

November 5, 2015

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

Re: Water Right Application - Azelea Rojo, LLC (Clarno)

Dear Mr. Wallin:

Please find enclosed a permit application to appropriate stored surface water for irrigation, which is submitted on behalf of Azelea Rojo, LLC. The Applicant is requesting to divert stored water at a rate of up to 1.12 cfs, limited to a maximum volume of 90 acre-feet annually, for irrigation of the "Clarno property." Also enclosed is the required fee of \$1,570, which was calculated as follows:

- \$ 450 Base Fee
- \$ 600 Rate Fee of \$30/acre-foot for 20 acre-feet
- \$ 70 Rate Fee of \$1.00/acre-foot for 70 acre-feet
- \$ 450 Permit Recording Fee

Total = \$1,570

The water to be appropriated is stored in Ben Irving Reservoir, as authorized by water right certificates 80425 and 89035. Lookingglass-Olalla Water Control District (LOWCD) manages the stored water in the reservoir, and the Applicant has requested a contract from LOWCD for use of stored water.

If you have any questions about the enclosed materials, please contact me at 541-257-9004.

Sincerely,

Kimberly Grigsby

Senior Water Resources Consultant

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enclosure

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.

\boxtimes	SECTION 1: applicant information and signature
\boxtimes	SECTION 2: property ownership
\boxtimes	SECTION 3: source of water requested
\boxtimes	SECTION 4: water use
\boxtimes	SECTION 5: water management
\boxtimes	SECTION 6: resource protection
\boxtimes	SECTION 7: project schedule
\boxtimes	SECTION 8: within a district
\boxtimes	SECTION 9: remarks
	Attachments:
\boxtimes	Land Use Information Form with approval and signature (<i>must be an original</i>) or signed receipt (See Attachment A)
\boxtimes	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. (See Attachment B)
\boxtimes	Fees - Amount enclosed: \$1,570 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: (See Attachment C)
\boxtimes	Permanent quality and drawn in ink
\boxtimes	Even map scale not less than $4" = 1$ mile (example: $1" = 400$ ft, $1" = 1320$ ft, etc.)
\boxtimes	North Directional Symbol
\boxtimes	Township, Range, Section, Quarter/Quarter, Tax Lots
\boxtimes	Reference corner on map
	Location of each well, and/or dam if applicable, by reference to a recognized public land survey corner (distances north/south and east/west)
\boxtimes	Indicate the area of use by Quarter/Quarter and tax lot clearly identified
\boxtimes	Number of acres per Quarter/Quarter and hatching to indicate area of use if for primary irrigation, supplemental irrigation, or nursery
\boxtimes	Location of main canals, ditches, pipelines or flumes (if well is outside of the area of use)
	Other:
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Application for a Permit to Use

Surface Water

Revise

App. No. 5-88144



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

PHONE (WK)				PHONE (HM)
	CEL	L		FAX
ADDRESS				
СПҮ	STATE	ZIP	E-MAIL *	
Organization Information				
NAME			PHONE	FAX
AZALEA ROJO, LLC C/O AMPS			541-492-3100	
ADDRESS PO BOX 806				CELL
CITY	STATE	ZIP	E-MAIL *	
WINCHESTER	OR	97495		
Agent Information – The agent is au	thorized to	o represe		matters relating to this application.
AGENT / BUSINESS NAME			PHONE	FAX
GSI WATER SOLUTIONS, INC.			541-257-9004	541-754-4211
ADDRESS 1600 SW WESTERN BLVD, SUITE 240)			CELL
CITY	STATE	ZIP	E-MAIL *	
CORVALLIS	OR	97333	KGRIGSBY@GSIW	S.COM
				ce from the department)
By my signature below I confirm the I am asking to use water spece Evaluation of this application I cannot legally use water und The Department encourages of any proposed diversion. A If I begin construction prior the If I get a permit, I must not we first development of the water und The water use must be compared.	nal order denat I under desifically as a will be battil the Water all applicance to the issua waste water use is not a atible with	described used on in the rer Resourants to war of this appropriate of a process of the recording local cording	d in this application. If ormation provided in the ces Department issue it for a permit to be is application does not guarante. I assume all rito the terms of the penprehensive land use	n the application packet. es a permit to me. sued before beginning construction arantee a permit will be issued. esks associated with my actions. ermit, the permit can be cancelled. plans.
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By my signature below I confirm the I am asking to use water spece Evaluation of this application I cannot legally use water und The Department encourages of any proposed diversion. A If I begin construction prior the If I get a permit, I must not we if development of the water use. The water use must be compact to get water to which they are	nal order of nat I under the infically as a will be battil the Water all applicance to the issuavaste water use is not a stible with a permit, a entitled.	described ased on ir er Resourt to wait of this appropriate to a process of a proce	d in this application. If ormation provided in the ces Department issue it for a permit to be is application does not guarante. I assume all rito the terms of the penprehensive land use ove to stop using water this application is true.	n the application packet. es a permit to me. sued before beginning construction arantee a permit will be issued. esks associated with my actions. ermit, the permit can be cancelled. plans. er to allow senior water right holders te and accurate.

For Department Use

Date

Permit No.

SECTION 2: PROPERTY OWNERSHIP

Please indicate if you own all the lands asso conveyed, and used.	ociated with the project from which the water is to	be diverted,
Yes There are no encumbrances. This land is encumbered by ease	ements, rights of way, roads or other encumbrance	es.
☐ I do not currently have written a ☐ Written authorization or an ease own are state-owned submersib domestic use only (ORS 274.04	written authorization permitting access. (See Attace authorization or easement permitting access.) ement is not necessary, because the only affected legical lands, and this application is for irrigation and/orloop. The description of the end	ands I do not
List the names and mailing addresses of all	affected landowners (attach additional sheets if ne	ecessary).
Clarno, Woodrow K & Patsy L, 1760 Fairhi Nichols Bros Inc., 700 Old Brockway Rd, W		
property crossed by the proposed ditch, can	1. The property from which the water is to be diveral or other work, and 3. Any property on which tent B for the legal descriptions for the properticake will be located.	the water is to be
SECTION 3: SOURCE OF WATER		
A. Proposed Source of Water		
Provide the commonly used name of the wastream or lake it flows into. If unnamed, say	ter body from which water will be diverted, and they so:	e name of the
Source 1: Ben Irving Reservoir	Tributary to: Berry Creek	
Source 2:	Tributary to:	
a copy of the document or list the document Water right certificates 80425 and 89035, in Lookingglass-Olalla Water Control District	at is authorized under a water right permit, certific t number (for decrees, list the volume, page and/or the name of Douglas County (See Attachment E is responsible for managing and issuing contracts	decree name).
under these water rights.		RECEIVED
B. Applications to Use Stored Water		NOV 05 2015
Do you, or will you, own the reservoir(s) de	escribed in item 3A above?	OWRD
Yes.		MANUT
	our written notification to the operator of the reservou should have already mailed or delivered to the	-

Revised 2/1/2012 Surface Water/3 WR
\$\mathcal{S}\text{-8U44}\$

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** Ben Irving Reservoir Irrigation March 1—October 31 1.12 ☐ cfs ☐ gpm ☐ af cfs gpm af cfs gpm af cfs gpm af For irrigation use only: Please indicate the number of primary and supplemental acres to be irrigated. Supplemental: ____ Acres Primary: 89.18 Acres List the Permit or Certificate number of the underlying primary water right(s): N/A Indicate the maximum total number of acre-feet you expect to use in an irrigation season: 90 acre-feet. If the use is municipal or quasi-municipal, attach Form M 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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SECTION 5: WATER MANAGEMENT

Other means (describe):

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A. Diversion and Conveyance

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

Pump (give horsepower and type): Not yet determined

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

The Applicant intends to construct a trench in the creek bed and place a perforated pipe in the trench. The pipe will be covered with a fabric cover and non-native gravel. The water will be piped to a dry well, which will act as a bulge in the system. A suction line will remove the water from the dry well. Water will be conveyed to the vineyards via pipelines.

B. Application Method

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

The place of use will be irrigated using 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 Applicant is requesting this permit to authorize the use of up to 90 acre-feet of stored water for which the Applicant has requested a contract from the Lookingglass-Olalla Water Control District. The Applicant intends to irrigate a vineyard using drip irrigation in order to conserve water. The point of diversion will be equipped with a flowmeter to measure water diverted from Lookingglass Creek. The flowmeter will record the amount of water pumped in an effort to prevent waste. The proposed use of stored water is not expected to cause damage to public uses of Lookingglass Creek.

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.

N/A	Diversion will be screened to prevent uptake of fish and other aquatic life.
	Describe planned actions: To prevent uptake of fish and other aquatic life, the Applicant is not
	requesting to place an intake pipe into the creek. Instead, water will be diverted via a perforated pipe
	in the stream bed that is covered with non-native gravels.

- Excavation or clearing of banks will be kept to a minimum to protect riparian or streamside areas.

 Describe planned actions: <u>During construction</u>, <u>excavation or clearing of banks during construction</u> will be kept to a minimum and efforts will be made to protect riparian and streamside areas.
- Operating equipment in a water body will be managed and timed to prevent damage to aquatic life.

 Describe: <u>During construction</u>, <u>equipment will only be operated in the creek during the in-water work period</u>. Use of water under this permit will not require operating equipment in the creek.
- Water quality will be protected by preventing erosion and run-off of waste or chemical products. Describe: The Applicant will protect water quality by preventing erosion to the maximum extent possible.

Surface Water/5 WR

SECTION 7: PROJECT SCHEDULE

Date construction will begin: Within 5 years of permit issuance

Date construction will be completed: Within 5 years of permit issuance

Date beneficial water use will begin: Within 5 years of permit issuance

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. The point of diversion is within the district and water will be served by Lookingglass-Olalla Water Control District.

Irrigation District Name	Address	
Lookingglass-Olalla Water Control District	PO Box 1579	
City	State	Zip
Roseburg	Oregon	97470

SECTION 9: REMARKS

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

The Applicant is requesting a water use permit to divert stored water from Ben Irving Reservoir at a rate of 1.12 cfs up to a maximum volume of 90 acre-feet for irrigation of 89.18 acres of vineyard. The point of re-diversion will be located on Lookinglass Creek. The Applicant has requested a contract for the use of stored water from Lookinglass-Olalla Water Control District (LOWCD), which manages the water from Ben Irving Reservoir.

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Attachment A
Land Use Information Form
Application for a Water Use Permit

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5-88144

Land Use

Information Form



Oregon Water Resources Department

725 Summer Street NE, Suite A

Salem, Oregon 97301-1266

Applicant: AZALEA ROJO, LLC C/O AMPS

Mailing Address: PO Box 806

Winchester OR 97495 Daytime Phone: (541) 492-3100

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:
28S	6W	19	NWNE SWNE NWSE SWSE SESW	2000	FG – Farm-use Grazing FF – Farm Forest	Diverted	Conveyed	Used	Irrigation
28S	6W	30	NWNW NENW SENW SWNW	600	FG – Farm-use Grazing	Diverted	Conveyed	Used	Irrigation
ist all cour		ities where	<u> </u>	proposed to l	be diverted, conveyed, a	and/or used	or developed:		

List all counties and cities where water is proposed to be diverted, conveyed, and/or used or developed:
Douglas County
B. Description of Proposed Use
Type of application to be filed with the Water Resources Department: ☑ Permit to Use or Store Water ☐ Water Right Transfer ☐ Permit Amendment or Ground Water Registration Modification ☐ Limited Water Use License ☐ Allocation of Conserved Water ☐ Exchange of Water
Source of water: Reservoir/Pond Ground Water Surface Water (name) Ben Irving Reservoir
Estimated quantity of water needed: 90 ubic feet per second gallons per minute
Intended use of water:
Briefly describe:
The applicant is requesting a permit to irrigate 89.18 acres using stored water.
Note to applicant: If the Land Use Information Form cannot be completed while you wait, please have a local government

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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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	ow and provide the requested	l informat	ion
Land uses to be served by the proposed water regulated by your comprehensive plan. Cite a	uses (including proposed construction pplicable ordinance section(s): 3.3	are allowed	d outright or are not
☐ Land uses to be served by the proposed water approvals as listed in the table below. (Please already been obtained. Record of Action/land have been obtained but all appeal periods have been obtained but all appeal between the but all all appeal between the but all all appeal between the but all all all all all all all all all al	attach documentation of applicable la l-use decision and accompanying find	nd-use approings are suff	ovals which have
Type of Land-Use Approval Needed (e.g., plan amendments, rezones, conditional-use permits, etc.)	Cite Most Significant, Applicable Plan Policies & Ordinance Section References	Lan	d-Use Approval:
conductionar-use permits, etc.)	Totales & 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
WS15-0874 R398 R43897 R398 R43921 R398 R39593 Name: AMIE CHARTIER Signature: Jen Clats Government Entity: DOUGLAS LOUI	(633 (60) R39489 OHI R39333 Title: DP Phone SYLYYD	ROOM 106, DOUGLAS CO ROSEBU	PLANNING DEPARTMENT JUSTICE BUILDING JUNTY COURTHOUSE JRG, OR 97470 Date: 10-29 K
Note to local government representative: Plea you sign the receipt, you will have 30 days from Use Information Form or WRD may presume the comprehensive plans.	the Water Resources Department's no	tice date to re	eturn the completed Land
Receipt for R	equest for Land Use Inform	nation	
Applicant name:			RECEIVED
City or County:			
Signature:	Phone:	_ Date:	
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Attachment B
Legal Description
Application for a Water Use Permit

File No.: 66999AM

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EXHIBIT "A" LEGAL DESCRIPTION

Beginning at the Northwest corner of Section 30, Township 28 South of Range 6 West of the Willamette Meridian, Douglas County, Oregon, and running thence East along the line between Sections 19 and 30 in the aforesaid Township and Range to the West boundary of Joseph Gage Donation Land Claim, the same being Claim No. 51, and being situated in the aforesaid Township and Range; thence South along the West boundary of said Claim No. 51, 22.67 chains; thence South 88° West 6.79 chains to a stake from which a white oak 6" in diameter bears North 4° West 41 links distant; thence South 65° West 7.36 chains to a stake from which a fir tree 5" in diameter bears North 5° East 65 links distant; thence South 75° West 8.20 chains to a stake from which an ash 7" in diameter bears South 31° East 49 links distant; thence South 65° West 17.54 chains to the Township line; thence North along said line to the place of beginning.

EXCEPTING THEREFROM the above parcel of land the following portion thereof which has been heretofore conveyed, to-wit: Commencing at the Northeast corner of Section 25, Township 28 South of Range 7 West of the Willamette Meridian, thence South 10 rods; thence East 16 rods; thence North 12 rods; thence West 16 rods to the place of beginning.

ALSO EXCEPTING the following described portion of above land which has been heretofore conveyed, described as follows, to-wit: Commencing at a point where the line of the County Road crosses the Section line running North and South between Section 30, Township 28 South of Range 6 West, and Section 25, Township 28 South, Range 7 West of the Willamette Meridian, and running North on the Section line 12 rods; thence Easterly parallel with said road 13 rods 5 ½ feet; thence Southerly parallel with said Section line 12 rods; thence Westerly on the North boundary of said road to the place of beginning.

ALSO SAVE AND EXCEPT THEREFROM that portion thereof occupied by the Roseburg Coos Bay Highway.

ALSO EXCEPTING THEREFROM that portion deeded to the State of Oregon in Warranty Deed, Recorded as Instrument No. 2009-012045 and Re-Recorded as Instrument No. 2009-018622, Deed Records of Douglas County, Oregon.

"FOR INFORMATIONAL PURPOSES ONLY, THE FOLLOWING IS INCLUDED"

28-06W-30-00600

NOV 05 2015 OWRD File No.: 55573AM

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EXHIBIT "A" LEGAL DESCRIPTION

Parcel 1 of Partition Plat No. 1996-0035, Surveyor's Records of Douglas County, Oregon. Recorder's Instrument No. 96-07636.

EXCEPTING: A parcel of land lying in the Southwest quarter of Section 20, Township 28 South, Range 6 West, Willamette Meridian, Douglas County, Oregon, described as follows:

Beginning at a point on the West line of said Section 430 feet South from a point that bears 23.67 chains East from the Northwest corner of Donation Land Claim No. 51; thence Northeasterly 340 feet to the West line of that property described in Instrument No. 75-2808, Douglas County, Oregon; thence South 1° 22' West 330 feet, more or less, along said West line to the Northerly right of way of Douglas County Road No. 47A; thence Westerly along said Northerly right of way to the West line of Section 20; thence North along said Section line 145 feet, more or less, to the true point of beginning.

ALSO Excepting therefrom that portion deeded to the State of Oregon by Deed recorded as Instrument No. 2009-013186, Deed Records, Douglas County, Oregon.

ALSO EXCEPTING property located in the Southeast one-quarter of Section 19, Township 28 South, Range 6 West, Willamette Meridian, Douglas County, Oregon, said property being described as follows: Beginning at a 5/8 inch iron rod on the Northerly right of way line of Old Brockway County Road No. 47A, said point bears North 6° 52' 54" East 60.00 feet and North 83° 07' 06" West 197.71 feet from the most Northerly Northeast corner of Parcel 1, Partition Plat No. 1993-0105, Plat Records, Douglas County, Oregon; thence North 83° 07' 06" West 51.37 feet along the aforementioned Northerly right of way line to a 5/8 inch iron rod; thence leaving said right of way line North 6° 56' 55" West 11.82 feet to an axle; thence continuing North 6° 56' 55" East 49.84 feet to a axle; thence continuing South 6° 56' 55" East 49.84 feet to an axle; thence continuing South 6° 56' 55" East 24.30 feet to the place of beginning.

"FOR INFORMATIONAL PURPOSES ONLY, THE FOLLOWING IS INCLUDED"

28-06W-19-02000 28-06W-19-02102 28-06W-30-00400 28-06W-20C-00400



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Attachment C
Proposed Place of Use and Point of Diversion Maps
Application for a Water Use Permit

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Attachment D

Written Authorization Permitting Access (Excerpts from Purchase Contract)
Application for a Water Use Permit

REAL ESTATE PURCHASE CONTRACT

THIS REAL ESTATE PURCHASE CONTRACT ("Agreement") is made and entered into this day of September, 2015 (the "Effective Date") by and between Woodrow K. & Patsy L. Clarno located at 1760 Fairhill Drive, Roseburg, Oregon 97471 ("Seller") and AgIS Capital LLC, a Delaware limited liability company ("Buyer"). Buyer and Seller are collectively referred to herein as the "Parties". Capitalized terms used herein shall have the meanings given herein; a table of defined terms is attached as Schedule 1.

NOW, THEREFORE, in consideration of the mutual agreements herein contained and the other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. <u>Agreement of Sale</u>. Seller hereby agrees to sell to Buyer, and Buyer hereby agrees to purchase from Seller, all of Seller's right, title and interest in and to the following:
- (a) <u>Real Property</u>. Approximately 101.47+/- acres of land and improvements in Douglas County, Oregon, more particularly described in **EXHIBIT A**;
- (b) all buildings, structures, improvements, timber and fixtures now located on or hereafter erected on, affixed or attached to the Real Property, including gates, fences, signs, residences, barns and equipment storage buildings (collectively, the "Improvements");
- (c) to the extent not included within the definition of Improvements, (i) all water and irrigation apparatus, pumps, motors, generators, gearheads, generators, meters, electric panels, pipes, sprinklers equipment; and (ii) all other equipment now or hereafter affixed or installed in any manner on the land or the Improvements (the "Equipment"); provided, however, that the vehicles, trailers, and rolling farm machinery specifically listed on Exhibit 1 to the Bill of Sale (Exhibit C hereto) (the "Excluded Equipment") are specifically excluded from the definition of Equipment;
- (d) all easements, rights-of-way and rights appurtenant to the land or used in connection with the Real Property or as a means of access thereto (the "Easements"); all, air and wind rights, rights of way, privileges, and all easements necessary thereto, and all appurtenances related to the Real Property and Water Rights, including, but not limited to any diversion dams, headgates, canals, ditches, laterals, augmentation stations, drainage systems, ponds, reservoirs, all right, title and interest which the Seller has in all oil, gas, and other minerals, including but not limited to coal, coalbed methane, and gravel, leases, leasehold estates, royalty conveyances or reservations, overriding royalty interests, wells, wellbores, easements, ordinances and rights-of-way, deposits, production payments, or any other interests of any kind related to the production of oil, gas and other minerals on or in the Real Property, and all other tenements, hereditaments and appurtenances to the Real Property (the "Appurtenant Rights");
- (e) any other shares, or any rights under such shares, of any private water company, mutual water company, or other non-governmental entity pursuant to which Seller, for use on or appurtenant to the Real Property, or the Real Property may receive water; the domestic and irrigation and other water accessible to, on, under, pumped from or otherwise available to the Real Property or any drainage, retention, ditch, canal, reservoir, or other water rights, whether as a result of overlying groundwater rights, contractual rights, or otherwise and whether riparian, appropriative, or otherwise; the right to remove or extract any such water including any permits, rights or licenses granted by any Governmental Authority and any rights granted or created by any easement, covenant, agreement or contract with any person; and any rights to which the Real Property or Seller are entitled with respect

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the possession of Seller relating to the Property (collectively the "**Due Diligence Materials**"). As to Due Diligence Materials provided by Seller to Buyer that were prepared or compiled by parties other than Seller, Seller makes no representation or warranty as to the completeness or accuracy of such information. Except as provided by applicable law or court order, Buyer agrees not to disclose any of the Due Diligence Materials relating to farm production, financial or environmental matters to any party other than Buyer's officers, agents, employees, attorneys, accountants with a need to know.

9. **Due Diligence Period**.

- (a) The Buyer shall have a ninety (90) day Due Diligence Period beginning after the later of (i) the full execution, acceptance and Seller's delivery of the REPC to Buyer, or (ii) the Seller's delivery of the material Due Diligence Matters (being the "Due Diligence Period"). During the Due Diligence period the Buyer shall evaluate all information with respect to the Property and shall also have the right to conduct (and to have conducted by third parties) any investigations and tests of the Property and review any materials related to the Property that Buyer determines are necessary or desirable to evaluate the condition of the Property, including, but not limited to, condition of title, water supply, water and wastewater systems, irrigation systems, water rights review, soil, geologic and environmental condition, land use and permit rights, zoning and other restrictions on the Property; provided, however, in no event shall such inspections, investigations, or tests unreasonably disrupt or disturb the ongoing operation of the Property. Buyer shall have one option for a thirty (30) day extension of the Due Diligence Period as needed to complete due diligence, to be exercised by delivery of notice to Seller and increasing the Deposit by an additional Ten Thousand Dollars (\$10,000.00). In the event the Buyer elects to extend the Due Diligence Period beyond the ninety (90)-day period, Ten Thousand Dollars (\$10,000,00) of the Deposit shall become non-refundable to Buyer and shall be considered as earned liquidated damages payable to the Seller upon termination of this Agreement.
- Seller will afford Buyer, and Buyer's agents, employees and other (b) authorized representatives, including but not limited to architects, accountants and engineers, reasonable access to the Property, to reports associated with the Property, including but not limited to engineering reports, survey reports and zoning reports, and to financial books and reports of the Seller during the Due Diligence Period for the purposes of performing whatever due diligence inspections, surveys, and tests, as Buyer, in Buyer's sole discretion, deems necessary or desirable-, including, but not limited to, (i) the use of a back hoe to inspect soil conditions, (ii) a "Phase I" environmental site assessment, and (iii) "Phase II" sampling of environmental media such as soil or groundwater, if such sampling is indicated in Buyer's "Phase I" report. The inspection by Buyer or the opportunity to inspect by Buyer does not affect the applicability of the warranties made by the Seller in this Agreement. Buyer shall indemnify, defend with counsel reasonably acceptable to Seller, and hold Seller harmless from all claims (including claims of lien for work or labor performed or materials or supplies furnished), demands, liabilities, losses, damages, costs, fees, and expenses, including Seller's reasonable attorney fees, costs, and expenses, arising from the acts or activities of Buyer or Buyer's representatives in, on, or about the Property during or arising in connection with Buyer's inspections of the Property. Notwithstanding the above, Buyer shall not be responsible for any costs or claims associated with any existing conditions. Buyer shall maintain and shall cause each Buyer's representative entering onto the Property to maintain a policy or policies of commercial general liability insurance insuring against claims and liabilities arising directly from or related to acts, omissions or investigations of Buyer and Buyer's Parties in, on, or about the Property. Prior to Buyer entering the Property to conduct the inspections and tests described above, Buyer shall obtain and maintain, or shall cause each of its representatives, consultants and agents to maintain (and shall deliver to Seller evidence thereof), at no cost or expense to Seller, commercial general liability insurance, from an insurer reasonably acceptable to Seller, in the amount of One Million Dollars

NOV 05 2015

Seller: Woodrow K. & Patsy L. Clarno

Woodrow & Clamo

By: Woodrow K. Clarno

Its:

Date: September 2, 2015

Patry I. Clarer

By: Patsy L. Clarno

Its: _____

Date: September 2, 2015

RECEIVED

NOV 05 2015

OWRD



Sale Agreement # DV-Nichols-AgIS

FINAL AGENCY ACKNOWLEDGMENT

the following agency relationships in this transaction: (1) David 6 Victoria Bawks (Name of Real Estate Firm) is the agent of (check of Bayer exclusively ("Buyer Agency"). (Bayer exclusively ("Buyer and Seller ("Disclosed Limited Agency"). (Name of Listing Licensee) of Hawks 6 Co., Realtors (Name of Real Estate Firm) is the agent of (check one). (Name of Real Estate Firm) is the (check one). (Name of Real Estate Firm) is the (check one). (Name of Real Estate Firm) is the (check one). (Name of Real Estate Firm) is the (check one). (Name of Real Estate Firm) is the principal broker in that Real Estate Firm, Buyer and Seller acknowledge that eath opticipal broker shall become the disclosed limited Agency"). (3) if both parties are each represented by one or more Licensees in the same Real Estate Firm, and Licensees are supervised by a principal broker in that Real Estate Firm, Buyer and Seller acknowledge that eath opticipal broker shall become the disclosed limited Agency Agreements before submission to Seller. Seller shall sign this acknowledgement at the time of signing this Agreement before submission to Seller. Seller shall sign this acknowledgement at the time of signing this Agreement will be rejected or a counter offer will be made. Seller's signature in the Agreement is limited to Seller's signature in the Agreement is limited to Seller's signature. Final Agency Acknowledgement acceptance of this Agreement or any terms therein. Frint Agric Seller Print Michols Bros. Into Date Print Beverly is Merchap. Trs. Date 7//7/ Seller Print Beverly is Merchap. Trs. Date 7//7/ Seller Represent its intended to be a legal and binding contract. If it is not understood, seek competent legal advice before signing. Time is of the sesence of this Agreement. 1. DEFINITIONS/INSTRUCTIONS: (1) All references in this Sels Agreement to "Licensee(s) and "Firm" shall refer to Buyer's and Seller "business day" shall mean Monday through Friday, except recognition to before attended to the Agency Acknowledgement Section above ar	(i	of Hawks & Co., Real			
(Name of Listing Licensee) of Hawks Co., Realtons (Name of Real Estate Firm) is the (check one): Seller exclusively ("Seller Agency"). Both Buyer and Seller ("Disclosed Limited Agency"). (3) If both parties are each represented by one or more Licensees in the same Real Estate Firm, and Licensees are supervised by the principal broker in that Real Estate Firm, Buyer and Seller acknowledge that said principal broker shall become the disclosed limited agen Buyer and Soller as more fully explained in the Disclosed Limited Agency Agreements that have been reviewed and signed by Buyer, S Licensee(s). Buyer shall sign this acknowledgment at the time of signing this Agreement before submission to Seller. Seller shall sign this acknowledge the time the Agreement is light submitted to Seller, even if this Agreement will be rejected or a counter offer will be made. Seller's signature Final Agency Acknowledge that shall not constitute acceptance of this Agreement or any terms therein. Buyer Print Date Print Michols Bros, Inc. Date Print Hichols Bros, Inc. Date Print Hichols Bros, Inc. Date Print Beverly M Merchep. Trs. Date Till? **Seller and Buyer's and Soller agents licensed in the State of Oregon and the respective real estate companies with which they are affalted. (2) Licensee(s) and identified in the Final Agency Acknowledgment Section above are not parties to this Agreement, except as may be expressly applicable "Dusiness day" shall mean Monday through Friday, except recognized legal holidays as summersand in ORS 187.010 and 187.020. (4 Seller and Buyer surpressly provide otherwise, the phrase "signed and acceptace" in the printed tox to this Sale Agreement, or any adde counterrifier, however designated (collectively, "the Agreement", shall mean the date and time that either the Soller and/or Buyer haaff Signed their acceptance of the Agreement traceived from the oth	(The same and the s	tors	(Name of Real Estate	
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200 201 202 203	11.2 INSPECTIONS: Buyer understands that it is advisable to have a complete inspection of the Property by qualified professional(a), relating to each matters as soil condition/compaction/stability, environmental issues, survey, zoning, availability of utilities, and suitability for Buyer's intended purpose. Neither the Listing nor Selling Licensee is qualified to conduct such inspections and shall not be responsible to do so. For further details, Buyer is encouraged to review the Buyer Advisory at "http://www.cregonrealtors.org".
204 205 206 207 208 209 210 211 212 213 214 215 216 217	PROFESSIONAL INSPECTIONS: At Buyor's expense, Buyer may have the Property and all elements and systems thereof inspected by one or more professionals of Buyer's choice. Provided, however, Buyer must specifically identify in this Agreement any desired inspections which may include testing or removal of any portion of the Property including radon and mold. Buyer understands that Buyer is responsible for the restoration of the Property following any inspection(s)/test(s) performed by Buyer or on Buyer's behalf. Buyor shall have
218 219 220 221 222 223 224	Identify Additional Inspections: 90 days due diligence. ALTERNATIVE INSPECTION PROCEDURES: OREF-058 PROFESSIONAL INSPECTION ADDENDUM OR OTHER INSPECTION ADDENDUM B is attached to this Agreement. BUYER'S WAIVER OF INSPECTION OF CONTINGENCY: Buyer represents to Seller and all Licensees and Firms that Buyer is fully satisfied with the condition of the Property and all elements and systems thereof and knowlingly and voluntarily elects to waive the right to have any inspections performed as a contingency to the Closing of the transaction. Buyer's election to waive the right of inspection is solely Buyer's decision and at Buyer's own risk.
225 226 227 228 229 230 231 232 233 234 235	("Escrow"), a neutral escrow tocated in the State of Oregon. Costs of Escrow shall be shared equally between Buyer and Seller, unless otherwise provided herein. Unloss otherwise provided herein, the parties agree as follows: Seller authorizes Listing Firm to order a preliminary title report and owner's title policy at Seller's expense and further authorizes Escrow to pay out of the cash proceeds of safe the expense of furnishing such policy, Seller's recording fees, Seller's Closing costs and any encumbrances on the Property payable by Seller on or before Closing. Buyer shall deposit with Escrow sufficient funds necessary to pay Buyer's recording fees, Buyer's Closing costs, and lender's fees, if any. Real estate fees, commissions or other compensation for professional real estate services provided by Listing and/or Selling Firms shall be paid at Closing in accordance with the listing agreement, buyer service agreement or other written agreement for compensation. 19. CLOBING: Closing shall occur on a date mutually agreed upon by Buyer and Seller, but in no event later than SEE ADDENAUM B ("the Closing Deadline"). The terms "Closed", "Closing" or "Closing Date" shall mean when the deed or contract is recorded and funds are available to Seller. Buyer and Seller acknowledge that for Closing to occur by the Closing Deadline, it may be necessary to execute documents and deposit funds in Escrow prior to that date. Gayeat: Section 7 above requires three (5) days
2 36 237	prior to the Closing Deedline if Escrow is to prepare a note and a deed of trust or mortgage.
236 237 238 239 240 241	prior to the Closing Deadline If Escraw is to prepare a note and a dead of trust or mortgage. 14. POSSESSION: Seller shall deliver possession of the Property to Buyer (select one): (1) ② by 5:00 p.m. on Closing; (2) □ by □ a.m. □ p.m days after Closing; (3) □ by □ a.m. □ p.m. on the day of,
237 238 239 240	14. POSSESSION: Seller shall deliver possession of the Property to Buyer (select one): (1) ② by 5:00 p.m. on Closing; (2) □ by □ a.m. □ p.m days after Closing;

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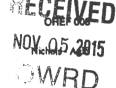
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LINES WITH THIS SYMBOL ← REQUIRE A SIGNATURE OF BUYER AND/OR SELLER AND DATE Copyright Oregon Real Estate Forms, LLC 2004 - 2015 www.orefonline.com

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VACANT LAND REAL ESTATE SALE AGREEMENT - Page 5 of 9
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Sale Agreement # DV-Nichole-AgI#

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ADDENDUM B TO VACANT LAND REAL ESTATE SALE AGREEMENT Between AgIS Capital, LLC and Nichols Bros, Inc., and Beverly M. Merchep Family Trust dated July 2.0, 2015

- 1. <u>Final Agency Acknowledgement</u>. Addendum C confirms the Broker will represent Seller exclusively.
- 2. <u>Section 2.1 PRICE/PROPERTY DESCRIPTION</u>. Seller Beverly Merchep is properly listed as Beverly M. Merchep Family Trust.
- 3. <u>Section 2.1 PRICE/PROPERTY DESCRIPTION</u>. The "Property" as defined in the Agreement is as follows:
 - a. <u>384.78+/-</u> acres of land and improvements in Douglas County, Oregon (collectively, the "Ranch 1"), more particularly described in EXHIBIT A-1 TO ADDENDUM A:
 - b. <u>168.43+/-</u> acres of land and improvements in Douglas County, Oregon (collectively, the "Ranch 2"), more particularly described in EXHIBIT A-2 TO ADDENDUM A;
 - c. 1.49+/- acres of land and improvements in Douglas County, Oregon (collectively, the "Seller 2 Property"), more particularly described in EXHIBIT A-3 TO ADDENDUM A:
 - d. all buildings, structures, improvements, timber and fixtures now located on or hereafter crected on, affixed or attached to the Real Property, including gates, fences, signs, offices, barns, scales, and equipment storage buildings (collectively, the "Improvements"), provided, however, that the uninstalled guard rails, fencing materials and fence post inventory, as well as all office furniture and furnishings are specifically excluded from the definition of Improvements;
 - e. to the extent not included within the definition of Improvements, (i) all water and irrigation apparatus, pumps, motors, generators, gearheads, generators, meters, electric panels, pipes, sprinklers and pump station equipment; (ii) windmills and wind machines; (iii) all fences, gates and signs located on the Real Property; and (iv) all other equipment now or hereafter affixed or installed in any manner on the land or the Improvements (the "Equipment"); provided, however, that the vehicles, trailers, and rolling farm machinery specifically listed on Exhibit 1 to the Bill of Sale (Exhibit C hereto) (the "Excluded Equipment") are specifically excluded from the definition of Equipment;
 - f. all casements, rights-of-way and rights appurtenant to the land or used in connection with the Real Property or as a means of access thereto (the "Easements"); all, air and wind rights, rights of way, privileges, and all easements necessary thereto, and all appurtenances related to the Real Property and Water Rights, including, but not limited to any diversion dams, headgates, canals, ditches, laterals, augmentation stations, river pumping stations, drainage systems, ponds, reservoirs, all right, title and interest which the Seller has in all oil, gas, and other minerals, including but not limited to coal, coalbed methane, and gravel, leases, leasehold estates, royalty conveyances or reservations, overriding royalty interests, wells, wellbores, easements, ordinances and rights-of-way, deposits, production payments, or any other interests of any kind

Buyers Initials Hy Date 7/20/15

Sellers Initials 2001 SASDate 7/17/15

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 Added Section 10.3 WATER SUPPLY. A new Section 10.3 is hearby added to the Agreement and reads as follows:

Seller shall cooperate with Buyer to apply for water delivery contracts from the Olalla-Lookingglass Water Control District with not less than an eight-year term for (a) 250 acre-feet in annual deliveries to Ranch 1 and (b) 100 acre-feet of annual deliveries to Ranch 2, and to apply for water rights from the Oregon Department of Water Resources to utilize such water on the Property. The entry into the water delivery contracts shall be a condition precedent to closing, with such contracts to be assigned to Buyer at closing; the grant by the Department of Water Rights shall not be a condition precedent to closing, and Seller shall assign rights in the application(s) or permit(s), as the case may be, to Buyer at closing. Buyer shall pay all costs associated with water delivery contracts and water rights applications.

10. Section 11.2 INSPECTIONS. Alternative Inspection Procedures shall be as follows:

The Buyer shall have a ninety (90) day Due Diligence Period beginning after the full execution, acceptance and Seller's delivery of the Sale Agreement to Buyer. During the Due Diligence period the Buyer shall evaluate all information with respect to the Property and shall also have the right to conduct (and to have conducted by third parties) any investigations and tests of the Property and review any materials related to the Property that Buyer determines are necessary or desirable to evaluate the condition of the Property, including, but not limited to, condition of title, water supply, water and wastewater systems, irrigation systems, water rights review, soil, geologic and environmental condition, land use and permit rights, zoning and other restrictions on the Property; provided, however, in no event shall such inspections, investigations, or tests unreasonably disrupt or disturb the ongoing operation of the Property. Buyer shall have one option for a thirty (30) day extension of the Due Diligence Period as needed to complete due diligence, to be exercised by delivery of notice to Seller and increasing the amount of the earnest money by an additional \$100,000.00. In addition, Buyer shall have the right to an additional thirty-five (35) day extension of the Due Diligence Period for the limited purpose of obtaining the grant of Water Rights by the Department referred to in § 10 hereif, also to be exercised by delivery of notice to Seller and increasing the amount of the earnest money by an additional \$100,000. In the event the Buyer elects to extend the Due Diligence Period beyond the 90-day period, \$50,000 of the earnest money shall become non-refundable to Buyer and shall be considered as earned liquidated damages payable to the Seller upon termination of this Agreement.

Seller will afford Buyer, and Buyer's agents, employees and other authorized representatives, including but not limited to architects, accountants and engineers, reasonable access to the Property, to reports associated with the Property, including but not limited to engineering reports, survey reports and zoning reports, during the Due Diligence Period for the purposes of performing whatever due diligence inspections, surveys, and tests, as Buyer, in Buyer's sole discretion, deems necessary or desirable, including, but not limited to, (i) the use of a back hoe to inspect soil conditions, (ii) a "Phase I" environmental site assessment, and (iii) "Phase II" sampling of environmental media such as soil or groundwater, if such sampling is indicated in Buyer's "Phase I" report. The inspection by Buyer or the opportunity to inspect by Buyer does not affect the applicability of Seller's Representations.

On or before the expiration of Due Diligence Period, Buyer shall have the right in its sole discretion to terminate this Agreement at any time for any or no reason by notifying Seller in writing that Buyer is terminating this Agreement (such notice being herein called the "Termination Notice"). If Buyer fails to provide Seller with written disapproval of any

Buyers Initials VV Date 7/20 115 | Setters Initials AND Date 7/17/15 RECE

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Attachment E Water Right Certificates 80425 and 89035 Application for a Water Use Permit

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5-88644

STATE OF OREGON

COUNTY OF DOUGLAS

CERTIFICATE OF WATER RIGHT

THIS CERTIFICATE ISSUED TO

DOUGLAS COUNTY WATER RESOURCES SURVEY 1036 SE DOUGLAS AVENUE, ROOM 306 ROSEBURG, OREGON 97470

confirms the right to store the waters of BERRY CREEK, a tributary of OLALLA CREEK, in BEN IRVING RESERVOIR, appropriated under Permit No. 46786, for IRRIGATION, DOMESTIC, AND GENERAL PARK USE.

The right to store these waters was perfected under Reservoir Permit R-8444. The date of priority is SEPTEMBER 2, 1980. The amount of water entitled to be stored each year under this right is not more than 8,500 ACRE-FEET (AF); BEING 8446 AF FOR IRRIGATION, 50 AF FOR DOMESTIC USE AND 4.0 AF FOR GENERAL PARK USE.

The reservoir is located as follows:

SWX SECTION 17

NEW SWW SW SWW SEW SECTION 18

NW% NW% SECTION 19

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W% NE%
N% NW%
SE% NW%
SECTION 20

TOWNSHIP 29 SOUTH, RANGE 7 WEST, W.M.

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Page 1 of 2

80425

The dam shall be operated and maintained according to the approved plans and specifications on file with the Water Resources Department.

The right to store and use the water for the above purpose is restricted to beneficial use at the place of use described.

This certificate describes that portion of the water right confirmed by Certificate 80057, State Record of Water Right Certificates, NOT modified by the provisions of an order of the Water Resources Director entered ________, approving Transfer Application 9396.

The issuance of this superseding certificate does not confirm the status of the water right in regard to the provisions of ORS 540.610 pertaining to forfeiture or abandonment.

WITNESS the signature of the Water Resources

Director, affixed AUG 2 6 2003

Paul R. Cleary, Director

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Recorded in State Record of Water Right Certificates numbered 80425.

T-9396.TRV

Page 2 of 2

STATE OF OREGON

COUNTY OF DOUGLAS

CERTIFICATE OF WATER RIGHT

THIS CERTIFICATE ISSUED TO

DOUGLAS COUNTY NATURAL RESOURCES 1036 SE DOUGLAS AVE ROOM 306 ROSEBURG OR 97470

confirms the right to store the waters of BERRY CREEK, tributary to OLALLA CREEK in BEN IRVING RESERVIOR, for MULTIPURPOSE USE.

This right was perfected under Permit R-8444. The date of priority is SEPTEMBER 2, 1980. The amount of water to which this right is entitled to be stored under this right, is limited to an amount actually used beneficially, and shall not exceed 500.0 ACRE FEET, or its equivalent in case of rotation, measured at the point of diversion.

The reservoir is located as follows:

Twp	Rng	Mer	Sec	GLot	Q-Q
29 S	7 W	WM	17		SW 1/4
29 S	7 W	WM	18		NE 1/4 SW 1/4
29 S	7 W	WM	18		S 1/2 SW 1/4
29 S	7 W	WM	18		SE ¼
29 S	7 W	WM	19	4	NW 14 NW 14
29 S	7 W	WM	20		W 1/4 NE 1/4
29 S	7 W	WM	20		N 1/2 NW 1/4
29 S	7 W	WM	20		SE 14 NW 1/4
29 S	71/2 W	WM	13		SE 4 NE 4

The water user shall maintain a headgate, an in-line flow meter, weir, or other suitable device for measuring and recording the quantity of water diverted.

The right to store and use the water for the above purpose is restricted to beneficial use on the lands or place of use described.

The dam shall be operated and maintained according to the approved plans and specifications on file with the Water Resources Department.

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NOTICE OF RIGHT TO PETITION FOR RECONSIDERATION OR JUDICIAL REVIEW

This is an order in other than a contested case. This order is subject to judicial review under ORS 183.482. Any petition for judicial review must be filed within the 60-day time period specified by ORS 183.482. Pursuant to ORS 183.482, ORS 536.075 and OAR 137-003-0675, you may petition for judicial review and petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied.

T-9396-cf-80057.klk

Page 1 of 2

Certificate 89035

This certificate is issued to confirm a change in CHARACTER OF USE approved by an order of the Water Resources Director entered AUGUST 26, 2003, at Special Order Volume 58, Page 57, approving Transfer Application 9396, and together with Certificate 80425, supercedes Certificate 80057, State record of Water Right Certificates.

JAN 3 1 2014 Issued

Dwight W/french Administrator, Water Right Services, for Phillip C. Ward, Director

Oregon Water Resources Department

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Attachment F
Letter to Lookingglass-Olalla Water Control District
Application for a Water Use Permit



Agricultural Investment Strategies

Kenneth L. Warlick Chief Investment Officer

AgIS Capital LLC 8611 Concord Mills Boulevard Unit 164 Concord, NC 28027 Phone: 704 604 2988

October 29, 2015

Mr. Evan Barnes Lookingglass-Olalla Water Control District PO Box 1579 Roseburg, OR 97470

Re: Contract for use of stored water for Highway 42A (Clarno) Property

Dear Mr. Barnes:

On behalf of Azalea Rojo, LLC I am requesting a contract from the Lookingglass-Olalla Water Control District (District) for stored water from Ben Irving Reservoir for irrigation purposes. The point of diversion will be located in the NW NE, Township 28 South, Range 6 West, Section 19, as shown on the attached map. The stored water will be used to irrigate 89.18 acres, which are also shown on the attached map. I am requesting a maximum of 90 acre-feet of stored water per year.

The acres to be irrigated are located outside of the District's boundaries. I understand that the District is willing to serve stored water to lands outside of its boundaries, but will base charges for this water based on the rates associated with the Galesville Project.

We are currently in the process of developing a water use permit application for the use of this stored water, which will be submitted to the Oregon Water Resources Department.

Please contact Kimberly Grigsby at GSI Water Solutions if you have any questions about this request. Her telephone number is 541-257-9004.

Sincerely,

Ken Warlick

Kenneth L. Warlick Manager of Azalea Rojo Chief Investment Office – AgIS Capital RECEIVED NOV 05 2015 OWRD