ BLVD.				
CITY	STATE	ZIP	E-MAIL *	
PORTLAND	OR	97212	COUNSEL@WATER-LAW.C	СОМ

Note: Attach multiple copies as needed

* By providing an e-mail address, consent is given to receive all correspondence from the department electronically. (paper copies of the final order documents will also be mailed.)

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.
- The Department encourages all applicants to wait for a permit to be issued before beginning construction of any proposed diversion. Acceptance of this application does not guarantee a permit will be issued.
- If I begin construction prior to the issuance of a permit, I assume all risks associated with my actions.
- 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 cancelled.
- 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.

I (we) affirm that the information contained in this application is true and accurate.

Applicant Signature

Richard M. Braden, Partner of Braden 1996 Family Ltd Partnership Print Name and title if applicable

Date: 1-12-15

2015

Burnace waters

SALEM, OR

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SECTION 2: PROPERTY OWNERSHIP

Please indicate if you own all the lands associated with the project from which the water is to be diverted, conveyed, and used.

Yes Yes

] There are no encumbrances.

This land is encumbered by easements, rights of way, roads or other encumbrances.

🗌 No

I have a recorded easement or written authorization permitting access.

I do not currently have written authorization or easement permitting access.

Written authorization or an easement is not necessary, because the only affected lands I do not own are state-owned submersible lands, and this application is for irrigation and/or domestic use only (ORS 274.040).

Water is to be diverted, conveyed, and/or used only on federal lands.

List the names and mailing addresses of all affected landowners (attach additional sheets if necessary).

North Side Applegate River Ditch Company, 11071 N Applegate Rd, Grants Pass, OR 97527

You must provide the legal description of : 1. The property from which the water is to be diverted, 2. Any property crossed by the proposed ditch, canal or other work, and 3. Any property on which the water is to be used as depicted on the map.

SECTION 3: SOURCE OF WATER

A. Proposed Source of Water

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: Applegate Lake Reservoir	Tributary to: Applegate River
Source 2:	Tributary to:
Source 3:	Tributary to:
Source 4:	Tributary to:

If any source listed above is stored water that is authorized under a water right permit, certificate, or decree, attach a copy of the document or list the document number (for decrees, list the volume, page and/or decree name).

B. Applications to Use Stored Water RECEIVED BY OWRD Do you, or will you, own the reservoir(s) described in item 3A above? JAN 2 2 2015 Yes. SALEM, OR

No. (Please enclose a copy of your written notification to the operator of the reservoir of your intent to file this application, which you should have already mailed or delivered to the operator.)



Revised 2/1/2012

If *all* sources listed in item 3A are stored water, the Department will review your application using the expedited process provided in ORS 537.147, unless you check the box below. Please see the instruction booklet for more information.

- ☐ By checking this box, you are requesting that the Department process your application under the standard process outlined in ORS 537.150 and 537.153, rather than the expedited process provided by ORS 537.147. To file an application under the standard process, you must enclose the following:
 - A copy of a signed non-expired contract or other agreement with the owner of the reservoir (if not you) to impound the volume of water you propose to use in this application.
 - A copy of your written agreement with the party (if any) delivering the water from the reservoir to you.

SECTION 4: WATER USE

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	USE	PERIOD OF USE	AMOUNT
Applegate Lake Reservoir	Irrigation	April 1 – October 31	13.95 🗌 cfs 🗌 gpm 🔀 af
			🗌 cfs 🗌 gpm 🗌 af
			Cfsgpmaf
			Cfs Cgpm Caf

For irrigation use only:

Please indicate the number of primary and supplemental acres to be irrigated.

Primary: <u>3.1</u> Acres Supplemental: _____ Acres

List the Permit or Certificate number of the underlying primary water right(s):

Indicate the maximum total number of acre-feet you expect to use in an irrigation season: 13.95 AF

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

S-BBCUS

- If the use is **domestic**, indicate the number of households: _____
- If the use is **mining**, describe what is being mined and the method(s) of extraction:

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SALEM, OR

Surface Water/5

SECTION 5: WATER MANAGEMENT

A. Diversion and Conveyance

What equipment will you use to pump water from your source?

Pump (give horsepower and type): <u>A 30 horsepower vertical turbine pump is used to pump water</u> from the delivery canal onto the place of use.

Other means (describe): <u>A push up dam operated by the North Side Applegate River Ditch</u> <u>Company is used to deliver water from the Applegate River to the point of delivery.</u>

Provide a description of the proposed means of diversion, construction, and operation of the diversion works and conveyance of water.

An existing push up dam diverts water from the Applegate River into a delivery canal, and a 30 horsepower vertical turbine pump takes water from the canal into a six-inch mainline that distributes water to the place of use property. Automatic valve stations and sub-main lines deliver water to drip tube laterals, and the vineyard plants are watered by drip irrigation.

B. Application Method

What equipment and method of application will be used? (e.g., drip, wheel line, high-pressure sprinkler)

Drip irrigation

C. Conservation

Please describe why the amount of water requested is needed and measures you propose to: prevent waste; measure the amount of water diverted; prevent damage to public uses of affected surface waters.

The other portions of the property are covered by primary and supplemental water use rights for irrigation. The place of use at issue in this permit application will include new development and plantings that will be irrigated by drip irrigation. The irrigation system is automatic and pressurized to ensure only beneficial use of water without waste will occur.

SECTION 6: RESOURCE PROTECTION

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.

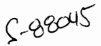
Diversion will be screened to prevent uptake of fish and other aquatic life. Describe planned actions: <u>The point of diversion is existing and screened</u>

Excavation or clearing of banks will be kept to a minimum to protect riparian or streamside areas. Describe planned actions: <u>The point of diversion is existing and maintained by the North Side Ditch</u> <u>Company</u>

Operating equipment in a water body will be managed and timed to prevent damage to aquatic life. Describe: <u>The point of diversion is existing and maintained by the North Side Ditch Company</u>

Water quality will be protected by preventing erosion and run-off of waste or chemical products. Describe: Farming on the property follows reasonable standards of water and supplement application on land.

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Surface Water/6

SECTION 7: PROJECT SCHEDULE

Date construction will begin: Existing

Date construction will be completed: Completed

Date beneficial water use will begin: As soon as the permit is issued.

SECTION 8: WITHIN A DISTRICT

Check here if the point of diversion or place of use are located within or served by an irrigation or other water district.

Irrigation District Name	Address	
City	State	Zip

SECTION 9: REMARKS

Use this space to clarify any information you have provided in the application.

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Land Use Information Form



Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1266 (503) 986-0900 www.wrd.state.or.us

NOTE TO APPLICANTS

In order for your application to be processed by the Water Resources Department (WRD), this Land Use Information Form must be completed by a local government planning official in the jurisdiction(s) where your water right will be used and developed. The planning official may choose to complete the form while you wait, or return the receipt stub to you. Applications received by WRD without the Land Use Form or the receipt stub will be returned to you. Please be aware that your application will not be approved without land use approval.

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) The existing and proposed water use is located entirely within lands zoned for exclusive farm-use or within an irrigation district;
 - b) The application involves a change in place of use only;
 - c) The change does not involve the placement or modification of structures, including but not limited to water diversion, impoundment, distribution facilities, water wells and well houses; and
 - d) The application involves irrigation water uses only.

NOTE TO LOCAL GOVERNMENTS

The person presenting the attached Land Use Information Form is applying for or modifying a water right. The Water Resources Department (WRD) requires its applicants to obtain landuse information to be sure the water rights do not result in land uses that are incompatible with your comprehensive plan. Please complete the form or detach the receipt stub and return it to the applicant for inclusion in their water right application. You will receive notice once the applicant formally submits his or her request to the WRD. The notice will give more information about WRD's water rights process and provide additional comment opportunities. You will have 30 days from the date of the notice to complete the land-use form and return it to the WRD. If no land-use information is received from you within that 30-day period, the WRD may presume the land use associated with the proposed water right is compatible with your comprehensive plan. Your attention to this request for information is greatly appreciated by the Water Resources Department. If you have any questions concerning this form, please contact the WRD's Customer Service Group at 503-986-0801.

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JAN 2 2 2015

SALEM, OR

5-88045

Land Use **Information Form**



Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1266 (503) 986-0900 www.wrd.state.or.us

Applicant:	Braden 1996 Family	/ Ltd. Partnership	c/o Schroeder Law Offices, PC
	First	Last	
Mailing Addre	ss: <u>1915 NE Cesar E</u>	. Chavez Blvd.	

<u>97212</u> Zip Portland OR Daytime Phone: 503-281-4100 City State

A. Land and Location

Please include the following information for all tax lots where water will be diverted (taken from its source), conveyed (transported), and/or used or developed. Applicants for municipal use, or irrigation uses within irrigation districts may substitute existing and proposed service-area boundaries for the tax-lot information requested below.

Township	Range	Section	V4 V4	Tax Lot #	Plan Designation (e.g., Rural Residential/RR-5)		Water to be:		Proposed Land Use:
38S	4W	6	sw sw	601		Diverted Diverted	Conveyed	🛛 Used	Irrigation
38S	4W	6	SE NW	705		Diverted	🛛 Conveyed	🔀 Used	Irrigation
385	4W	6	NE SW	705		Diverted	Conveyed	🛛 Used	Irrigation
						Diverted	Conveyed	🗋 Used	

List all counties and cities where water is proposed to be diverted, conveyed, and/or used or developed:

Jackson County, Oregon]
Josephine County, Oregon	

B. Description of Proposed Use

	nt: Permit Amendment or Ground Water Registration Modification Exchange of Water
Source of water: 🛛 Reservoir/Pond 🗌 Ground Water 🔲 S	urface Water (name) Applegate Lake Reservoir
Estimated quantity of water needed: 13.95	cubic feet per second 🗌 gallons per minute 🛛 acre-feet
	Industrial Domestic for household(s) Instream Other
Briefly describe:	
Water will be used for supplemental irrigation of 3.1 acres f the US Bureau of Reclamation.	rom the Applegate Lake Reservoir, managed by
Note to applicant: If the Land Use Information Form cannot be co government representative sign the receipt at the bottom of the next Water Resources Department.	

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See bottom of Page 3. \rightarrow

JAN 2 2 2015 WR SALEM, OR

Surface Water/9

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 the proposed water uses (including proposed construction) are allowed outright or are not regulated by your comprehensive plan. Cite applicable ordinance section(s): Jello 4.2.2, Table 4.2-1

Land uses to be served by the proposed water uses (including proposed construction) involve discretionary landuse 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		
		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

Local governments are invited to express special land-use concerns or make recommendations to the Water Resources Department regarding this proposed use of water below, or on a separate sheet.

Name: Kenneth D. Skyles Title:	Planner II
	Phone: <u>54/-774-10958Date: 7/2/14</u>
Government Entity: Jackson County	, · ·

Note to local government representative: Please complete this form or sign the receipt below and return it to the applicant. If you sign the receipt, you will have 30 days from the Water Resources Department's notice date to return the completed Land Use Information Form or WRD may presume the land use associated with the proposed use of water is compatible with local comprehensive plans.

Receipt for Request for Land Use Information					
Applicant name:				RECEIVED BY OWRD	
City or County:			Staff contact:	JAN 2 2 2015	
Signature:		Phone:		Date: SALEM, OR	
Revised 2/1/2012	5-88045	Surface Water/10		WR	

Land Use Information Form

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Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1266 (503) 986-0900 www.wrd.state.or.us

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- 2) The application is for a water right transfer, allocation of conserved water, exchange, permit amendment, or ground water registration modification, and <u>all</u> of the following apply:
 - a) The existing and proposed water use is located entirely within lands zoned for exclusive farm-use or within an irrigation district;
 - b) The application involves a change in place of use only;
 - c) The change does not involve the placement or modification of structures, including but not limited to water diversion, impoundment, distribution facilities, water wells and well houses; and
 - d) The application involves irrigation water uses only.

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Revised 2/1/2012

5-88045

Surface Water/8

Land Use Information Form



Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1266 (503) 986-0900 www.wrd.state.or.us

Applicant:	Braden 1996 Family	/ Ltd. Partnership	<u>c/o</u>
••	First	Last	

c/o Schroeder Law Offices, PC

Mailing Address: 1915 NE Cesar E. Chavez Blvd.

Portland City State Zip Daytime Phone: 503-281-4100

A. Land and Location

Please include the following information for all tax lots where water will be diverted (taken from its source), conveyed (transported), and/or used or developed. Applicants for municipal use, or irrigation uses within irrigation districts may substitute existing and proposed service-area boundaries for the tax-lot information requested below.

Township	Range	Section	1/4 1/4	Tax Lot #	Plan Designation (e.g., Rural Residential/RR-5)		Water to be:		Proposed Land Use:
385	5W	1	NE SE	1300		Diverted	🛛 Conveyed	🛛 Used	Irrigation
						Diverted	Conveyed	Used Used	
						Diverted		Used Used	
						Diverted	Conveyed	Used Used	

List all counties and cities where water is proposed to be diverted, conveyed, and/or used or developed:

Jackson County, Oregon				
Josephine County, Oregon				

B. Description of Proposed Use

Type of application to be filed with the Water Resources Department: Permit to Use or Store Water Image: Water Right Transfer Image: Limited Water Use License Allocation of Conserved Water								
Source of water: 🛛 Re	Source of water: Reservoir/Pond Ground Water Surface Water (name) <u>Applegate Lake Reservoir</u>							
Estimated quantity of water needed: 13.95					🔀 acre-feet			
Intended use of water:	Irrigation	Commercial	Industrial	Domestic for hou				
Briefly describe:								
Water will be used for supplemental irrigation of 3.1 acres from the Applegate Lake Reservoir, managed by the US Bureau of Reclamation.								
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 Page 3. \rightarrow

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SALEM OR

Revised 2/1/2012

Surface Water/11

5-88045

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

- I Land uses to be served by the proposed water uses (including proposed construction) are allowed outright or are not regulated by your comprehensive plan. Cite applicable ordinance section(s): $RLD \subset SEC \cdot GH, DD \cdot H$.
- □ Land uses to be served by the proposed water uses (including proposed construction) involve discretionary landuse 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:	
		ObtainedDenied	 Being Pursued Not Being Pursued
		ObtainedDenied	 Being Pursued Not Being Pursued
		 Obtained Denied 	 Being Pursued Not Being Pursued
		ObtainedDenied	 Being Pursued Not Being Pursued
		ObtainedDenied	 Being Pursued Not Being Pursued

Local governments are invited to express special land-use concerns or make recommendations to the Water Resources Department regarding this proposed use of water below, or on a separate sheet.

Name: GRACE M. ZILVERBERGTitle:	PLANNER I	
Signature: Jace M. Silvenburg Government Entity: JOSEPHINE COUNTY	Phone: <u>341-474-5427</u> PLANNING	Date: <u>5/21/14</u>

Note to local government representative: Please complete this form or sign the receipt below and return it to the applicant. If you sign the receipt, you will have 30 days from the Water Resources Department's notice date to return the completed Land Use Information Form or WRD may presume the land use associated with the proposed use of water is compatible with local comprehensive plans.

<u>Receipt for Request for Land Use Information</u> RECEIVED BY OWRD

Applicant name

Applicant name.						
City or County:		St	aff contact:		JAN 2 2 2015	
Signature:		Phone:		Date:	SALEM, OR	
Revised 2/1/2012	5-88045	Surface Water/12			WR	

Date

(For staff use only)



Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1266 (503) 986-0900 www.wrd.state.or.us

WE ARE RETURNING YOUR APPLICATION FOR THE FOLLOWING REASON(S):

	SECTION 1:	
	SECTION 2:	
	SECTION 3:	
	SECTION 4:	
	SECTION 5:	
	SECTION 6:	
	SECTION 7:	
	SECTION 8:	
	SECTION 9:	
	Land Use Information Form	
	Provide the legal description of: (1) the property from which the water is to be property crossed by the proposed ditch, canal or other work, and (3) any proper water is to be used as depicted on the map.	diverted, (2) any
	Fees	
MAP		
	Permanent quality and drawn in ink	
	Even map scale not less than $4" = 1$ mile (example: $1" = 400$ ft, $1" = 1320$ ft, et	c.)
	North Directional Symbol	
	Township, Range, Section, Quarter/Quarter, Tax Lots	
	Reference corner on map	
	Location of each well, and/or dam if applicable, by reference to a recognized pr corner (distances north/south and east/west)	ublic land survey
	Indicate the area of use by Quarter/Quarter and tax lot clearly identified	
	Number of acres per Quarter/Quarter and hatching to indicate area of use if for irrigation, supplemental irrigation, or nursery	primary
	Location of main canals, ditches, pipelines or flumes (if well is outside of the a	rea of use)
	Other	
		RECEIVED BY OWRD
		JAN 2 2 2015
Revised	12/1/2012 S-88045 Surface Water/13	SALEM, OR

MITICOR TITLE #470313031762

RECORDING REQUESTED BY: Ticor Title Company of Oregon 744 NE 7th Street Grants Pass, OR 97526

.

GRANTOR: Stephen A. Farrow 1716 N. DeCatur Blvd Apt 4 Las Vegas, NV 89108

GRANTEE: Braden 1996 Family Ltd Partnership, a California Limited Partnership P.O. Box 1022 Hughson, CA 95326

SEND TAX STATEMENTS TO: P.O. Box 1022 Hughson, CA 95326

AFTER RECORDING RETURN TO: P.O. Box 1022 Hughson, CA 95326

Escrow No: 470313031762-TTJA26

384W06705 / 10680479

14601 North Applegate Road Grants Pass, OR 97527

WESTER RANCH

Jackson County Official Records 2013–035856 R-WD 2013–035856 Stn=1 FOOTENL 10/16/2013 02:08:58 PM \$10.00 \$11.00 \$10.00 \$8.00 \$15.00 \$54.00

I. Christine Walker. County Clerk for Jackson County, Oregon, certify that the instrument identified herein was recorded in the Clerk records. Christine Walker - County Clerk

ORIGINAL DOCUMENT RECORDED ELECTRONICALLY

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

Stephen A. Farrow, Grantor, conveys and warrants to Braden 1996 Family Ltd Partnership, a California Limited Partnership, Grantee, the following described real property, free and clear of encumbrances except as specifically set forth below, situated in the County of Jackson, State of Oregon:

TRACT A:

Beginning at a point 845.0 feet North of the south quarter corner of Section 6 in Township 38 south, Range 4 West of the Willamette Meridian in Jackson County, Oregon; thence West 170.0 feet; thence South 29° 30° East 115.0 feet; thence West, to the west line of the Southeast Quarter of the Southwest Quarter of said Section 6; thence North 3215.0 feet to the northwest corner of the Southeast Quarter of said Section 6; thence South 3115.0 feet to the northwest corner of the Southeast Quarter of said Quarter-quarter; thence South 3115.0 feet to the point of beginning. EXCEPTING THEREFROM the following: Any portion of the above described tract lying Easterly of the north Applegate Road (County Road). ALSO, EXCEPTING THEREFROM the following: Beginning at the northeast corner of the Southeast Quarter of the Southeast Quarter of said Section 6; thence South 150.0 feet; and thence East 140.0 feet to the point of beginning. ALSO EXCEPTING THERE FROM the following: Onmencing at the northeast corner of the Southeast Quarter of the Southeast Quarter of the Northwest Quarter of the Northwest Quarter of the Northwest Quarter of the Northwest Quarter of the Southeast Corner of the Southeast corner of the Southeast Corner of the Southeast Quarter of the Southeast Quarter of the Northwest Quarter of said Section 6; thence South 150.0 feet; thence West 140.0 feet; thence Northwest Quarter of the Northwest Quarter of the Northwest Quarter of the Northwest Quarter of the Southeast corner of the Northwest Quarter o

Northwest Quarter of Section 6 in Township 30 South, Range 4 West of the Willamette Meridian in Jackson County, Oregon, thence South 150.00 feet; thence West 140.00 feet, for the true point of beginning; thence North 150.00 feet; thence West 150.00 feet; thence South 150.00 feet; thence East 150.00 feet to the true point of beginning.

TRACT B:

Commencing at the northwest corner of the Southwest Quarter of the Northeast Quarter of Section 6 in Township 38 South, Range 4 West of the Willamette Meridian in Jackson County, Oregon, thence South 150.00 feet to the southwest corner of tract described in Volume 141 page 159 of the Deed Records of Jackson County, Oregon, for the true point of beginning; thence East, along the south line of said tract, to the westerly right of way line of Missouri Flats Road (County Road); thence Southwesterly, along said westerly right of way, to intersect the west line of said Quarter-Quarter; thence North to the true point of beginning.

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS \$1,250,000.00. (See ORS 93.030) Which is paid by an accommodator pursuant to an IRC section 1031 Exchange

470313031762-TTJA26 Deed (Warraniy-Statutory)

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Subject to and excepting:

Current taxes, assessments, reservations in patents, and all agreements, easements

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195,300, 195,301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. 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 THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, 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 ORS 195,300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, CREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

2013 15 DATED:

State of NOU APA

COUNTY of CLARK

This instrument was acknowledged before me on OUTOMPUL 157 20_10

by STEPTIEN A. PARILON

My commission expires: 11/27/2014

Interny Public, State of Neverski Appointment No. 11-4408-1 My Appl. Expires Nov 22, 2014

470313031762-TTJA25 Deed (Warranty-Statutory)

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5-89045

Contract No. 159E101858

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION

Rogue River Basin Project, Oregon

CONTRACT FOR WATER SERVICE

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,

<u>Title</u>

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Contract No. 159E101858

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION

Rogue River Basin Project, Oregon

CONTRACT FOR WATER SERVICE

THIS CONTRACT, made this $\frac{10^{4}}{10^{4}}$ day of $\frac{0.01}{10^{4}}$, 2014 pursuant to section 9(e)

of the Act of August 4, 1939 (53 Stat. 1187) and section 8 of the Act of December 22, 1944 (58 Stat. 887, 891) (which acts are commonly known and referred to as the Reclamation Laws), and the Flood Control Act of 1962 (76 Stat. 1173), between the UNITED STATES OF AMERICA, hereinafter referred to as the United States, represented by the Contracting Officer executing this contract, and **Braden 1996 Family LP**, hereinafter referred to as the Contractor;

WITNESSETH, THAT:

Explanatory Recitals

2. WHEREAS, The United States has constructed and operates Applegate and Lost Creek Reservoirs in the Rogue River Basin, Oregon, herein styled the Rogue River Basin Project, from which there is a flow of water that can be used for irrigation of land and other beneficial uses, which flow, as it has been developed or as it will be augmented, has been appropriated by the United States pursuant to the laws of Oregon for beneficial use under the Federal Reclamation Laws; and

3. WHEREAS, Reclamation has met all environmental compliance requirements for the execution of this contract through preparation and issuance of Categorical Exclusion Checklist, RECEIVED BY OWRD 2014-CCAO-66C, approved on August 6, 2014; and

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4. WHEREAS, the Contractor owns land hereinafter described, for which a water supply from Applegate Reservoir is desired to be secured from the United States;

NOW, THEREFORE, in consideration of the premises and the payment by the Contractor to the United States of the charges in the manner hereinafter provided, it is agreed:

Lands for Which Water is Released: Limitations on Diversions

5. The United States shall release each year to the Contractor during the irrigation season from April 1 to October 31, inclusive, water from the Rogue River Basin Project for the irrigation of land owned by the Contractor described as follows:

1.5 acres, NE1/4 SW1/4, Section 6, T. 38 S., R. 4 W., W.M. 1.6 acres, SE1/4 NW1/4, Section 6, T. 38 S., R. 4 W., W.M.

Of the land described, not more than 3.1 acres are to be irrigated. The amount of water to be released hereunder shall be that quantity which may be applied beneficially in accordance with good usage in the irrigation of the land above described, up to a maximum diversion of 13.95 acrefeet of stored water annually, measured at the point of diversion of said water.

Payments for Water

6. (a) An annual payment of \$111.60 for the first irrigation season shall be made to the United States at the time of executing this contract, and subsequent annual payments of \$111.60 will be due on or before April 1 of each succeeding irrigation season in advance of water use. This payment will entitle the Contractor to divert up to a maximum of <u>13.95</u> acre-feet of stored water for irrigation of the lands described in Article 5 of this contract. The Contracting Officer will consider adjusting the water service payment downward based on information received from the Contractor, the State of Oregon, or other reliable sources as to the actual amount of stored water diverted each month by the Contractor during the irrigation season and on other factors in addition to the amount of stored water actually diverted, as deemed appropriate by the Contracting Officer. Any such adjustment will be determined and subtracted from the payment for the next year by the Contracting Officer: <u>Provided</u>, that for an adjustment to be made, information on the amounts of stored water diverted each month must be received in writing by the Contracting Officer by <u>December 1</u> of that year.

(b) The annual charge set forth in (a) above is based on an initial rate of <u>\$8</u> per acre-foot of stored water; <u>Provided</u>, that such annual charge shall as a minimum be the greater of either the product of <u>\$2</u> multiplied by the number of acres described in Article 5 of this contract or <u>\$50</u>. From time to time, but not less often than once every 5 years, the rate per acre-foot of stored water and the minimum payment shall be reviewed by the Contracting Officer and revised, if necessary, by the United States for the irrigation water marketing program of the Rogue River Basin Project. Any revision by the Contracting Officer will apply only to future payments and shall be announced by written notice to the Contractor at least 3 months prior to the beginning of the irrigation season to which the new rate would be applicable.

(c) All payments from the Contractor to the United States under this contract shall be made by the medium requested by the United States. The required medium of payment may include checks, wire transfers, or other types of payment specified by the United States. Except when otherwise specified by the United States, all payments shall be made by check.

(d) Upon execution of the contract, the Contractor shall furnish the Contracting Officer with the Contractor's taxpayer's identification number (TIN). The purpose for requiring the Contractor's TIN is for collecting and reporting any delinquent amounts arising out of the Contractor's relationship with the United States.

(e) Payments required hereunder shall be made to the Bureau of Reclamation at the location described in Article 16 of this contract.

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Contract Administration Fee

7. (a) Upon execution of this contract, a \$100 fee for the preparation of this

contract is due and payable by the Contractor to the United States.

(b) All future contract actions, including new contracts, contract amendments,

supplements, and assignments will be charged a \$100 fee: Provided, that the fee shall be reviewed

by the Contracting Officer and revised from time to time to cover costs to the United States.

Charges for Delinquent Payments

8. (a) The Contractor shall be subject to interest, administrative, and penalty charges on delinquent payments. If a payment is not received by the due date, the Contractor shall pay an interest charge on the delinquent payment for each day the payment is delinquent beyond the due date. If a payment becomes 60 days delinquent, in addition to the interest charge, the Contractor shall pay an administrative charge to cover additional costs of billing and processing the delinquent payment. If a payment is delinquent 90 days or more, in addition to the interest and administrative charges, the Contractor shall pay a penalty charge for each day the payment is delinquent beyond the due date, based on the remaining balance of the payment due at the rate of 6 percent per year. The Contractor shall also pay any fees incurred for debt collection services associated with a delinquent payment.

(b) The interest charge rate shall be the greater of the rate prescribed quarterly in the <u>Federal Register</u> by the Department of the Treasury for application to overdue payments or the interest rate of 0.5 percent per month. The interest charge rate will be determined as of the due date and remain fixed for the duration of the delinquent period.

(c) When a partial payment on a delinquent account is received, the amount received shall be applied first to the penalty charges, second to the administrative charges, third to the accrued interest, and finally to the overdue payment.

Release of Water

9. (a) Upon payment of the annual payment specified in subarticle 6(a) above, the

United States will release water to the Contractor from the Rogue River Basin Project pursuant to

this contract. No water shall be released if the Contractor is delinquent in payment of the required

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annual payment.

(b) Water diverted pursuant to this contract shall be measured at the following

point(s) of diversion in accordance with Oregon State law:

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3,740 feet south and 120 feet west of northwest corner of Section 6, T. 38 S., R. 5 W., W.M.

The Contractor shall be wholly responsible for securing said water at that point and diverting, conveying, and utilizing it. The Contractor shall be required to conform its diversions and releases to the control of the stream as established by the appropriate State-appointed watermaster. The water to be diverted hereunder shall be measured by means of measuring or controlling devices satisfactory to the Contracting Officer. Such devices shall be furnished, installed, and maintained by and at the expense of the Contractor, but they shall be and remain at all times available for reading and monitoring by the United States or the watermaster whose representative may at all times have access to them over any lands of the Contractor. All losses of water from seepage, evaporation, or other cause, below said point of measurement, shall be borne by the Contractor.

(c) The Contractor shall maintain all fish screens used to divert stored water under this contract at all times in compliance with applicable guidelines from the Oregon Department of Fish & Wildlife and the National Marine Fisheries Service and remain available at all times for inspection by representatives of these agencies at no cost to the United States.

(d) The Contractor hereby acknowledges Reclamation's authority to conduct periodic contract compliance reviews in accordance with Reclamation Manual Policy, *Periodic Review of Water Deliveries with Respect to Contract Terms* (WTR P08), and Reclamation Manual Directives and Standards, *Periodic District Reviews of Water Deliveries with Respect to Contract Terms – Processing for Resolving Unauthorized Use* (WTR 08-01).

Special Conditions

10. (a) It is the responsibility of the Contractor to comply with the laws of the State of Oregon regarding the obtaining and perfecting of permits to divert water to the lands described in Article 5. Prior to executing this contract, the Contractor shall secure any easements from the

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Corps of Engineers which may be required for constructing facilities to divert and convey the stored water and provide written verification of such agreements to the Contracting Officer. The obligation of the United States to release water under this contract is subject to an operating plan for the Rogue River Basin Project determined in accordance with the law governing the project.

(b) If, at some future date, the Contracting Officer determines there is sufficient demand for irrigation water from the Rogue River Basin Project to justify the formation of an irrigation district, water supply company, or other water user organization, future water service may then be made contingent upon the establishment of such an organization. Under this condition, the Contractor will be notified at least 1 year in advance of the date this contract is terminated and continued water service to the lands described in Article 5 becomes dependent upon membership in the organization established for that purpose.

(c) In the interest of conservation and protection of environmental resources, from time to time, but not less often than once every 5 years, this contract shall be reviewed by the Contracting Officer. The terms and conditions of this contract may be modified, if deemed necessary by the Contracting Officer, to avoid or minimize impacts to candidate, listed or proposed threatened and endangered species, or other valuable natural resources. Any modification by the Contracting Officer shall be announced by written notice to the Contractor.

Term of Contract

11. This contract shall become effective as of the date first above written and will continue in effect for a period of 40 years unless sooner terminated in accordance with the provisions of Articles 10 or 12 or by agreement of the parties hereto: <u>Provided</u>; that upon expiration of the 40-year term, renewals may be made by the Secretary of the Interior for successive periods not to exceed 40 years and under terms and conditions mutually agreeable to the

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parties hereto: <u>Provided further</u>; that the terms and conditions of each renewal shall be negotiated in light of circumstances prevailing at the time of renewal and agreed upon not later than 1 year prior to the expiration of the then existing contract.

Termination of Contract

12. This contract may be terminated and water service hereunder shall cease at the option of the United States or at any time if the Contractor is delinquent in payment of the water service charge for a period of 90 days or upon failure of the Contractor to abide by any notice, order, rule, or regulation of the United States or the State of Oregon now or hereafter established affecting water service hereunder.

Constraints on the Availability of Water (Water Shortages)

13. In its operation of the Project, the United States will use all reasonable means to guard against a Condition of Shortage in the quantity of water to be made available to the Contractor pursuant to this Contract. In the event the United States determines that a Condition of Shortage appears probable, the Contracting Officer will notify the Contractor of said determination as soon as practicable.

If there is a Condition of Shortage because of errors in physical operations of the Project, drought, other physical causes beyond the control of the United States, or actions taken by the Contracting Officer to meet current and future legal obligations, then no liability shall accrue against the United States or any of its officers, agents or employees for any damage, direct or indirect, arising there from.

Title To Project Works

14. Title to all of the Rogue River Basin Project and associated works shall be and remain in the United States until otherwise provided for by the Congress.

Disclaimer

15. No provision of this contract, nor of any renewal thereof, nor the release of water hereunder will be construed to bind the United States after the expiration of this contract as the basis of a permanent water right. Because of possible fluctuations in reservoir surface elevations

and downstream flows associated with the Rogue River Basin Project, the United States does not

guarantee the availability of water at the point of the Contractor's diversion facilities as they may now be constructed or constructed hereafter. Further, the United States will not be held responsible for any acts or omissions of the Contractor's agents or of persons for whom water is released.

<u>Notices</u>

16. Any notice, demand, or request authorized or required by this contract shall be deemed to have been given, on behalf of the Contractor, when mailed, postage prepaid, or delivered to the Program Manager, Repayment and Acreage Limitation, Pacific Northwest Region, Bureau of Reclamation, 1150 N. Curtis Road, Suite 100, Boise, ID 83706-1234, and on behalf of the United States, when mailed, postage prepaid, or delivered to <u>Braden 1996 Family LP, c/o Schroeder Law Offices, P.C., 1915 NE Cesar E. Chavez Blvd., Portland, OR 97212</u>. The designation of the addressee or the address may be changed by notice given in the same manner as provided in this article for other notices.

General Provisions

17. The general provisions applicable to this contract are listed below. The full text of

these general provisions is attached as Exhibit A and is hereby made a part of this contract.

- a. GENERAL OBLIGATION -- BENEFITS CONDITIONED UPON PAYMENT
- b. CONTINGENT UPON APPROPRIATION OR ALLOTMENT OF FUNDS
- c. OFFICIALS NOT TO BENEFIT
- d. ASSIGNMENTS LIMITED -- SUCCESSORS AND ASSIGNS OBLIGATION
- e. BOOKS, RECORDS, AND REPORTS
- f. COMPLIANCE WITH FEDERAL RECLAMATION LAWS
- g. PROTECTION OF WATER AND AIR QUALITY
- h. WATER CONSERVATION
- i. EQUAL EMPLOYMENT OPPORTUNITY
- j. COMPLIANCE WITH CIVIL RIGHTS LAWS AND REGULATIONS
- k. PRIVACY ACT COMPLIANCE
- 1. MEDIUM FOR TRANSMITTING PAYMENTS
- m. CONTRACT DRAFTING CONSIDERATIONS

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IN WITNESS WHEREOF, the parties hereto have signed their names the day and year first above written.

BRADEN 1996 FAMILY LP

In M Kearl

Name and Title

UNITED STATES OF AMERICA

Fatterson yar

Program Manager Repayment and Acreage Limitation PN Region Bureau of Reclamation 1150 North Curtis Road, Suite 100 Boise, ID 83706-1234

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STATE OF)					
: ss County of)					
On this day of, 2014, before me, a notary public, personally appeared Known to me to be an authorized representative of the BRADEN 1996 FAMILY LP , that executed the within and foregoing instrument and acknowledged said instrument to be the free and voluntary act and deed of said BRADEN 1996 FAMILY LP, for the uses and purposes therein mentioned, and on oath stated that he/she (<i>circle one</i>) is authorized to execute said instrument on its behalf.					
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal as of the day and year first above written.					
(SEAL) SEE ATTACHED DOCUMENT Notary Public in and for the State of My commission expires: ********					
STATE OF IDAHO)					
County of Ada): Ryan M, $Parson day of QCHOREM$, 2014, personally appeared before me AMERICA that executed the within and foregoing instrument and acknowledged said instrument to be the free and voluntary act and deed of said United States, for the uses and purposes therein mentioned, and on oath stated that he was authorized to execute said instrument.					
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal as of the day and year first above written.					
(SEAL) TERRI S. CURRID Notary Public State of Idaho Notary Public in and for the State of IDAHO Residing at: <u>Ada Ou My</u> My commission expires: 2/27/2020					

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THE ATTACHED SIGNATURE PAGE BEARS EMBOSSMENT

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California				
Siter 1	1	}		
County of Stanis	l.aus			
- (\bigcirc .	•	al	\mathcal{D} .
On 15 SEP 2014	before me. ToBIN	MADISON	NOTARY	FUBLIC
Date	ρ_i	Here Insert Name and	Title of the Officer	
personally appeared	KICHARD	BRADEN		
		Name(s) of Signar(s)		
		and a state of the		and the second second second



who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) (s/are subscribed to the within instrument and acknowledged to me that (he)she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Place Notary Seal Above **OPTIONAL** Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document. **Description of Attached Document** Wate Title or Type of Document: Document Date: Number of Pages: Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer(s) Signer's Name: Signer's Name: Individual Individual □ Corporate Officer - Title(s): Gorporate Officer --- Title(s): Partner --- D Limited D General 🗆 Partner --- 🗀 Limited 🗀 General OF SIGHT RPRIM IGHT THUMBPRIN Attorney in Fact Attorney in Fact Top of thumb here Top of thumb here Trustee Trustee Guardian or Conservator Guardian or Conservator Other:_ D Other: Signer le Representing: Signer is Representing: RECEIVED BY OWRD @2007 National Notary Association • 9359 De Soto Ave., P.O. Box 2402 • Chatsworth, CA 51313-2402 • www.Ne

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Exhibit A

GENERAL PROVISIONS --- ROGUE RIVER BASIN PROJECT

GENERAL OBLIGATION--BENEFITS CONDITIONED UPON PAYMENT

(a). (1) The obligation of the Contractor to pay the United States as provided in this contract is a general obligation of the Contractor notwithstanding the manner in which the obligation may be distributed among the Contractor's water users and notwithstanding the default of individual water users in their obligation to the Contractor.

(2) The payment of charges becoming due pursuant to this contract is a condition precedent to receiving benefits under this contract. The Contractor shall not deliver water under the terms and conditions of this contract for lands or parties that are in arrears in the advance payment of water rates as levied or established by the Contractor.

CONTINGENT UPON APPROPRIATION OR ALLOTMENT OF FUNDS

(b). The expenditure or advance of any money or the performance of any obligation of the United States under this contract shall be contingent upon appropriation or allotment of funds. Absence of appropriation or allotment of funds shall not relieve the Contractor from any obligations under this contract. No liability shall accrue to the United States in case funds are not appropriated or allotted.

OFFICIALS NOT TO BENEFIT

(c). No Member of or Delegate to the Congress, Resident Commissioner, or official of the Contractor shall benefit from this contract other than as a water user or landowner in the same manner as other water users or landowners.

ASSIGNMENT LIMITED--SUCCESSORS AND ASSIGNS OBLIGATION

(d). The provisions of this contract shall apply to and bind the successors and assigns of the parties hereto, but no assignment or transfer of this contract or any right or interest therein by either party shall be valid until approved in writing by the other party.

BOOKS, RECORDS, AND REPORTS

(e). The Contractor shall establish and maintain accounts and other books and records pertaining to administration of the terms and conditions of this contract, including the Contractor's financial transactions; water supply data; project operation, maintenance, and replacement logs; project land and rights-of-way use agreements; the water users' land-use (crop census), land-ownership, land-leasing, and water-use data; and other matters that the Contracting Officer may require. Reports shall be furnished to the Contracting Officer in such form and on such date or dates as the Contracting Officer may require. Subject to applicable Federal laws and regulations, each party to this contract shall have the right during office hours to examine and make copies of the other party's books and records relating to matters covered by this contract.

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COMPLIANCE WITH FEDERAL RECLAMATION LAWS

(f). The parties agree that the delivery of irrigation water or use of Federal facilities pursuant to this contract is subject to Federal reclamation law, including but not limited to the Reclamation Reform Act of 1982 (43 U.S.C. 390aa *et seq.*), as amended and supplemented, and the rules and regulations promulgated by the Secretary of the Interior under Federal reclamation law.

PROTECTION OF WATER AND AIR QUALITY

(g). (1) Project facilities used to make available and deliver water to the Contractor shall be operated and maintained in the most practical manner to maintain the quality of the water at the highest level possible as determined by the Contracting Officer: *Provided, That* the United States does not warrant the quality of the water delivered to the Contractor and is under no obligation to furnish or construct water treatment facilities to maintain or improve the quality of water delivered to the Contractor.

(2) The Contractor shall comply with all applicable water and air pollution laws and regulations of the United States and the State of Oregon and shall obtain all required permits or licenses from the appropriate Federal, State, or local authorities necessary for the delivery of water by the Contractor; and shall be responsible for compliance with all Federal, State, and local water quality standards applicable to surface and subsurface drainage and/or discharges generated through the use of Federal or Contractor facilities or project water provided by the Contractor within the Contractor's Project Water Service Area.

(3) This article shall not affect or alter any legal obligations of the Secretary to provide drainage or other discharge services.

WATER CONSERVATION

(h). Prior to the delivery of water provided from or conveyed through federally constructed or federally financed facilities pursuant to this contract, the Contractor shall develop a water conservation plan, as required by Section 210(b) of the Reclamation Reform Act of 1982 and 43 C.F.R. 427.1 (Water Conservation Rules and Regulations).

EQUAL EMPLOYMENT OPPORTUNITY

(i). During the performance of this contract, the Contractor agrees as follows:

(1) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, disability, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, disability, or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Contracting Officer setting forth the provisions of this nondiscrimination clause. RECEIVED BY OWRD

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(2) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, disability, or national origin.

(3) The Contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the Contracting Officer, advising the labor union or workers' representative of the Contractor's commitments under Section 202 of Executive Order 11246 of September 24, 1965, as amended (EO 11246), and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(4) The Contractor will comply with all provisions of EO 11246, and of the rules, regulations, and relevant orders of the Secretary of Labor.

(5) The Contractor will furnish all information and reports required by EO 11246, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the Contracting Agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(6) In the event of the Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in EO 11246, and such other sanctions may be imposed and remedies invoked as provided in EO 11246, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(7) The Contractor will include the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by the rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of EO 11246, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions, including sanctions for noncompliance: *Provided, however*, that in the event the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

COMPLIANCE WITH CIVIL RIGHTS LAWS AND REGULATIONS

(j). (1) The Contractor shall comply with Title VI of the Civil Rights Act of 1964 (Pub. L. 88-352; 42 U.S.C. § 2000d), the Rehabilitation Act of 1973 (Pub. L. 93-112, Title V, as amended; 29 U.S.C. § 791, et seq.), the Age Discrimination Act of 1975 (Pub. L. 94-135, Title III; 42 U.S.C. § 6101, et seq.), [Title II of the Americans with Disabilities Act of 1990 (Pub. L. 101-336; 42 U.S.C. § 12131, et seq.),] [Title III of the Americans with Disabilities Act of 1990 (Pub. L. 101-336; 42 U.S.C. § 12181, et seq.),] and any other applicable civil rights laws, and with the applicable implementing regulations and any guidelines imposed by the U.S. Department of the Interior and/or Bureau of Reclamation.

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JAN 2 2 2015 A - 3 SALEM, OR (2) These statutes require that no person in the United States shall be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity receiving financial assistance from the Bureau of Reclamation on the grounds of race, color, national origin, disability, or age. By executing this contract, the Contractor agrees to immediately take any measures necessary to implement this obligation, including permitting officials of the United States to inspect premises, programs, and documents.

(3) The Contractor makes this agreement in consideration of and for the purpose of obtaining any and all Federal grants, loans, contracts, property discounts, or other Federal financial assistance extended after the date hereof to the Contractor by the Bureau of Reclamation, including installment payments after such date on account of arrangements for Federal financial assistance which were approved before such date. The Contractor recognizes and agrees that such Federal assistance will be extended in reliance on the representations and agreements made in this article and that the United States reserves the right to seek judicial enforcement thereof.

(4) Complaints of discrimination against the Contractor shall be investigated by the Contracting Officer's Office of Civil Rights.

PRIVACY ACT COMPLIANCE

(k). (1) The Contractor shall comply with the Privacy Act of 1974 (5 U.S.C. 552a) (Privacy Act) and the Department of the Interior rules and regulations under the Privacy Act (43 CFR 2.45 et seq.) in maintaining landholder certification and reporting records required to be submitted to the Contractor for compliance with Sections 206, 224(c), and 228 of the Reclamation Reform Act of 1982 (43 U.S.C. §§ 390ff, 390ww, and 390zz), and pursuant to 43 C.F.R. § 426.18.

(2) With respect to the application and administration of the criminal penalty provisions of the Privacy Act (5 U.S.C. 552a(i)), the Contractor and the Contractor's employees who are responsible for maintaining the certification and reporting records referenced in (a) above and are considered to be employees of the Department of the Interior. See 5 U.S.C. 552a(m).

(3) The Contracting Officer or a designated representative shall provide the Contractor with current copies of the Interior Department Privacy Act regulations and the Bureau of Reclamation Federal Register Privacy Act System of Records Notice (Interior/WBR-31, Acreage Limitation) which govern the maintenance, safeguarding, and disclosure of information contained in the landholders' certification and reporting records.

(4) The Contracting Officer shall designate a full-time employee of the Bureau of Reclamation to be the System Manager responsible for making decisions on denials pursuant to 43 CFR 2.61 and 2.64 and amendment requests pursuant to 43 CFR 2.72. The Contractor is authorized to grant requests by individuals for access to their own records.

(5) The Contractor shall forward promptly to the System Manager each proposed denial of access under 43 CFR 2.64 and each request for amendment of records filed under 43 CFR 2.71; notify the requester accordingly of such referral; and provide the System Manager with information and records necessary to prepare an appropriate response to the requester. These requirements do not apply to individuals seeking access to their own certification and reporting forms filed with the Contractor pursuant to 43 CFR 426.18 unless the requester elects to cite the Privacy Act as authority for the request. **RECEIVED BY OWRD**

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MEDIUM FOR TRANSMITTING PAYMENTS

(1) All payments from the Contractor to the United States under this contract shall be by the medium requested by the United States on or before the date payment is due. The required method of payment may include checks, wire transfers, or other types of payment specified by the United States.

(2) Upon execution of the contract, the Contractor shall furnish the Contracting Officer with the Contractor's taxpayer's identification number (TIN). The purpose for requiring the Contractor's TIN is for collecting and reporting any delinquent amounts arising out of the Contractor's relationship with the United States.

CONTRACT DRAFTING CONSIDERATIONS

(m). This Contract has been, negotiated and reviewed by the parties hereto, each of whom is sophisticated in the matters to which this Contract pertains. Articles 1 through 16 of this Contract have been drafted, negotiated, and reviewed by the parties, and no one party shall be considered to have drafted the stated articles.

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January 19, 2015

VIA US MAIL

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

RE: Application for a Permit to Use Surface Water

To Whom It May Concern:

Enclosed for filing on behalf of Braden 1996 Family LTD Partnership, please find an application for a permit to use surface water and its associated enclosures, including a check in the amount \$1,320.00 for the filing fee.

Please contact our office if anything further is needed to process the application

Very truly yours, SCHROEDER LAW OFFICES, P.C.

talfon Tara

Paralegal

TJJ:srl

Enclosures

cc: client

1915 NE Cesar E. Chavez Boulevard, Portland, Oregon 97212 (503) 281-4100