Oregon Water Resources Department

Water Right Services Division

Application for Extension of Time

| In the Matter of the Application for an Extension of Time |) | |
|---|---|----------------------|
| for Permit G-13055, Water Right Application G-14111, |) | PROPOSED FINAL ORDER |
| in the name of the Hoodoo Ski Bowl Developers, Inc |) | |

Permit Information

Application File G-14111 / Permit G-13055

Basin 2 – Willamette Basin / Watermaster District 2
Date of Priority: June 23, 1995

Authorized Use of Water

Source of Water: A well in the McKenzie River Basin

Purpose or Use: Quasi-Municipal use to include irrigation of 40.0 acres for

landscape maintenance and restoration of recreational facilities, snow making, and commercial uses (RV park,

lodge/restaurant, and employee housing)

Maximum Rate: 2.23 Cubic Feet per Second (cfs)

This Extension of Time request is being processed in accordance with Oregon Administrative Rule Chapter 690, Division 315.

Please read this Proposed Final Order in its entirety.

This Proposed Final Order applies only to Permit G-13055, water right Application G-14111.

Summary of Proposed Final Order for Extension of Time

The Department proposes to:

- Grant an extension of time to complete construction from October 1, 2005 to October 1, 2045.
- Grant an extension of time to apply water to full beneficial use from October 1, 2005 to October 1, 2045.

Proposed Final Order: Permit G-13055 Page 1 of 9

ACRONYM QUICK REFERENCE

Department – Oregon Department of Water Resources PFO – Proposed Final Order WMCP – Water Management and Conservation Plan

<u>Units of Measure</u> cfs – cubic feet per second

AUTHORITY

Generally, see ORS 537.630 and OAR Chapter 690 Division 315.

ORS 537.630(1) provides in pertinent part that the Oregon Water Resources Department (Department) may, for good cause shown, order and allow an extension of time, for the completion of the well or other means of developing and securing the ground water or for complete application of water to beneficial use. In determining the extension, the department shall give due weight to the considerations described under ORS 539.010 (5) and to whether other governmental requirements relating to the project have significantly delayed completion of construction or perfection of the right.

ORS 539.010(5) provides in pertinent part that the Water Resources Director, for good cause shown, may extend the time within which the full amount of the water appropriated shall be applied to a beneficial use. This statute instructs the Director to consider: the cost of the appropriation and application of the water to a beneficial purpose; the good faith of the appropriator; the market for water or power to be supplied; the present demands therefore; and the income or use that may be required to provide fair and reasonable returns upon the investment.

OAR 690-315-0080 provides in pertinent part that the Department shall make findings to determine if an extension of time for quasi-municipal water use permit holders may be approved to complete construction and/or apply water to full beneficial use.

OAR 690-315-0090(4-5) provides in pertinent part that quasi-municipal water use permit holders that serve a population of less than 1000 and/or can reasonably demonstrate that fewer than five years is necessary to complete construction and apply the water to beneficial use are not subject to OAR 690-315-0090(3) unless on review of the certain criteria the Department determines that compliance is necessary.

FINDINGS OF FACT

Background

 Permit G-13055 was issued by the Department on December 18, 1996. The permit authorizes the use of up to 2.23 cfs of water, from a well in the McKenzie River Basin for quasi-municipal use to include irrigation of 40.0 acres for landscape maintenance and

Proposed Final Order: Permit G-13055 Page 2 of 9

restoration of recreational facilities, snow making, and commercial uses (RV park, lodge/restaurant, and employee housing). The permit specified actual construction of the well was to begin within one year from permit issuance, and to be completed on or before October 1, 1998. Complete application of the water to the use was to be made on or before October 1, 1999.

- 2. One prior permit extension has been granted for Permit G-13055. The most recent extension request resulted in the completion dates for construction and full application of water being extended to October 1, 2005.
- 3. The permit holder, Hoodoo Ski Bowl Developers, Inc., submitted an "Application for Extension of Time" to the Department on November 2, 2015, requesting the time to complete construction and the time to apply water to full beneficial use under the terms and conditions of Permit G-13055 be extended from October 1, 2005 to October 1, 2045.
- 4. Notification of the Application for Extension of Time for Permit G-13055 was published in the Department's Public Notice dated November 10, 2015. No public comments were received regarding the extension application.

Review Criteria for Quasi-Municipal Water Use Permits [OAR 690-315-0080(1)]

The time limits to complete construction and/or apply water to full beneficial use may be extended if the Department finds that the permit holder has met the requirements set forth under OAR 690-315-0080. This determination shall consider the applicable requirements of ORS 537.230 1 , 537.630 2 and/or 539.010(5) 3

Complete Extension of Time Application [OAR 690-315-0080(1)(a)]

5. On November 2, 2015, the Department received an Application for Extension of Time and the fee specified in ORS 536.050 from the permit holder.

Start of Construction [OAR 690-315-0080(1)(b)]

6. Actual construction of the well began prior to the December 18, 1997 deadline specified in the permit. Construction of Well (LINN 51251) began August 20, 1997 and was completed September 21, 1997.

¹ ORS 537.230 applies to surface water permits only.

² ORS 537.630 applies to ground water permits only.

³ ORS 537.010(5) applies to surface water and ground water permits.

Duration of Extension [OAR 690-315-0080(1)(c) and (1)(d)]

Under OAR 690-315-0080(1)(c),(d), in order to approve an extension of time for quasi-municipal water use permits the Department must find that the time requested is reasonable and the applicant can complete the project within the time requested.

- 7. The remaining work to be accomplished under Permit G-13055 consists of completing construction, and applying water to full beneficial use.
- 8. As of October 1, 2005, the permit holder had appropriated 0.01 cfs of the 2.23 cfs of water authorized under Permit G-13055 for quasi-municipal use.
- 9. Hoodoo Ski Area holds no other water rights.
- 10. Hoodoo Ski Area is a small day use ski area on 732 acres of federal land in the Willamette Forest leased under the terms of a special use permit. The current capacity is 1,470 skiers at one time. Hoodoo has 5 year round full-time employees and peak season staff of up to 90. Currently, Hoodoo Ski Area's water system provides water for the RV Park, Lodge, and restaurant.
- 11. Hoodoo is dependent on the amount of snowfall during the winter. Changing weather patterns may dictate a different approach to the management of Hoodoo Ski Area.
- 12. Hoodoo Ski Bowl Developers, Inc's peak water demand within its service area boundaries was 0.01 cfs in 2002. Hoodoo Ski Bowel Developers have yet to develop the snowmaking and irrigation uses.
- 13. According to the Hoodoo Ski Bowl Developers, Inc, their peak demand is projected to be approximately 2.23 cfs of water by the year 2045.
- 14. Full development of Permit G-13055 is needed to meet the present and future water demands of Hoodoo Ski Area at build out.

Given the amount of development left to occur, the Department has determined that the permit holder's request to have until October 1, 2045, to complete construction and to accomplish the application of water to beneficial use under the terms of Permit G-13055 is both reasonable and necessary.

Good Cause [OAR 690-315-0080(1)(e) and (3)(a-g)and (4)]

The Department's determination of good cause shall consider the requirements set forth under OAR 690-315-0080(3).

Reasonable Diligence and Good Faith of the Appropriator [OAR 690-315-0080(3)(a),(3)(c) and (4)] Reasonable diligence and good faith of the appropriator must be demonstrated during the permit period or prior extension period as a part of evaluating good cause in determining whether or not to grant an extension. In determining the reasonable diligence and good faith of a quasi-municipal water use permit holder, the Department shall consider activities associated with the development of the right including, but not limited to, the items set forth under OAR 690-315-0080(4) and shall evaluate how well the applicant met the conditions of the permit or conditions of a prior extension period.

- 15. Actual construction of the well and water system began prior to the December 18, 1997 deadline specified in the permit. Construction of Well (LINN 51251) began August 20, 1997 and was completed September 21, 1997.
- 16. Work was accomplished during the original development time frame under Permit G-13055. Hoodoo Ski Bowl Developers installed a pump and a flowmeter. On February 13, 1998, the Department received a monitoring plan and the Department approved the monitoring plan on February 17, 1998.
- 17. During the most recent extension period under Permit G-13055, being from October 1, 1999 to October 1, 2005, the following work was completed:
 - a new water distribution system was constructed;
 - an old surface water system was abandoned;
- 18. Since October 1, 2005 Hoodoo Ski Bowl Developers, has built a distribution and storage system, and conducted routine maintenance and repair of the current system.
- 19. As of November 2, 2015, the permit holder invested \$177,150, which is 24 percent of the total projected cost for complete development of this project. The permit holder estimates an additional \$550,000 investment is needed for the completion of this project.
- 20. As of October 1, 2005, 0.01 cfs of the 2.23 cfs allowed has been appropriated for beneficial quasi-municipal use and commercial uses under the terms of this permit.
- 21. The Department has considered the permit holder's compliance with conditions, and has no concerns.

Cost to Appropriate and Apply Water to a Beneficial Purpose [OAR 690-315-0080(3)(b)]

22. As of November 2, 2015, the permit holder invested \$177,150, which is 24 percent of the total projected cost for complete development of this project. The permit holder estimates an additional \$550,000 investment is needed for the completion of this project.

The Market and Present Demands for Water [OAR 690-315-0080(3)(d)]

Proposed Final Order: Permit G-13055 Page 5 of 9

- 23. As described in Findings 8 through 14 above, Hoodoo Ski Bowl Developers, Inc has indicated, and the Department finds that Hoodoo Ski Area relies exclusively on water supplied under permit G-13055.
- 24. Given the current water supply situation of Hoodoo Ski Bowl Developers, Inc, as well as current and expected demands, there is a market and present demand for the water to be supplied under Permit G-13055.
- 25. The Department has determined per OAR 690-315-0090(4) that the permit holder of Permit G-13055 is not is not required to submit a WMCP consistent with OAR Chapter 690, Division 86, because Hoodoo serves a population less than 1000.

Fair Return Upon Investment [OAR 690-315-0080(3)(e)]

26. Use and income from the permitted water development project would likely result in reasonable returns upon the investment made in the project to date.

Other Governmental Requirements [OAR 690-315-0080(3)(f)]

27. Delays caused by any other governmental requirements in the development of this project have not been identified.

Events which Delayed Development under the Permit [OAR 690-315-0080(3)(q)]

28. According to Hoodoo Ski Bowl Developers, Inc, delay of development under Permit G-13055 was due, in part, to the size and scope of the quasi-municipal water system, which was designed to be phased in over a period of years, and to the availability of funding to expand the water supply system. Hoodoo Ski Area revenue is dependent on weather, and in years with insufficient snow, there is less to invest in improvements.

CONCLUSIONS OF LAW

- 1. The applicant is entitled to apply for an extension of time to complete construction and completely apply water to the full beneficial use pursuant to ORS 537.630(1).
- 2. The applicant has submitted a complete extension application form and the fee specified under ORS 536.050(1)(k), as required by OAR 690-315-0080(1)(a).
- 3. The applicant complied with begin actual construction timeline requirements pursuant to ORS 537.630 as required by OAR 690-315-0080(1)(b).
- 4. The time requested to complete construction and apply water to full beneficial use is reasonable, as required by OAR 690-315-0080(1)(c).

Proposed Final Order: Permit G-13055 Page 6 of 9

- 5. Completion of construction and full application of water to beneficial use can be completed by October 1, 2045⁴ pursuant to OAR 690-315-0080(1)(d).
- 6. The Department has considered the reasonable diligence and good faith of the appropriator, the cost to appropriate and apply water to a beneficial purpose, the market and present demands for water to be supplied, the financial investment made and the fair return upon the investment, the requirements of other governmental agencies, and unforeseen events over which the water right permit holder had no control, and the Department has determined that the permit holder has shown good cause for an extension of time to apply the water to full beneficial use pursuant to OAR 690-315-0080(1)(e).
- 7. In accordance with OAR 690-315-0090(4-5), and as described in Finding 26, above, the Department has determined that the permit holder of Permit G-13055 is not required to submit a WMCP consistent with OAR Chapter 690, Division 86.

Proposed Order

Based upon the foregoing Findings of Fact and Conclusions of Law, the Department proposes to issue an order to:

extend the time to complete construction under Permit G-13055 from October 1, 2005 to October 1, 2045.

extend the time to apply the water to beneficial use under Permit G-13055 from October 1, 2005 to October 1, 2045.

DATED: December 15, 2015

Water Right Services Division Administrator

If you have any questions, please check the information box on the last page for the appropriate names and phone numbers.

⁴ Pursuant to ORS 537.630(4), upon the completion of beneficial use of water allowed under the permit, the permittee shall hire a certified water rights examiner to survey the appropriation. Within one year after the complete application of water to a beneficial use (or by the date allowed for the complete application of water to a beneficial use), the permittee shall submit a map of the survey and the claim of beneficial use.

Proposed Final Order Hearing Rights

- Under the provisions of OAR 690-315-0100(1) and 690-315-0060, the applicant or any
 other person adversely affected or aggrieved by the proposed final order may submit a
 written protest to the proposed final order. The written protest must be received by
 the Water Resources Department no later than <u>January 29, 2016</u>, being 45 days from
 the date of publication of the proposed final order in the Department's weekly notice.
- 2. A written protest shall include:
 - a. The name, address and telephone number of the petitioner;
 - A description of the petitioner's interest in the proposed final order and if the protestant claims to represent the public interest, a precise statement of the public interest represented;
 - A detailed description of how the action proposed in the proposed final order would adversely affect or aggrieve the petitioner's interest;
 - d. A detailed description of how the proposed final order is in error or deficient and how to correct the alleged error or deficiency;
 - e. Any citation of legal authority supporting the petitioner, if known;
 - f. Proof of service of the protest upon the water right permit holder, if petitioner is other than the water right permit holder; and
 - g. The applicant or non-applicant protest fee required under ORS 536.050.
- 3. Within 60 days after the close of the period for requesting a contested case hearing, the Director shall:
 - a. Issue a final order on the extension request; or
 - Schedule a contested case hearing if a protest has been submitted, and:
 - 1) Upon review of the issues, the Director finds there are significant disputes related to the proposed agency action; or
 - 2) The applicant submits a written request for a contested case hearing within 30 days after the close of the period for submitting protests.

NOTICE TO ACTIVE DUTY SERVICEMEMBERS: Active Duty servicemembers have a right to stay these stay these proceedings under federal Servicemembers Civil Relief Act. For more information contact the Oregon State Bar at 800-452-8260, the Oregon Military Department at 800-452-7500 or the nearest United States Armed Forces Legal Assistance Office through http://legalassistance.law.of.mil

Proposed Final Order: Permit G-13055

- If you have any questions about statements contained in this document, please contact Machelle A Bamberger at 503-986-0802.
- If you have questions about how to file a protest or if you have previously filed a protest and you want to know the status, please contact Patricia McCarty at 503-986-0820.
- If you have any questions about the Department or any of its programs, please contact our Water Resources Customer Service Group at 503-986-0801.

Address any correspondence to: Water

Water Right Services Division

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