AUG 1 3 2018

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(Alternate Review)

Alternate Review Process (ORS 537.409): You may use this form for any reservoir storing less than 9.2 acre-feet or with a dam less than 10 feet high.

Use a separate form for each reservoir

Please type or print in dark ink. If your application is found to be incomplete or inaccurate, we will return it to you. If any requested information does not apply, insert "n/a". A summary of review criteria and procedures that are generally applicable to these applications is available at www.wrd.state.or.us/OWRD/PUBS/forms.shtml.

1. APPLICANT INFORMATION

Applicant: Iseli Nursery		
Mailing Address: 30590 SE Kelso Road		Last
Boring	OR	97009
City Phone: 503-663-3822	State	Zip
Horne Fax:	Work E-Mail Address*:	Other
By providing an e-mail address, consent electronically. (paper copies of the final or 2.	is given to receive all corresponder documents will also be read AGENT INFORMATION	nailed.)
The agent is authorized to repres		ters relating to this application.
Agent: Greg	Elwell	
Mailing Address: 30590 SE Kelso Road		Last
Boring	OR	97009
Phone: 503-663-3822	State 503-663-3822	Zip
		Other Ill@iselinursery.com
By providing an e-mail address, consent electronically. (paper copies of the final or	is given to receive all corresp der documents will also be r	condence from the department nailed.)
3. I	OCATION AND SOURCE	E (
A. Reservoir Name: Iseli Nursery #21	·	
3. Source: Provide the name of the water to f the stream or lake it flows into. Indicate Source: Irrigation recovery, Run-off C. County in which diversion occurs: Cla	if source is run-off, seepage Tributary to:	nich water will be diverted, and the name , or an unnamed stream or spring.
or country in which diversity declars.		
App. No. R. BECCY	For Department Use Permit No.	Date

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D. Reservoir Location

		OWRD						
Township (N.or.S)	Range (E or W)	Section	quarter/quarter	tax lot number				
28	4E	7	NW/NE	1100				
E. Dam: Maximum	height of dam: 8.0	feet. If ex	cavated, write "zero fe	et".				
F. Quantity: Amou acre-feet: 9.1 acre-	nt of water to be stored		aximum capacity. List					
Is this project fully o dollars) Yes	r partially funded by the	ne American Recovery	and Reinvestment Ac	t? (Federal stimulus				
		4. WATER USE						
Indicate the proposed use(s) of the stored water. NOTE: You may wish to consider filing for "Multipurpose use" for your reservoir. Multipurpose use does not limit the types of future uses for the stored water. Multipurpose covers all uses including: stockwater, fish and wildlife, aesthetics, domestic, irrigation, agriculture, fire protection and pollution abatement. If any use will be out of reservoir use, regardless of the type of storage listed, a secondary application must be filed to appropriate the stored water. Multipurpose Use, Nursery Operations, Irrigation: During the irrigation season, the reservoir will be used to recover irrigation applied to the nursery crop and supply water for the nursery operation. During the non-irrigation season, the reservoir will store recovered irrigation water (from the prior irrigation season) and overland runoff entering the reservoir								
for use during the	e subsequent irriga	ation season. ROPERTY OWNER		sang the reservoir				
Please provide a co	py of the recorded de	eed(s).	• .					
Do you own all the la Yes (please check	nd where you propose appropriate box below	to divert, transport, a	nd use water?					
<u> </u>	encumbrances	, and an experience	,					
This land is e	ncumbered by easeme	nts, right of way, road	s of way, roads or othe	er encumbrances				
	he appropriate box be							
I have a recor	rded easement or writte	en authorization permi	itting access.					
I do not curre	ntly have written auth	orization or easement	permitting access.					
state-owned submersi	orization or an easement ble lands, and this app x if you described you	lication is for irrigated	l and/or domestic use o	lands I do not own are only (ORS 274.040).				

List the names and mailing addresses of all affected landowners:

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ENTAL IMPACT	ALAITI TO
off channel? No Don't know No ears. proposed structure? Yes agencies? Yes 1 lived. Also indicate any agen	•
	· ·
A DISTRICT	
use are located within or so	erved by an irrigation or
Address	
State	Zip
	off channel? No Don't know No ears. proposed structure? Yes agencies? Yes Indicate any agen A DISTRICT use are located within or so

8. DESCRIPTION

Provide a description of the design and operation of the proposed diversion, including a description of how live flow will be passed outside the authorized storage season. Use this space for narrative. You may also provide narrative and sketches on separate pages.

The proposed reservoir will be excavated in the NW comer of an existing field. The excavated soil will be used to construct a berm around three sides of the excavation area. The exterior slope of the berm will be 4:1 and the interior slope will be 3:1. The berm will have a top width of fifteen (15) feet and will not exceed eight point zero (8.0) feet above the existing ground at the highest point and then taper to meet the existing ground.

The purpose of the reservoir is to supply water for irrigation and recover run-off water from the irrigation of container nursery plants.

There is a roadside ditch on the west side of Tickle Creek Road. The water traveling is the existing ditch will not be impacted by the proposed reservoir. On the south side of SE Kelso Road there is a roadside ditch with a culvert that takes water to the north side of SE Kelso Road. The proposed reservoir will be set back from the roadside ditch and the passage of live flow should not change from the current conditions.

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If the diversion involves a dam, use this space for sketches of the diversion legicross section of the dam with OWRD its dimensions, dimension and placement of outlet pipe, means of passing live flow outside of the authorized storage season, and means for providing fish passage).

hree sides and be filled er will gravity flow into t	he řeservoir an	ıd a portion	will be pump	ed into the res	servoir.	ine reclaimed
•						•
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	•					
	•					

I swear that all statements made and information provided in this application are true and correct to the best of my knowledge.

Before you submit your application be sure you have:

- Answered each question completely.
- Included a legible map that includes Township, Range, Section, quarter-quarter and tax lot number.
- The map must meet map requirements to be accepted.
- Included a land use form or receipt stub signed by a local planning official.
- Included a check payable to Oregon Water Resources Department for the appropriate amount.

WATERMASTER ALTERNATE RESERVOIR APPLICATION REVIEW SHEET

Recommendations for Water Right Applications under the Alternate Reservoir review process (ORS 537.409)

In lieu of the water right application process set forth in ORS 537.140 to 537.211, an owner of a reservoir may submit an alternate reservoir application for a reservoir that has a storage capacity less than 9.2 acre-feet or a dam or impoundment structure less than 10 feet in height. ORS 537.409 describes the criteria used to evaluate alternate reservoir applications.

The review shall be limited to issues pertaining to: a) water availability, b) potential detrimental impact to existing fishery resources; and c) potential injury to existing water rights. (ORS 537.409 (6))

Within 60 days after the department provides public notice...any person may submit detailed, legally obtained information in writing, requesting the department to deny the application for a permit on the basis that the reservoir: (a) Would result in injury to an existing water right; or (b) Would pose a significant detrimental impact to existing fishery resources. (ORS 537.409 (5))

The review of alternate reservoirs is limited to these criteria only.

Application #: R- Ap 1) Does the proposed reservoi		ne: Iseli Nursery			☑ YES	RECEIVED AUG 1 3 2018
	-	-		□NO	ΔI IES	POWRD
Explain: Water is not avai	iabie year-roui	na for the propo	sea use			al ULIVEL
			·			AUG 2 0 2018
2) Can conditions be applied t	o mitigate the po	otential injury to e	existing water rights?	□ NO	☑ YES	OWRD
If YES, which conditions are						
Limit storage seasor	to November	1st - May 31st	annually.	a de la companya de		
•				•		
3) Did you meet with staff fro	m another agenc	y to discuss this a	pplication?	🛛 ио 🔲	YES	
Who:	Agency:			Date:		
Who:	Agency:			Date:		
,						
Watermaster signature:	ıng 9 1	Lun	Date: 8/9/2018			
WRD Contact: Caseworker:	Water R	ights Division, 503-	986-0900 / Fax 503-98	6-0901		

NOTE: This completed form must be returned to the applicant

R-88664

ODFW Alternate Reservoir Application Review Sheet

This portion to be completed by the applicant,
Applicant Name/Address/Phone/Email: Isel! Nursury, 30590 SE Kelsu Road,
Boring, OR 97009 gelwell@iselingroup.com 503.663.3822
Reservoir Name: Jel! Nursery to Source: Irigation Manually, lund Folume (AF): 9./
Twp Rng Sec QQ: TOBS ROYE S 07 NWNE Basin Name: Clarkamas Din-channel
Note: It is unlikely that ODFW will be able to complete this form while you wait, nevertheless we recommend making an appointment to submit the form so as to provide any necessary clarifications. See pg. 6 of Instructions for contact information.
This portion to be completed by Oregon Department of Fish and Wildlife (ODFW) District staff,
1) Is the proposed project and AO¹ off channel?
2) Is the proposed project or AO located where NMF ² are or were historically present?
3) If NMF are or were historically present: a. Is there an ODFW-approved fish-passage plan?
If fish passage is required under ORS 509.580 through .910, then either 3(a) or 3(b) must be "Yes" to move forward with the application. If responses to 3(a) and 3(b) are "No", then the proposed reservoir <u>does not meet</u> the requirements of Oregon Fish Passage Law and <u>shall not</u> be constructed as proposed.
4) Would the proposed project pose any other significant detrimental impact to an existing fishery resource locally or downstream?
X Any diversion or appropriation of water for storage during the period
This proposed pond or reservoir contemplates impounding water in the Columbia Basin above Bonneville Dam. ODFW has determined that additional diversions of water in this area pose a significant detrimental impact to existing fishery resources during the period April 15 through September 30 RECEIVED
AUG 2 0 2018 AUG 1 3 2018
OWRD OWRD

R-88664

¹ AO = Artificial Obstruction means any dam, diversion, culvert or other human-made device placed in waters of this state that precludes or prevents the migration of native migratory fish. ORS 509.580 (1)

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If YES, can conditions be applied to mitigate the significant detrimental impact to an exist In NO (explain) X YES (select from Menu of Conditions on next page) wq: Comments from DEQ. Pond releases: Permittee shall not release off-channel store the state, unless under emergency situations. Permittee shall comply with OAR 340-041 and ensure	ed water into waters of
standards are not violated by releases from storage. The reservoir will discharge water when full and overflow.	d water exits the
Water Quality: The use may be restricted if the quality of the source stream or downstream waters that those waters no longer meet existing state or federal water-quality standards. The container yard reservoir will be graveled to prevent erosion.	decreases to the point d and banks of the
Prohibited Activities: Permittee may not cause pollution to any waters of the state, or place or caus wastes in a location where such wastes are likely to escape or be carried into the waters of the state 468B.025(1). The use may be restricted if the Department of Environmental Quality notifies the W Department that the permittee fails to meet corrective actions associated with the violation.	by any means, per ORS
Period of Use: Water withdrawal is limited to the period: Nov through May.	
	· · · · · · · · · · · · · · · · · · ·
	PECEVEL
	AUG 2 0 2018
ODFW Signature: Ben Walczah Print Name: Ben Walczak	OWRD
ODFW Title: Asst. Pist. Fish Biologist Date: 07/17/18	RECEIVED
NOTE: This completed form must be returned to the applicant.	AUG 1 3 2018
Revised 10/4/12	OWRD

Q-9960V

² NMF = Native Migratory Fish Species in Oregon as defined by OAR 635 - 412 - 0005 (32)

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MENU OF CONDITIONS FOR WRD, ODFW, DEO AND ODA

Revised June 24, 2011

AUG 1 3 2018

Use this menu to identify appropriate conditions to be included in the permit, and indicate the abbreviations on the review form:

fishpass: As required by ORS 509.585, a person owning or operating an artificial obstruction (AO) may not constructor maintain any AO across any waters of this state that are inhabited, or historically inhabited, by native migratory fish (NMF) without providing passage for NMF. A person owning or operating an AO shall, prior to construction, fundamental change in permit status or abandonment of the AO in any waters of this state, obtain a determination from ODFW as to whether NMF are or historically have been present in the waters. If ODFW determines that NMF are or historically have been present in the waters, the person owning or operating the AO shall either submit a proposal for fish passage to ODFW or apply for a waiver or exemption. Approval of the proposed fish-passage facility, waiver, or exemption must be obtained from the department prior to construction, permit modification or abandonment of the AO. Approved fish-passage plans, waivers, and exemptions shall maintain adequate passage of NMF at all times (ORS 509.601) as per the approved plan, waiver or exemption.

fishself: The permittee shall install, maintain, and operate fish screening and by-pass devices consistent with current Oregon Department of Fish and Wildlife (ODFW) standards. Fish screening is to prevent fish from entering the proposed diversion while by-pass devices provide adequate upstream and downstream passage for fish. The required screen and by-pass devices are to be in place and functional prior to diversion of any water. Permittee shall obtain written approval from ODFW that the installation of the required screen and by-pass devices meets the state's criteria or the permittee shall submit documentation that ODFW has determined screens and/or by-pass devices are not necessary.

fishapprove: The permittee shall install, maintain, and operate fish screening and by-pass devices consistent with current Oregon Department of Fish and Wildlife (ODFW) standards. Fish screening is to prevent fish from entering the proposed diversion while by-pass devices provide adequate upstream and downstream passage for fish. The required screen and by-pass devices are to be in place and functional, and approved in writing by ODFW prior to diversion of any water. The permittee may submit evidence in writing that ODFW has determined screens and/or by-pass devices are not necessary.

fishdiv33: If the riparian area is disturbed in the process of developing a point of diversion, the permittee shall be responsible for restoration and enhancement of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the ODFW Fish and Wildlife Habitat Mitigation Goals and Standards, OAR 635-415, shall be followed.

The use may be restricted if the quality of the source stream or downstream waters decrease to the point that those waters no longer meet existing state or federal water quality standards due to reduced flows.

The permittee shall install, maintain, and operate fish screening and by-pass devices consistent with current Oregon Department of Fish and Wildlife (ODFW) standards. Fish screening is to prevent fish from entering the proposed diversion while by-pass devices provide adequate upstream and downstream passage for fish. The required screen and by-pass devices are to be in place and functional, and approved in writing by ODFW prior to diversion of any water. The permittee may submit evidence in writing that ODFW has determined screens and/or by-pass devices are not necessary.

fishmay: Not withstanding that ODFW has made a determination that fish screens and/or by-pass devices are not necessary at the time of permit issuance, the permittee may be required in the future to install, maintain, and operate fish screening and by-pass devices to prevent fish from entering the proposed diversion and to provide adequate upstream and downstream passage for fish.

052	Water may be diverted only when Department of Environmental Quality sediment standards are being met.
b5	The water user shall install and maintain adequate treatment facilities meeting current DEQ requirements to remove sediment before returning the water to the stream.
b51a	The period of use has been limited to through
57	Before water use may begin under this permit, a totalizing flow meter must be installed at each diversion point.
558	Before water use may begin under this permit, a staff gage that measures the entire range and stage between full reservoir level and dead-pool storage must be installed in the reservoir. The staff gage shall be United States Geological Survey style porcelain enamel iron staff gage style A, C, E or I.
	ll: The use of water allowed herein may be made only at times when waters from the (NAME OF SURFACE WATER) would not otherwise flow butary of the River or sufficient water is available to satisfy all prior rights, including rights for maintaining instream flows.
enhance	i: If the riparian area is disturbed in the process of developing a point of diversion, the permittee shall be responsible for restoration and ment of such riparian area in accordance with ODFW's Fish and Wildlife Habitat Mitigation Policy OAR 635-415. For purposes of mitigation, the Fish and Wildlife Habitat Mitigation Goals and Standards, OAR 635-415, shall be followed.
na. Th	a use may be restricted if the quality of the govern streets or desunstrates welcome decreases to the unint that there were no leaves and winting the

wq: The use may be restricted if the quality of the source stream or downstream waters decrease to the point that those waters no longer meet existing state or federal water quality standards due to reduced flows.

fence: The stream and its adjacent riparian area shall be fenced to exclude livestock.

blv: Water must be diverted to a trough or tank through an enclosed water delivery system. The delivery system must be equipped with an automatic shutoff or limiting flow control mechanism or include a means for returning water to the stream source through an enclosed delivery system. The use of water shall not exceed 0.10 cubic feet per second per 1000 head of livestock.

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ZINF00103-18

Land Use AUG 1 3 201
Information Formura

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

Applicant:	Iseli Nu	rserv: AT	TN: Greg Elv	well	AUG 2 0 2018			:	•
		,,	First		OWRD		Last		
lailing Ad	dress: 3	0590 SE K	elso Road						
	Boring City			ORState	97009 I	Daytime Phone	:503-663-;	3822	
. Land	and Loca	ation_							
d/or used	or develop	ed. Appli	cants for mur	nicipal use, o	here water will be diver irrigation uses within on 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:
2 S	4 E	7	NWNE	1100	EFU	₩ Diverted	Conveyed	[X] Used	Storage for
			,			☐ Diverted	☐ Conveyed	Used	nursery
						Diverted	☐ Conveyed	☐ Used	operations
						Diverted	Conveyed .	☐ Used	
. Descr	iption of	Propos	ed Use				. ,		
ype of app		be filed w tore Water	rith the Water	r Resources l Right Transfer tion of Conser	Perm	it Amendment o ange of Water	or Ground Wat	er Registrat	tion Modification
ource of v	vater: 🔲 R	teservoir/Po	ond 🔲 G	round Water	X Surface Water	(name) <u>irriga</u>	tion recove	ry & runo	off
timated o	quantity of	water need	led: 9.1		Cubic feet per	second	allons per min	ute 🛚 ac	cre-feet
tended us	e of water:	_ ~	ation	Commercial Quasi-Munic	Industrial Instream		stic for storage fo		
upply w	e irrigation ater for the om the pri	on season, e nursery	the reservo	ir will be us During the	sed to recover irrigate non-irrigation seased d runoff entering the	tion water appoint the reserv	plied to the o	nursery c	rop and to
ote to an	nlicant: If	the Land I			not be completed whi			ocal gover	nment

See bottom of Page 3. \rightarrow

representative sign the receipt at the bottom of the next page and include it with the application filed with the Water Resources



Department.



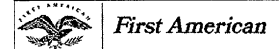
11

For Local Government Use Only 2 0 2018

OWRD

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 be	low and provide the requested info	rmation	
Land uses to be served by the proposed water your comprehensive plan. Cite applicable or	er uses (including proposed construction) are a dinance section(s):	llowed outright	t or are not regulated by
	er uses (including proposed construction) involocumentation of applicable land-use approvals companying findings are sufficient.) If approva	which have all	ready been obtained.
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:
		☐ Obtained ☐ Denied	☐ Being Pursued ☐ Not Being Pursued
		☐ Obtained ☐ Denied	☐ Being Pursued ☐ Not Being Pursued
		☐ Obtained ☐ Denied	☐ Being Pursued ☐ Not Being Pursued
	The state of the s	☐ Obtained ☐ Denied	☐ Being Pursued ☐ Not Being Pursued
- Commonwell		☐ Obtained ☐ Denied	☐ Being Pursued ☐ Not Being Pursued
Name: ANDREW YAPEN	Title: PLANNE	P I	
Signature:	Phone: 503 742	4578	Date: 8.2.18
Government Entity: Clacka	nes County		
Note to local government representative: Plesign the receipt, you will have 30 days from the Information Form or WRD may presume the laplans.	e Water Resources Department's notice date to nd use associated with the proposed use of war	return the com ter is compatib	pleted Land Use le with local comprehensive
Receipt f	for Request for Land Use Informa	<u>ition</u>	
Applicant name:			
City or County:			
Signature:	Phone:		Date:



Owner's Policy

Owner's Policy of Title Insurance

ISSUED BY

First American Title Insurance Company POLICY NUMBER

5011400-2420743

AUG **2 0** 201

Any notice of claim and any other notice or statement in writing required to be given to the Company under this policy must be given to the Company at the address shown in Section 18 of the Conditions.

COVERED RISKS

SUBJECT TO THE EXCLUSIONS FROM COVERAGE, THE EXCEPTIONS FROM COVERAGE CONTAINED IN SCHEDULE B, AND THE CONDITIONS, FIRST AMERICAN TITLE INSURANCE COMPANY, a Nebraska corporation (the "Company") insures, as of Date of Policy and, to the extent stated in Covered Risks 9 and 10, after Date of Policy, against loss or damage, not exceeding the Amount of Insurance, sustained or incurred by the Insured by reason of:

- 1. Title being vested other than as stated in Schedule A.
- 2. Any defect in or lien or encumbrance on the Title. This Covered Risk includes but is not limited to insurance against loss from
 - (a) A defect in the Title caused by
 - (i) forgery, fraud, undue influence, duress, incompetency, incapacity, or impersonation;
 - (ii) failure of any person or Entity to have authorized a transfer or conveyance;
 - (iii) a document affecting Title not properly created, executed, witnessed, sealed, acknowledged, notarized, or delivered;
 - (iv) failure to perform those acts necessary to create a document by electronic means authorized by law;
 - (v) a document executed under a falsified, expired, or otherwise invalid power of attorney;
 - (vi) a document not properly filed, recorded, or indexed in the Public Records including failure to perform those acts by electronic means authorized by law; or
 - (vii) a defective judicial or administrative proceeding.
 - (b) The lien of real estate taxes or assessments imposed on the Title by a governmental authority due or payable, but unpaid.
 - (c) Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land. The term "encroachment" includes encroachments of existing improvements located on the Land onto adjoining land, and encroachments onto the Land of existing improvements located on adjoining land.
- 3. Unmarketable Title.
- No right of access to and from the Land.

(Covered Risks Continued on Page 2)

In Witness Whereof, First American Title Insurance Company has caused its corporate name to be hereunto affixed by its authorized officers as of Date of Policy shown in Schedule A.

First American Title Insurance Company

Dennis J. Gilmore

riesneik

Jeffrey S. Robinson Secretary

(This Policy is valid only when Schedules A and B are attached)

This Jacket was created electronically and constitutes an original document

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COVERED RISKS (Continued)

- 5. The violation or enforcement of any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to
 - (a) the occupancy, use, or enjoyment of the Land;
 - (b) the character, dimensions, or location of any improvement erected on the Land;
 - (c) the subdivision of land; or
 - (d) environmental protection
 - if a notice, describing any part of the Land, is recorded in the Public Records setting forth the violation or intention to enforce, but only to the extent of the violation or enforcement referred to in that notice.
- 6. An enforcement action based on the exercise of a governmental police power not covered by Covered Risk 5 if a notice of the enforcement action, describing any part of the Land, is recorded in the Public Records, but only to the extent of the enforcement referred to in that notice.
- 7. The exercise of the rights of eminent domain if a notice of the exercise, describing any part of the Land, is recorded in the Public Records.
- 8. Any taking by a governmental body that has occurred and is binding on the rights of a purchaser for value without Knowledge.
- 9. Title being vested other than as stated in Schedule A or being defective
 - (a) as a result of the avoidance in whole or in part, or from a court order providing an alternative remedy, of a transfer of all or any part of the title to or any interest in the Land occurring prior to the transaction vesting Title as shown in Schedule A because that prior transfer constituted a fraudulent or preferential transfer under federal bankruptcy, state insolvency, or similar creditors' rights laws; or
 - (b) because the instrument of transfer vesting Title as shown in Schedule A constitutes a preferential transfer under federal bankruptcy, state insolvency, or similar creditors' rights laws by reason of the failure of its recording in the Public Records
 - (i) to be timely, or
 - (ii) to impart notice of its existence to a purchaser for value or to a judgment or lien creditor.
- 10. Any defect in or lien or encumbrance on the Title or other matter included in Covered Risks 1 through 9 that has been created or attached or has been filed or recorded in the Public Records subsequent to Date of Policy and prior to the recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A.

The Company will also pay the costs, attorneys' fees, and expenses incurred in defense of any matter insured against by this Policy, but only to the extent provided in the Conditions.

EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to
 - (i) the occupancy, use, or enjoyment of the Land;
 - (iii) the character, dimensions, or location of any improvement erected on the Land;
 - (iii) the subdivision of land; or
 - (iv) environmental protection;
 - or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5.
 - (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.
- Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.
- Defects, liens, encumbrances, adverse claims, or other matters
 (a) created, suffered, assumed, or agreed to by the Insured Claimant:
 - (b) not Known to the Company, not recorded in the Public

Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy;

- (c) resulting in no loss or damage to the Insured Claimant;
- (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 9 and 10); or
- (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Title.
- Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction vesting the Title as shown in Schedule A, is
 - (a) a fraudulent conveyance or fraudulent transfer; or
 - (b) a preferential transfer for any reason not stated in Covered Risk 9 of this policy.
- 5. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A.

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CONDITIONS

1. DEFINITION OF TERMS

The following terms when used in this policy mean:

- (a) "Amount of Insurance": The amount stated in Schedule A, as may be increased or decreased by endorsement to this policy, increased by Section 8(b), or decreased by Sections 10 and 11 of these Conditions.
- (b) "Date of Policy": The date designated as "Date of Policy" in Schedule A.
- (c) "Entity": A corporation, partnership, trust, limited liability company, or other similar legal entity.
- (d) "Insured": The Insured named in Schedule A.
 - (i) The term "Insured" also includes
 - (A) successors to the Title of the Insured by operation of law as distinguished from purchase, including heirs, devisees, survivors, personal representatives, or next of kin;
 - (B) successors to an Insured by dissolution, merger, consolidation, distribution, or reorganization;
 - (C) successors to an Insured by its conversion to another kind of Entity;
 - (D) a grantee of an Insured under a deed delivered without payment of actual valuable consideration conveying the Title
 - if the stock, shares, memberships, or other equity interests of the grantee are whollyowned by the named Insured,
 - (2) if the grantee wholly owns the named Insured,
 - (3) if the grantee is wholly-owned by an affiliated Entity of the named Insured, provided the affiliated Entity and the named Insured are both wholly-owned by the same person or Entity, or
 - (4) if the grantee is a trustee or beneficiary of a trust created by a written instrument established by the Insured named in Schedule A for estate planning purposes.
 - (ii) With regard to (A), (B), (C), and (D) reserving, however, all rights and defenses as to any successor that the Company would have had against any predecessor Insured.
- (e) "Insured Claimant": An Insured claiming loss or damage.
- f) "Knowledge" or "Known": Actual knowledge, not constructive knowledge or notice that may be imputed to an Insured by reason of the Public Records or any other records that impart constructive notice of matters affecting the Title.
- (g) "Land": The land described in Schedule A, and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is insured by this policy.
- (h) "Mortgage": Mortgage, deed of trust, trust deed, or other security instrument, including one evidenced by electronic means authorized by law.
- "Public Records": Records established under state statutes at Date of Policy for the purpose of imparting constructive

- notice of matters relating to real property to purchasers for value and without Knowledge. With respect to Covered Risk 5(d), "Public Records" shall also include environmental protection liens filed in the records of the clerk of the United States District Court for the district where the Land is located.
- (j) "Title": The estate or interest described in Schedule A.
- (k) "Unmarketable Title": Title affected by an alleged or apparent matter that would permit a prospective purchaser or lessee of the Title or lender on the Title to be released from the obligation to purchase, lease, or lend if there is a contractual condition requiring the delivery of marketable title.

2. CONTINUATION OF INSURANCE

The coverage of this policy shall continue in force as of Date of Policy in favor of an Insured, but only so long as the Insured retains an estate or interest in the Land, or holds an obligation secured by a purchase money Mortgage given by a purchaser from the Insured, or only so long as the Insured shall have liability by reason of warranties in any transfer or conveyance of the Title. This policy shall not continue in force in favor of any purchaser from the Insured of either (i) an estate or interest in the Land, or (ii) an obligation secured by a purchase money Mortgage given to the Insured.

3. NOTICE OF CLAIM TO BE GIVEN BY INSURED CLAIMANT

The Insured shall notify the Company promptly in writing (i) in case of any litigation as set forth in Section 5(a) of these Conditions, (ii) in case Knowledge shall come to an Insured hereunder of any claim of title or interest that is adverse to the Title, as insured, and that might cause loss or damage for which the Company may be liable by virtue of this policy, or (iii) if the Title, as insured, is rejected as Unmarketable Title. If the Company is prejudiced by the failure of the Insured Claimant to provide prompt notice, the Company's liability to the Insured Claimant under the policy shall be reduced to the extent of the prejudice.

4. PROOF OF LOSS

In the event the Company is unable to determine the amount of loss or damage, the Company may, at its option, require as a condition of payment that the Insured Claimant furnish a signed proof of loss. The proof of loss must describe the defect, lien, encumbrance, or other matter insured against by this policy that constitutes the basis of loss or damage and shall state, to the extent possible, the basis of calculating the amount of the loss or damage.

5. DEFENSE AND PROSECUTION OF ACTIONS

(a) Upon written request by the Insured, and subject to the options contained in Section 7 of these Conditions, the Company, at its own cost and without unreasonable delay, shall provide for the defense of an Insured in litigation in which any third party asserts a claim covered by this policy adverse to the Insured. This obligation is limited to only those stated causes of action alleging matters insured against by this policy. The Company shall have the right to select counsel of its choice (subject to the right of the Insured as to those stated causes of action. It shall not be liable for and will not pay the fees of any other counsel. The Company will not pay any fees, costs, or expenses incurred by the Insured in the defense of those causes of action that allege matters not insured against by this policy.



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- (b) The Company shall have the right, in addition to the options contained in Section 7 of these Conditions, at its own cost, to institute and prosecute any action or proceeding or to do any other act that in its opinion may be necessary or desirable to establish the Title, as insured, or to prevent or reduce loss or damage to the Insured. The Company may take any appropriate action under the terms of this policy, whether or not it shall be liable to the Insured. The exercise of these rights shall not be an admission of liability or waiver of any provision of this policy. If the Company exercises its rights under this subsection, it must do so diligently.
- (c) Whenever the Company brings an action or asserts a defense as required or permitted by this policy, the Company may pursue the litigation to a final determination by a court of competent jurisdiction, and it expressly reserves the right, in its sole discretion, to appeal any adverse judgment or order.

6. DUTY OF INSURED CLAIMANT TO COOPERATE

- (a) In all cases where this policy permits or requires the Company to prosecute or provide for the defense of any action or proceeding and any appeals, the Insured shall secure to the Company the right to so prosecute or provide defense in the action or proceeding, including the right to use, at its option, the name of the Insured for this purpose. Whenever requested by the Company, the Insured, at the Company's expense, shall give the Company all reasonable aid (i) in securing evidence, obtaining witnesses, prosecuting or defending the action or proceeding, or effecting settlement, and (ii) in any other lawful act that in the opinion of the Company may be necessary or desirable to establish the Title or any other matter as insured. If the Company is prejudiced by the failure of the Insured to furnish the required cooperation, the Company's obligations to the Insured under the policy shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation, with regard to the matter or matters requiring such cooperation.
- (b) The Company may reasonably require the Insured Claimant to submit to examination under oath by any authorized representative of the Company and to produce for . examination, inspection, and copying, at such reasonable times and places as may be designated by the authorized representative of the Company, all records, in whatever medium maintained, including books, ledgers, checks, memoranda, correspondence, reports, e-mails, disks, tapes, and videos whether bearing a date before or after Date of Policy, that reasonably pertain to the loss or damage. Further, if requested by any authorized representative of the Company, the Insured Claimant shall grant its permission, in writing, for any authorized representative of the Company to examine, inspect, and copy all of these records in the custody or control of a third party that reasonably pertain to the loss or damage. All information designated as confidential by the Insured Claimant provided to the Company pursuant to this Section shall not be disclosed to others unless, in the reasonable judgment of the Company, it is necessary in the administration of the claim. Failure of the Insured Claimant to submit for examination under oath, produce any reasonably requested information, or grant permission to secure reasonably necessary information from third parties as required in this subsection, unless prohibited by law or governmental regulation, shall terminate any liability of the Company under this policy as to that claim.

7. OPTIONS TO PAY OR OTHERWISE SETTLE CLAIMS; TERMINATION OF LIABILITY

In case of a claim under this policy, the Company shall have the following additional options:

- (a) To Pay or Tender Payment of the Amount of Insurance.
 - To pay or tender payment of the Amount of Insurance under this policy together with any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment or tender of payment and that the Company is obligated to pay. Upon the exercise by the Company of this option, all liability and obligations of the Company to the Insured under this policy, other than to make the payment required in this subsection, shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation.
- (b) To Pay or Otherwise Settle With Parties Other Than the Insured or With the Insured Claimant.
 - (i) To pay or otherwise settle with other parties for or in the name of an Insured Claimant any claim insured against under this policy. In addition, the Company will pay any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment and that the Company is obligated to pay; or
 - (ii) To pay or otherwise settle with the Insured Claimant the loss or damage provided for under this policy, together with any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment and that the Company is obligated to pay.

Upon the exercise by the Company of either of the options provided for in subsections (b)(i) or (ii), the Company's obligations to the Insured under this policy for the claimed loss or damage, other than the payments required to be made, shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation.

8. DETERMINATION AND EXTENT OF LIABILITY

This policy is a contract of indemnity against actual monetary loss or damage sustained or incurred by the Insured Claimant who has suffered loss or damage by reason of matters insured against by this policy.

- (a) The extent of liability of the Company for loss or damage under this policy shall not exceed the lesser of
 - (i) the Amount of Insurance; or
 - (ii) the difference between the value of the Title as insured and the value of the Title subject to the risk insured against by this policy.
- (b) If the Company pursues its rights under Section 5 of these Conditions and is unsuccessful in establishing the Title, as insured,
 - (i) the Amount of Insurance shall be increased by 10%, and
 - (ii) the Insured Claimant shall have the right to have the loss or damage determined either as of the date the claim was made by the Insured Claimant or as of the date it is settled and paid.
- (c) In addition to the extent of liability under (a) and (b), the Company will also pay those costs, attorneys' fees, and expenses incurred in accordance with Sections 5 and 7 of these Conditions.



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9. LIMITATION OF LIABILITY

- (a) If the Company establishes the Title, or removes the alleged defect, lien, or encumbrance, or cures the lack of a right of access to or from the Land, or cures the claim of Unmarketable Title, all as insured, in a reasonably diligent manner by any method, including litigation and the completion of any appeals, it shall have fully performed its obligations with respect to that matter and shall not be liable for any loss or damage caused to the Insured.
- (b) In the event of any litigation, including litigation by the Company or with the Company's consent, the Company shall have no liability for loss or damage until there has been a final determination by a court of competent jurisdiction, and disposition of all appeals, adverse to the Title, as insured.
- (c) The Company shall not be liable for loss or damage to the Insured for liability voluntarily assumed by the Insured in settling any claim or suit without the prior written consent of the Company.

10. REDUCTION OF INSURANCE, REDUCTION OR TERMINATION OF LIABILITY

All payments under this policy, except payments made for costs, attorneys' fees, and expenses, shall reduce the Amount of Insurance by the amount of the payment.

11. LIABILITY NONCUMULATIVE

The Amount of Insurance shall be reduced by any amount the Company pays under any policy insuring a Mortgage to which exception is taken in Schedule B or to which the Insured has agreed, assumed, or taken subject, or which is executed by an Insured after Date of Policy and which is a charge or lien on the Title, and the amount so paid shall be deemed a payment to the Insured under this policy.

12. PAYMENT OF LOSS

When liability and the extent of loss or damage have been definitely fixed in accordance with these Conditions, the payment shall be made within 30 days.

13. RIGHTS OF RECOVERY UPON PAYMENT OR SETTLEMENT

(a) Whenever the Company shall have settled and paid a claim under this policy, it shall be subrogated and entitled to the rights of the Insured Claimant in the Title and all other rights and remedies in respect to the claim that the Insured Claimant has against any person or property, to the extent of the amount of any loss, costs, attorneys' fees, and expenses paid by the Company. If requested by the Company, the Insured Claimant shall execute documents to evidence the transfer to the Company of these rights and remedies. The Insured Claimant shall permit the Company to sue, compromise, or settle in the name of the Insured Claimant and to use the name of the Insured Claimant in any transaction or litigation involving these rights and remedies.

If a payment on account of a claim does not fully cover the loss of the Insured Claimant, the Company shall defer the exercise of its right to recover until after the Insured Claimant shall have recovered its loss.

(b) The Company's right of subrogation includes the rights of the Insured to indemnities, guaranties, other policies of insurance, or bonds, notwithstanding any terms or conditions contained in those instruments that address subrogation rights.

14. ARBITRATION

Either the Company or the Insured may demand that the claim or controversy shall be submitted to arbitration pursuant to the Title Insurance Arbitration Rules of the American Land Title

Association ("Rules"). Except as provided in the Rules, there shall be no joinder or consolidation with claims or controversies of other persons. Arbitrable matters may include, but are not limited to, any controversy or claim between the Company and the Insured arising out of or relating to this policy, any service in connection with its issuance or the breach of a policy provision, or to any other controversy or claim arising out of the transaction giving rise to this policy. All arbitrable matters when the Amount of Insurance is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Insured. All arbitrable matters when the Amount of Insurance is in excess of \$2,000,000 shall be arbitrated only when agreed to by both the Company and the Insured. Arbitration pursuant to this policy and under the Rules shall be binding upon the parties. Judgment upon the award rendered by the Arbitrator(s) may be entered in any court of competent jurisdiction.

15. LIABILITY LIMITED TO THIS POLICY; POLICY ENTIRE CONTRACT

- (a) This policy together with all endorsements, if any, attached to it by the Company is the entire policy and contract between the Insured and the Company. In interpreting any provision of this policy, this policy shall be construed as a whole.
- (b) Any claim of loss or damage that arises out of the status of the Title or by any action asserting such claim shall be restricted to this policy.
- (c) Any amendment of or endorsement to this policy must be in writing and authenticated by an authorized person, or expressly incorporated by Schedule A of this policy.
- (d) Each endorsement to this policy issued at any time is made a part of this policy and is subject to all of its terms and provisions. Except as the endorsement expressly states, it does not (i) modify any of the terms and provisions of the policy, (ii) modify any prior endorsement, (iii) extend the Date of Policy, or (iv) increase the Amount of Insurance.

16. SEVERABILITY

In the event any provision of this policy, in whole or in part, is held invalid or unenforceable under applicable law, the policy shall be deemed not to include that provision or such part held to be invalid, but all other provisions shall remain in full force and effect.

17. CHOICE OF LAW; FORUM

(a) Choice of Law: The Insured acknowledges the Company has underwritten the risks covered by this policy and determined the premium charged therefor in reliance upon the law affecting interests in real property and applicable to the interpretation, rights, remedies, or enforcement of policies of title insurance of the jurisdiction where the Land is located.

Therefore, the court or an arbitrator shall apply the law of the jurisdiction where the Land is located to determine the validity of claims against the Title that are adverse to the Insured and to interpret and enforce the terms of this policy. In neither case shall the court or arbitrator apply its conflicts of law principles to determine the applicable law.

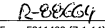
(b) Choice of Forum: Any litigation or other proceeding brought by the Insured against the Company must be filed only in a state or federal court within the United States of America or its territories having appropriate jurisdiction.

18. NOTICES, WHERE SENT

Any notice of claim and any other notice or statement in writing required to be given to the Company under this policy must be given to the Company at First American Title Insurance Company, Attn: Claims National Intake Center, 1 First American Way; Santa Ana, CA 92707. Phone: 888-632-1642.

AUG 2 0 2018





Owner's Policy of Title Insurance

ISSUED BY

First American Title Insurance Company POLICY NUMBER

2420743

Name and Address of Title Insurance Company:

First American Title Insurance Company, 1 First American Way, Santa Ana, CA 92707.

File No.: 7012-2420743

Address Reference: 29360 SE Kelso Road, Boring, OR Amount of Insurance: \$575,000.00

97009

Premium: \$1,463.00 Date of Policy: May 08, 2015 at 1:12 p.m.

1. Name of Insured:

Early Morning LLC DBA Iseli Nursery

2. The estate or interest in the Land that is insured by this policy is:

Fee Simple

3. Title is vested in:

Early Morning LLC DBA Iseli Nursery

4. The Land referred to in this policy is described as follows:

See Exhibit "A" attached hereto and made a part hereof

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Schedule B

Owner's Policy of Title Insurance

ISSUED BY

First American Title Insurance Company POLICY NUMBER

2420743

EXCEPTIONS FROM COVERAGE

File No.: 7012-2420743

This policy does not insure against loss or damage, and the Company will not pay costs, attorneys' fees, or expenses that arise by reason of:

- 1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records; proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
- 2. Facts, rights, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or by making inquiry of persons in possession thereof.
- 3. Easements, or claims of easement, not shown by the public records; reservations or exceptions in patents or in Acts authorizing the issuance thereof; water rights, claims or title to water.
- 4. Any encroachment (of existing improvements located on the subject land onto adjoining land or of existing improvements located on adjoining land onto the subject land), encumbrance, violation, variation, or adverse circumstance affecting the title that would be disclosed by an accurate and complete land survey of the subject land.
- 5. Any lien, or right to a lien, for services, labor, material, equipment rental or workers compensation heretofore or hereafter furnished, imposed by law and not shown by the public records.

This exception (#5) is hereby waived without additional cost in accordance with the provisions of the Oregon Title Insurance Rating Manual provision 5.001 A 5 PROVIDED a Lender has been issued a simultaneous title insurance policy on the subject property and to the extent this exception has been eliminated or modified on said Lender's policy.

- 6. Water rights, claims to water or title to water, whether or not such rights are a matter of public record.
- 7. The assessment roll and the tax roll disclose that the within described premises were specially zoned or classified for Farm use. If the land has become or becomes disqualified for such use under the statute, an additional tax or penalty may be imposed.
- 8. The rights of the public in and to that portion of the premises herein described lying within the limits of streets, roads and highways.
- 9. Water agreement, including terms and provisions thereof.
 Recorded: June 1, 1970 as Fee No. 70010334

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10. Easement, including terms and provisions contained therein:

Recording Information: March 9, 1988 as Fee No. 88009029

In Favor of:

Pacific Northwest Bell Telephone Company

For:

Underground communications lines

11. Unrecorded leases or periodic tenancies, if any.

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First American

ISSUED BY

First American Title Insurance Company POLICY NUMBER

5011400-2420743

File No.: 7012-2420743

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE COUNTY OF Clackamas, STATE OF OR, AND IS DESCRIBED AS FOLLOWS:

Beginning at a point in the North line of the Northeast quarter of Section 7, Township 2 South, Range 4 East of the Willamette Meridian, 40 rods, more or less East of the 1/4 Section corner and at the intersection of the center line of the E.F. Donahue Road #813; thence South in the center line of said road 80 rods; thence West 40 rods to the quarter Section line of said Section 7; thence North on said quarter Section line 80 rods to the quarter section corner of the North line of said Section 7; thence East on Section line 40 rods to the place of beginning.

And

Part of the Southwest one-quarter of the Southeast one-quarter of Section 6, Township 2 South, Range 4 East, of the Willamette Meridian, in Clackamas County, Oregon, described as follows:

Beginning at the Southwest corner of said legal subdivision; thence North along the West line thereof, a distance of 175 feet to the most Westerly Southwest corner of that tract conveyed to Emil John Karlen, et al, by deed recorded April 30, 1965 in Book 656, Page 465, Clackamas County Deed Records; thence East parallel with the South line of aforesaid Section 6, 250 feet to an interior angle corner of said Karlen tract; thence South parallel with the West line of said Section 6, 175 feet to the South line thereof; thence West along said South line of Section 6, 250 feet to the point of beginning.

NOTE: This legal description was created prior to January 1, 2008.



AUG 2 0 2018





After recording return to: Early Morning LLC DBA Iseli Nursery 29360 SE Kelso Road Boring, OR 97009

Until a change is requested all tax statements shall be sent to the following address: Early Morning LLC DBA Iseli Nursery 29360 SE Kelso Road Boring, OR 97009

File No.: 7012-2420743 (sb) Date: April 23, 2015

THIS SPACE RESERVED FOR RECORDER'S USE

Clackamas County Official Records Sherry Hall, County Clerk 2015-026852

05/08/2015 01:12:16 PM

D-D Cnt=1 Stn=8 CINDY \$30,00 \$16,00 \$10,00 \$22,00

\$78.00

STATUTORY WARRANTY DEED

Karen A. Hatch and MaryLou Grossman and Janet K. Edmondson who took title as Janet R. Karlen, as tenants in common, Grantor, conveys and warrants to Early Morning LLC DBA Iseli Nursery, Grantee, the following described real property free of liens and encumbrances, except as specifically set forth herein:

See Legal Description attached hereto as Exhibit A and by this reference incorporated herein.

Subject to:

1. Covenants, conditions, restrictions and/or easements, if any, affecting title, which may appear in the public record, including those shown on any recorded plat or survey.

The true consideration for this conveyance is \$575,000.00. (Here comply with requirements of ORS 93.030)

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BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING-PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

Dated this day of	, 20 <u>15</u> .
Karen A. Hatch	MaryLou Grossman
danet R Karlen	
STATE OF Oregon AT 2010)	·
STATE OF Oregon AT 2010) State OF Oregon (State of State of Stat	of paris
This instrument was acknowledged before of the Karen A. Hatch and MaryLou-Grossia.	me on this
«·····	Karen Dyann Hale
Notary Public State of Arizona Maricopa County Karen Dyann Hicks My Commission Expires 11/18/2015	Notary Public for Gregon AF11000_ My commission expires: /// //0/ 2015

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Page 2 of 3

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30:930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

, Dated this	s day of	<u> ~ ey</u>	, 20 <u>11</u> `	· · · · · · · · · · · · · · · · · · ·	
Karen A. Ha	stah		Mand ou (Grossman	
Dent.	Value-Ed	lmadow			
Janet R Kar	len-EdinondSoA	who leak lift	e as Jan	KL-R. Karlen	•
STATE OF	Oregon))ss.			
County of	Clackamas))			
This instrume by Karen A	nt was acknowledged Hatch and MaryLou	before me on this	day of	-Edmondson w	, 20 15 oho book fitte as Janet R Karlen
•	•	•	lic for Oregon	10114117	
MY COMM	OFFICIAL STAMP SHELLEY BOLFIK NOTARY PUBLIC - ORE COMMISSION NO. 921 MISSION EXPIRES OCTOBER	GON 1176	sion expires:	•	

Page 2 of 3

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BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301: AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

Dated th	his day of		, 20	, ,	Λ.
			Max	(Par)	ussman
Karen A. H	latch	. •	MaryLog	Grossman	
	<u> </u>			/	
Janet R K	arlen			•	
	•			•	•
STATE OF	Oregon))ss.			•
County of	Clackamas)	1	•	
This instrum	nent was acknowledge . Hatch and MaryL e	d before	me on this day of man and lanet R Karlen.		, 20
		•	See next	page	
			Notary Public for Oregon		•
	RECEIV		My commission expires:		
	AUG 2 0 2	018	·.		
	OWR	D			

Page 2 of 3

STATE OF MONTANA) :ss	
County of Cascade)	idh il
This instrument	was acknowledged bef	ore me on this day of, 2015 by
MaryLou Grossman.		\mathcal{U}
(SEAL) Resido	BIANE M. WILIAMS TARY PUBLIC for the State of Members gat Great Falls, Acondons Chambessan Explines Beptenser 7, 2010 M. Wilkins Montana at Great Falls TO Expres	Notary Public for the State of Montana Printed Name Diano M. Milkins Residing at Grows Falls, Not My Commission expires 977/2016 Montana September 7, 2614

File No.: 7012-2420743 (sb)

EXHIBIT A

LEGAL DESCRIPTION: Real property in the County of Clackamas, State of Oregon, described as follows:

Beginning at a point in the North line of the Northeast quarter of Section 7, Township 2 South, Range 4 East of the Willamette Meridian, 40 rods, more or less East of the 1/4 Section corner and at the intersection of the center line of the E.F. Donahue Road #813; thence South in the center line of said road 80 rods; thence West 40 rods to the quarter Section line of said Section 7; thence North on said quarter Section line 80 rods to the quarter section corner of the North line of said Section 7; thence East on Section line 40 rods to the place of beginning.

And

Part of the Southwest one-quarter of the Southeast one-quarter of Section 6, Township 2 South, Range 4 East, of the Willamette Meridian, in Clackamas County, Oregon, described as follows:

Beginning at the Southwest corner of said legal subdivision; thence North along the West line thereof, a distance of 175 feet to the most Westerly Southwest corner of that tract conveyed to Emil John Karlen, et al, by deed recorded April 30, 1965 in Book 656, Page 465, Clackamas County Deed Records; thence East parallel with the South line of aforesaid Section 6, 250 feet to an interior angle corner of said Karlen tract; thence South parallel with the West line of said Section 6, 175 feet to the South line thereof; thence West along said South line of Section 6, 250 feet to the point of beginning.

NOTE: This legal description was created prior to January 1, 2008.

AUG 2 0 2018



Transmittal

То:	Application submittal	From:	Ted Ressler
Address:	Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1271	Date:	August 9, 2018
Re:			

Attachments For Review Please Comment For Your Use

Date	Number of Copies	Description		
	1	Application for a Permit to Store Water in a Reservoir (Alternate Review) (Check #20683 for \$1,280 filing fee)		
		,		
		·		

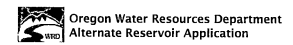


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OWRD

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Heip

Return

Contact Us

For impoundments less than 10 feet in height or storing less than 9.2 acre feet of water.

Today's Date: Tuesday, August 14, 2018

Base Application Fee.		\$410.00
Proposed Dam Height in feet.	8	
Proposed Reservoir volume in Acre Feet.	9.1	\$350.00
Permit Recording Fee. ***		\$520.00
*** 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		\$1,280.00

OWRD Fee Schedule

Fee Calculator Version: B20170117

R-88664