Application for a Permit to Use

Surface Water



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 www.oregon.gov/owrd. 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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Revised 2/1/2012 S-88/LZ Surface Water/1

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Minimum Requirements Checklist

Minimum Requirements (OAR 690-310-0040, OAR 690-310-0050 & ORS 537.140)

Include this checklist with the application

Check that each of the following items is included. The application will be returned if all required items are not included. If you have questions, please call the Water Rights Customer Service Group at (503) 986-0900.

✓	SECTION 1: applicant information and signature
✓	SECTION 2: property ownership
✓	SECTION 3: source of water requested
✓	SECTION 4: water use
\checkmark	SECTION 5: water management
\checkmark	SECTION 6: resource protection
\checkmark	SECTION 7: project schedule
\checkmark	SECTION 8: within a district
\checkmark	SECTION 9: remarks
	Attachments:
✓	Land Use Information Form with approval and signature (must be an original) or signed receipt
✓	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.
✓	Fees - Amount enclosed: \$ See the Department's Fee Schedule at www.oregon.gov/owrd or call (503) 986-0900.
	Provide a map and check that each of the following items is included:
	Permanent quality and drawn in ink
✓	Even map scale not less than $4'' = 1$ mile (example: $1'' = 400$ ft, $1'' = 1320$ ft, etc.)
$ \overline{\mathbf{Z}} $	North Directional Symbol
✓	Township, Range, Section, Quarter/Quarter, Tax Lots
\checkmark	Reference corner on map
\checkmark	Location of each well, and/or dam if applicable, by reference to a recognized public land survey corner
	(distances north/south and east/west)
√	
I	(distances north/south and east/west)
	(distances north/south and east/west) 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 primary irrigation,
\checkmark	(distances north/south and east/west) 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 primary irrigation, supplemental irrigation, or nursery

JUL 28 2015 OWRD

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 Exact Size Hardward and Barbara Ura				PHONE (HM)
Frederic Hoefnagel and Barbara Ure				541-826-1558
PHONE (WK) 541-826-6581				FAX
ADDRESS				
5292 Lost Creek Road				
CITY Eagle Point	STATE OR	ZIP 97524	E-MAIL * June@mtilda.cor	_
Lagie Foint	JOH	9/324	Julie & Hillia.coi	
Organization Information				
NAME			PHONE	FAX
				COLL
ADDRESS				CELL
CITY	STATE	ZIP	E-MAIL *	
		1	l	
Agent Information - The agent	e authorized to	renrese	nt the annlicant in	all matters relating to this application
AGENT / BUSINESS NAME	s audiorizeu l	represe	PHONE	FAX
ADDRESS				CELL
CITY	GT ATC	ZIP	E-MAIL *	
CITT	STATE	ZIF	E-MAIL	
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For Department Use

Permit No.

SECTION 2: PROPERTY OWNERSHIP

Please indicate conveyed, and	if you own all the lands used.	associated with t	he project from v	which the water is t	o be diverted,
Yes The	ere are no encumbrances is land is encumbered by	s. y easements, righ	ts of way, roads o	or other encumbran	ces.
☐ I de ☐ Wr ow dor ☐ W	ave a recorded easement o not currently have write itten authorization or an n are state-owned submo- mestic use only (ORS 27 ater is to be diverted, co- and mailing addresses of	tten authorization easement is not ersible lands, and 4.040). nveyed, and/or us	or easement per necessary, because this application sed only on feder	mitting access. se the only affected is for irrigation and al lands.	/or
-	ide the legal description d by the proposed ditch d on the map.	•			
See Map SECTION 3:	SOURCE OF WAT	ER			
A. Proposed So	ource of Water				
	nmonly used name of the t flows into. If unnamed		n which water w	ll be diverted, and	the name of the
Source 1:	Lost Creek	Tributary to:	South Fork Littl	e Butte Creek	
Source 2:		Tributary to:			
Source 3:		Tributary to:			
Source 4:		Tributary to:			
•	sted above is stored water ocument or list the document				
B. Application	s to Use Stored Water				RECEIVED
Do you, or will	you, own the reservoir(s	s) described in ite	em 3A above?	N/A	JUL 28 2015
☐ Yes	S.				OWRD
	(Please enclose a copy ile this application, which	-		•	-

S-9843

Surface Water/4

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			application using the expedited the instruction booklet for more
standard proce	ess outlined in ORS 537.	ing that the Department proces .150 and 537.153, rather than tunder the standard process, you	he expedited process provided by
	pound the volume of wa	ontract or other agreement with ater you propose to use in this	n the owner of the reservoir (if no
 A copy of to you. 	your written agreement	with the party (if any) deliver	ing the water from the reservoir
SECTION 4: WATER U	SE		
gallons-per-minute (gpm).	If the proposed use is fr	om each source, for each use, it rom storage, provide the amounts 325,851 gallons or 43,560 c	
SOURCE	USE	PERIOD OF USE	AMOUNT
Lost Creek	Household	Year round	.005/2.24 🗹 cfs 🗹 gpm 🗌 af
			☐ cfs ☐ gpm ☐ af
			☐ cfs ☐ gpm ☐ af
			☐ cfs ☐ gpm ☐ af
For irrigation use only: Please indicate the number	of primary and supplen	nental acres to be irrigated.	
Primary: Acres	Suppleme	ental:Acres	
List the Permit or Certifica	te number of the underly	ying primary water right(s):	
Indicate the maximum tota	l number of acre-feet yo	ou expect to use in an irrigation	n season:
• If the use is municipal	or quasi-municipal, at	ttach Form M	
• If the use is domestic ,	indicate the number of l	households: one	
• If the use is mining ,	describe what is being	g mined and the method(s) of	f extraction:

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S-88(13)

SECTION 5: WATER MANAGEMENT

A.	Diversion and Conveyance What equipment will you use to pump water from your source?
	✓ Pump (give horsepower and type): Solar Force Piston Pump - electric 110V 3.9Amp
	Other means (describe):
	Provide a description of the proposed means of diversion, construction, and operation of the diversion works and conveyance of water.
	Use existing irrigation pump and lines with additional flow restrictor at home pressure tank intake.
В.	Application Method What equipment and method of application will be used? (e.g., drip, wheel line, high-pressure sprinkler)
	Pump to Domestic pressure tank and pressure pump.
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. Human consumption indoor use only for drinking, cooking and sanitation. Low flow household fixtures used to minimize required daily water useage. Low flow electric pump used to minimize daily water draws.
SE	CTION 6: RESOURCE PROTECTION
car	granting permission to use water from a stream or lake, the state encourages, and in some instances requires, reful control of activities that may affect the waterway or streamside area. See instruction guide for a list of saible permit requirements from other agencies. Please indicate any of the practices you plan to undertake to steet water resources.
	Diversion will be screened to prevent uptake of fish and other aquatic life. Describe planned actions:
	Screened foot valve maintained on pump intake.
	Excavation or clearing of banks will be kept to a minimum to protect riparian or streamside areas. Describe planned actions:
	No excavation or disturbance required.
	Operating equipment in a water body will be managed and timed to prevent damage to aquatic life. Describe:
	Pump timing to coincide with highest stream flow.
	Water quality will be protected by preventing erosion and run-off of waste or chemical products. Describe:
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	N/A : no run off or erosion JUL 28 2015

S-88/13 Revised 2/1/2012

Surface Water/6

Date construction will begin: No additional construction required. Date construction will be completed: No additional construction required. Date beneficial water use will begin: September 1 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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5-88113



(For staff use only)



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 dive property crossed by the proposed ditch, canal or other work, and (3) any property o water is to be used as depicted on the map.	rted, (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, etc.)	
	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 public corner (distances north/south and east/west)	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 prin irrigation, supplemental irrigation, or nursery	nary
	Location of main canals, ditches, pipelines or flumes (if well is outside of the area	of use)
	Other	RECEIVED
		JUL 28 2015
		OWRD
217		

Oregon Water Resources Department

File #:

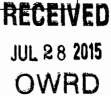
Application Supplement for Human Consumption & Livestock Uses

For water use permit applications within or above scenic waterways, or from streams for which water is not available due to required instream flows, the Department may issue limited permits for human consumption and livestock uses. Human consumption is limited to indoor use for drinking, cooking, and sanitation and is limited to 500 gallons per day. It does not include outdoor uses such as lawn watering, garden watering or other similar uses.

In order to issue a permit to you for human consumption or livestock use, the Department must find that you cannot reasonably obtain water from any other source. For human consumption, an additional finding must be made that denial of the water right would result in loss of reasonable expect issuan and the

Please Depar

ce of a p	for use of your property. For livestock use, additional findings must be made that permit is necessary to prevent the livestock from watering in or along the stream bed have excluded livestock from the stream and the adjacent riparian zone.
	the following questions, and sign and return this form to Oregon Water Resources 225 Summer St NE Ste A, Salem OR 97301-1266.
Can yo	u reasonably obtain water from any other source? • Yes • No
If not, j	please describe why each of the following options are not reasonable:
a.	Groundwater, such as a well on yours or a neighbor's property. (If expense is the reason groundwater is not reasonable, please provide two estimates of the cost.)
	Two wells drilled on property: one contains salt water; the toxic levels of the second well have increasing levels of arsenic and hard minerals. Given the history of this area, we anticipate that any further wells will contain arsenic.
b.	Securing stored water from upstream reservoirs.
	No legal access to upstream reservoir.
c.	Trucking water. (If expense is the reason this option is not reasonable, please provide a copy of an estimate of the cost of trucking water.)
	Due to remoteness of site no trucking is available.
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1.

	d.	Community or municipal water suppliers.
		Not available.
	e.	Tying in to a neighboring property's spring. Not available.
	f.	Transferring existing water rights to your proposed use(s). Due to potential injury to downstream instream water rights after irrigation
		season, transference of partial existing irrigation rights to domestic water right considered unfeasible.
	Please not fea	e identify any other alternate water sources you have considered, and why they are asible:
		Attempted development of spring on property with no year round water available.
2.	result	are seeking a permit for human consumption use , would denial of your application in loss of reasonable expectations for use of your property?
	⊚ Ye	s O No O NotApplicable
	If so,	please describe how:
		Without a continuing source of domestic water existing household could not continue.
3.	•	are seeking a permit for livestock use, is the proposed use necessary to prevent the ock from watering in or along the stream bed?
	O Ye	s ONo ONot Applicable
4.	•	are seeking a permit for livestock use, have you excluded livestock from the stream e adjacent riparian zone?
	O Ye	es ONo ONot Applicable
	Applic	eant Signature: Date: 7/24/15 cant Signature: Date: 7/24/15
	Applio	eant Signature: Date: 7/24/15 RECEIVED

C-88113

JUL 28 2015 OWRD

FREDERIC J. HOEFNAGEL and BARBARA J. URE, NOT AS TENANTS IN COMMON, BUT WITH RIGHTS OF SURVIVORSHIP as Grantor. CRATER TITLE INSURANCE COMPANY. , as Trustee, and ROBERT WEBB and JOYCE WEBB, or the survivor 12536 Burbank Blvd., #8, North Hollywood, Ca as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

The West half of the Northwest quarter of Section 15, and the East half of the Northeast quarter of Section 16; all being in Township half of the Northeast quarter of Scotton II.

37 South, Range 2 East of the Willamette Meridian, Jackson RECEIVED

JUL 28 2015

WATER RESOURCES DEPT

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto being in now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the THIRTY THOUSAND AND NO/100-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if 11/ G , 19 99 not sooner paid, to be due and payable

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary. then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

1 To protect, preserve and maintain said property in good condition
and repair; not to remove or demolish any building or improvement thereon,
not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike
manner any building or improvement which may be constructed, damaged or
destroyed thereon, and pay when due all costs incurred therefor,

3. To comply with all laws, ordinances, regulations, covenants, condtions and restrictions affecting said property; if the beneficiary so requests, to
join in executing such linancied statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for lifing same in the
proper public office or offices, as well as the cost of all lien searches made
by filing officers or searching agencies as may be deemed desirable by the
beneficiary.

by filing officers or searching agencies as may be decined orange by the electary.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$\(\frac{1}{2} \) witten in companies acceptable to the beneficiary, with loss payable to the latter, all policies of insurance shall be delivered to the beneficiary as soon as insured, if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any lire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

any part thereol, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

5. To keep said premises free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneficiary with lunds with which to make such payment, henchicary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set lorth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, without waiver of any rights atising from breach of any of the covenants hereof and for such payments, with interest as aloresaid, the property hereinbelore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed immediately due and payable and constitute a breach of this trust deed immediately due and payable and constitute a breach of this trust deed immediately due and payable and constitute a breach of this trust deed immediately due and payable and constitute a breach of the none of the other costs and expenses of this trust including the cost of title search as well as the other costs and expenses of this trust election or proceeding purporting to

on connection with or in enlocing this obligation and triblee's and attorney's less actually incurred.

7. To appear in and delend any action or proceeding purporting to the security rights or powers of beneficiary or trustee: and in any suit or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses in-

granting any easement or creating any restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, inter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the trints issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including teasonable afternes's fees upon any indebtedness secured hereby, and in such order as hencificiary may determine.

11. The entering upon and taking possession of said property, the

ney's less upon any indebtedness secured nervey.

It The entering upon and taking possession of said property, the collection of such tents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done consensate to such notice. pursuant to such notice

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the hereliciary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at law or in equity, which the heneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, the heneficiary of the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thered as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.735.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.751, may cure the default or defaults. If the default consists of a lailure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default of defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not

14. Otherwise the sale shall be held on the date and at the time place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying

RECEIVED

JUL 28 2015 OWRD

Apply for a Permit to Appropriate Surface Water

Today's Date: Friday, July 24, 2015

Base Application Fee for use of Surface and optionally Stored Water.		\$800.00
Number of proposed cubic feet per second (cfs) to be diverted. (1 cfs = 448.83 gallons per minute)	0.005	\$300.00
Number of proposed Use's for the appropriated water. (i.e. Irrigation, Supplemental Irrigation, Pond Maintenance, Industrial, Commercial, etc) *	1	A. NORTH OF MAY, SPECIAL PRODUCTION ASSESSMENT A SECURIT
Number of proposed Surface Water points of diversions. **	1	Maria da a successivo de como como estado estado de como estado de como estado de como estado de como estado d
Number of Acre Feet to be diverted from Stored Water. (if the application is appropriating water from a pond/reservoir)	0	
Permit Recording Fee. ***		\$450.00
* the 1st Water Use is included in the base cost. ** the 1st Surface Water point of diversion is included in the base cost. *** the Permit Recording Fee is not required when the application is submitted but, must be paid before a permit will be issued. It is fully refundable if a permit is not issued. If the recording fee is not paid prior to issuance of the Final Order, permit issuance will be delayed.	Recalculate	
Estimated cost of Permit Application		\$1,550.00

Return to Fee Calculator Options page

OWRD Fee Schedule			
Fee Calculator Version:	B20130709		