

# Main @ Help

Return

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Today's Date: Tuesday, October 30, 2018

Base Application Fee.		\$1,340.00
Number of proposed cubic feet per second (cfs) to be appropriated. (1 cfs = 448.83 gallons per minute)	6.27	\$2,450.00
Number of proposed Use's for the appropriated water. (i.e. Irrigation, Supplemental Irrigation, Pond Maintenance, Industrial, Commercial, etc) *	1	
Number of proposed Ground Water points of appropriation. (i.e. number of wells) (include all injection wells, if applicable) **	1	
Permit Recording Fee. ***		\$520.00
* the 1st Water Use is included in the base cost.  ** the 1st Ground Water point of appropriation is included in the base cost.  *** the Permit Recording Fee is not required when the application is submitted but, must be paid before a permit will be issued. It is fully refundable if a permit is not issued. If the recording fee is not paid prior to issuance of the Final Order, permit issuance will be delayed.	Recalculate	
Estimated cost of Permit Application		\$4,310.00

OWRD Fee Schedule

Fee Calculator Version B20170117

# Application for a Permit to Use

For Department Use: App. Number: 6-10748

# Groundwater



Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1266 503-986-0900 www.oregon.gov/OWRD

## SECTION 1: APPLICANT INFORMATION AND SIGNATURE

Applicant					
NAME			PHONE (HM		
Michael LaGrande				530-476-3	3000
		CELL 541-701-4802		FAX	
ADDRESS	•				
PO Box 1281					
CITY	STATE	ZIP	E-MAIL*		
Williams	CA	95987	mlagrande@sur	nvalleyrice.com	
Organization					
NAME			PHONE	FAX	
Fort Klamath Land Company, LLC					
ADDRESS				CELL	
PO Box 1281					
CITY	STATE	ZIP	E-MAIL*		
Williams	CA	95987	mlagrande@sur	nvalleyrice.com	
Agent – The agent is authorized to represent the AGENT / BUSINESS NAME	ne applic	ant in all m	natters relating to thi		
Hollie Cannon / Water Right Solutions,	HC		541-821-5848	FAX	
ADDRESS	LLC		341-021-3040	CELL	
3246 Hammer St.				CELL	
CITY	STATE	ZIP	E-MAIL*		
Klamath Falls	OR	97603		rightsolutions.com	
Note: Attach multiple copies as needed	011	77005	nearmone water	ightsorations.com	
* By providing an e-mail address, consent is given copies of the proposed and final order document				the Department electro	nically. (Paper RECEIVE
By my signature below I confirm that I u  I am asking to use water specifically a			pplication.		OCT 29 201
<ul> <li>Evaluation of this application will be be</li> </ul>	based on	informatio	n provided in the ap	plication.	_
<ul> <li>I cannot use water legally until the Wa</li> </ul>					OWRD
<ul> <li>Oregon law requires that a permit be is</li> </ul>					less the use is
exempt. Acceptance of this application		ot guarantee	e a permit will be iss	sued.	
<ul> <li>If I get a permit, I must not waste water</li> </ul>					
• If development of the water use is not		-		e permit can be cancel	led.
The water use must be compatible with					
<ul> <li>Even if the Department issues a permi water to which they are entitled.</li> </ul>	t, I may	have to stop	o using water to allo	w senior water-right h	olders to get
I (we) affirm that the information of	ontain	ad in this	annlication is two	a and accurate	
	ontain	cu in this			
Michael In Mand	Miz	Lack L	a Grande	uner 10-23-18	
Applicant Signature	Print	Name and	Title if applicable	Date	
- TI					
Applicant Signature	Print	Name and	Title if applicable	Date	

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#### **SECTION 2: PROPERTY OWNERSHIP**

Please indicate if you own all the lands associated with the project from which the water is to be diverted, conveyed, and used.
YES, there are no encumbrances.  YES, the land is encumbered by easements, rights of way, roads or other encumbrances.
NO, I have a recorded easement or written authorization permitting access.  NO, I do not currently have written authorization or easement permitting access.  NO, written authorization or an easement is not necessary, because the only affected lands I do not own are state-owned submersible lands, and this application is for irrigation and/or domestic use only (ORS 274.040)  NO, because water is to be diverted, conveyed, and/or used only on federal lands.  Affected Landowners: List the names and mailing addresses of all owners of any lands that are not owned by the applicant and that are crossed by the proposed ditch, canal or other work, even if the applicant has obtained written authorization or an easement from the owner. (Attach additional sheets if necessary).

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

#### **SECTION 3: WELL DEVELOPMENT**

		IF LESS 7	THAN 1 MILE:		
WELL NO.	NAME OF NEAREST SURFACE WATER	DISTANCE TO NEAREST SURFACE WATER	ELEVATION CHANGE BETWEEN NEAREST SURFACE WATER AND WELL HEAD		
Well #1	Wood River				

Please provide any information for your existing or proposed well(s) that you believe may be helpful in evaluating your application. For existing wells, describe any previous alteration(s) or repair(s) not documented in the attached well log or other materials (attach additional sheets if necessary).

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#### **SECTION 3: WELL DEVELOPMENT, continued**

Total maximum rate requested: 6.27 (each well will be evaluated at the maximum rate unless you indicate well-specific rates and annual volumes in the table below).

The table below must be completed for each source to be evaluated or the application will be returned. If this is an existing well, the information may be found on the applicable well log. (If a well log is available, please submit it in addition to completing the table.) If this is a proposed well, or well-modification, consider consulting with a licensed well driller, geologist, or certified water right examiner to obtain the necessary information.

										PROPOSED USE			
OWNER'S WELL NAME OR NO.	PROPOSED	EXISTING	WELL ID (WELL TAG) NO.* OR WELL LOG ID**	FLOWING	CASING DIAMETER	CASING INTERVALS (IN FEET)	PERFORATED OR SCREENED INTERVALS (IN FEET)	SEAL INTERVALS (IN FEET)	MOST RECENT STATIC WATER LEVEL & DATE (IN FEET)	SOURCE AQUIFER***	TOTAL WELL DEPTH	WELL- SPECIFIC RATE (GPM)	ANNUAL VOLUME (ACRE-FEET)
Well #1					24" 16"	2 – 58 58 - 650	520-650	0-510		ROCK AND BASALT	690	3000	1505.67
										,			
					×			,					
						= - = =							

Licensed drillers are required to attach a Department-supplied Well Tag, with a unique Well ID or Well Tag Number to all new or newly altered wells. Landowners can request a Well ID for existing wells that do not have one. The Well ID is intended to serve as a unique identification number for each well.

A well log ID (e.g. MARI 1234) is assigned by the Department to each log in the agency's well log database. A separate well log is required for each subsequent alteration of the well.

Source aquifer examples: Troutdale Formation, gravel and sand, alluvium, basalt, bedrock, etc.

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## SECTION 4: SENSITIVE, THREATENED OR ENDANGERED FISH SPECIES PUBLIC INTEREST INFORMATION

This information must be provided for your application to be accepted as complete. The Water Resources Department will determine whether the proposed use will impair or be detrimental to the public interest with regard to sensitive, threatened or endangered fish species if your proposed groundwater use is determined to have the potential for substantial interference with nearby surface waters.

To answer the following questions, use the map provided in Attachment 3 or the link below to determine whether the proposed point of appropriation (POA) is located in an area where the Upper Columbia, the Lower Columbia, and/or the Statewide public interest rules apply.

For more detailed information, click on the following link and enter the TRSOO or the Lat/Long of a POA and click on "Submit" to retrieve a report that will show which section, if any, of the rules apply: https://apps.wrd.state.or.us/apps/misc/lkp trsqq features/

If you need help to determine in which area the proposed POA is located, please call the customer service desk at (503) 986-0801.

#### Upper Columbia - OAR 690-033-0115 thru -0130

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Is the well or proposed well located in an area where the Upper Columbia Rules apply?

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☐ Yes ⊠ No

If yes, you are notified that the Water Resources Department will consult with numerous federal, state, local and tribal governmental entities so it may determine whether the proposed use is consistent with the "Columbia River Basin Fish and Wildlife Program" adopted by the Northwest Power Planning Council in 1994 for the protection and recovery of listed fish species. The application may be denied, heavily conditioned, or if appropriate. mitigation for impacts may be needed to obtain approval for the proposed use.

If yes, and if the Department determines that proposed groundwater use has the potential for substantial interference with nearby surface waters:

- I understand that the permit, if issued, will not allow use during the time period April 15 to September 30, except as provided in OAR 690-033-0140.
- I understand that the Department of Environmental Quality will review my application to determine if the proposed use complies with existing state and federal water quality standards.
- I understand that I will install and maintain water use measurement and recording devices as required by the Water Resources Department, and comply with recording and reporting permit condition requirements.

#### Lower Columbia - OAR 690-033-0220 thru -0230

is the v	well or proposed	well located in	an area where	e the Lower Co	olumbia rules apply?
Yes	s 🛛 No				

If yes, and the proposed groundwater use is determined to have the potential for substantial interference with nearby surface waters you are notified that the Water Resources Department will determine, by reviewing recovery plans, the Columbia River Basin Fish and Wildlife Program, and regional restoration programs applicable to threatened or endangered fish species, in coordination with state and federal agencies, as

For Department Use: App. Number: 648748 Rev. 08-18 appropriate, whether the proposed use is detrimental to the protection or recovery of a threatened or endangered fish species and whether the use can be conditioned or mitigated to avoid the detriment.

If a permit is issued, it will likely contain conditions to ensure the water use complies with existing state and federal water quality standards; and water use measurement, recording and reporting required by the Water Resources Department. The application may be denied, or if appropriate, mitigation for impacts may be needed to obtain approval of the proposed use.

If yes, you will be required to provide the following information, if applicable.					
Yes No The proposed use is for more than <b>one</b> cubic foot per second (448.8 gpm) and is not subject to the requirements of OAR 690, Division 86 (Water Management and Conservation Plans).					
If yes, provide a description of the measures to be taken to assure reasonably efficient water use:  RECEIVE					
<u>Statewide - OAR 690-033-0330 thru -0340</u>	OCT 29 2018				
Is the well or proposed well located in an area where the Statewide rules apply?  ☐ Yes ☐ No	OWRD				

If yes, and the proposed groundwater use is determined to have the potential for substantial interference with nearby surface waters you are notified that the Water Resources Department will determine whether the proposed use will occur in an area where endangered, threatened or sensitive fish species are located. If so, the Water Resources Department, Department of Fish and Wildlife, Department of Environmental Quality, and the Department of Agriculture will recommend conditions required to achieve "no loss of essential habitat of threatened and endangered (T&E) fish species," or "no net loss of essential habitat of sensitive (S) fish species." If conditions cannot be identified that meet the standards of no loss of essential T E fish habitat or no net loss of essential S fish habitat, the agencies will recommend denial of the application unless they conclude that the proposed use would not harm the species.

#### **SECTION 5: WATER USE**

USE	PERIOD OF USE	ANNUAL VOLUME (ACRE-FEET)
Supplemental Irrigation	April 1 through October 31	1505.67

For irrigation use only: Please indicate the number of primary and supplemental acres to be irrigated ( <i>must match map</i> ).						
Primary:Acres Supplemental: 501.89 Acres						
If you listed supplemental acres, list the Permit or Certificate number of the underlying primary water right(s):						
958, 10930 and 27532						
Indicate the maximum total number of acre-feet you expect to use in an irrigation season: 1505.67						

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

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•	If the use is <b>domestic</b> , indicate the number of households: (Exempt Uses: Please note that 15,000 gallons per day for single or group <b>domestic</b> purposes and 5,000 gallons per day for a single <b>industrial or commercial</b> purpose are exempt from permitting requirements.)  If the use is <b>mining</b> , describe what is being mined and the method(s) of extraction (attach additional sheets if necessary):
SE	CTION 6: WATER MANAGEMENT
A.	Diversion and Conveyance What equipment will you use to pump water from your well(s)?
	<ul><li>☐ Pump (give horsepower and type): 75 hp turbine</li><li>☐ Other means (describe):</li></ul>
	Provide a description of the proposed means of diversion, construction, and operation of the diversion works and conveyance of water. Well will pump into an existing open ditch, flood irrigation system.
В.	Application Method What equipment and method of application will be used? (e.g., drip, wheel line, high-pressure sprinkler) (attach additional sheets if necessary) Flood 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 aquatic life and riparian habitat; prevent the discharge of contaminated water to a surface stream; prevent adverse impact to public uses of affected surface waters (attach additional sheets if necessary).  A water meter will be installed. A runoff recovery system will be installed to ensure runoff does not enter a stream.
SE	CCTION 7: PROJECT SCHEDULE RECEIVED
	a) Date construction will begin: October 2019 b) Date construction will be completed: October 2023 c) Date beneficial water use will begin: October 2024  OWRD
SE	CCTION 8: RESOURCE PROTECTION
act req	granting permission to use water the state encourages, and in some instances requires, careful control of ivities that may affect adjacent waterway or streamside area. See instruction guide for a list of possible permit uirements from other agencies. Please indicate any of the practices you plan to undertake to protect water ources.
$\boxtimes$	Water quality will be protected by preventing erosion and run-off of waste or chemical products. Describe:
	Excavation or clearing of banks will be kept to a minimum to protect riparian or streamside areas.  Note: If disturbed area is greater than one acre, applicant should contact the Oregon Department of Environmental Quality to determine if a 1200C permit is required.  Describe planned actions and additional permits required for project implementation:  No excavation or clearing of banks will be required.
	Other state and federal permits or contracts required and to be obtained, if a water right permit is granted:  List:
Fo	Groundwater — Page or Department Use: App. Number: GH8748 Rev. 08-

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Check here if the point of appropriation (POA) or place of use (POU) are located within or served by an irrigation or other water district.						
Irrigation District Name	Address	7				
City	State	Zip				

## **SECTION 10: REMARKS**

**SECTION 9: WITHIN A DISTRICT** 

Use this space to clarify any information you have provided in the application (attach additional sheets if necessary).

It is expected this supplemental water right will not be used until mid-June on average water years. On average water years the amount of supplemental water needed will likely be half of the amount of this application.

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# Land Use Information Form



Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1266 503-986-0900 www.oregon.gov/OWRD

## NOTE TO APPLICANTS

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

#### This form is NOT required if:

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

## NOTE TO LOCAL GOVERNMENTS

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

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# Land Use **Information Form**



Oregon Water Resources Department 725 Summer Street NE, Suite A Salem, Oregon 97301-1266 503-986-0900 www.oregon.gov/OWRD

Appl	licant
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pplicant										
NAME Michael LaGrande/Fort Klamath Land Co., LLC							NE (HM) 476-3000			
PHONE (WK)				CE	ELL 80-701-4802			FAX	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
ADDRESS PO Box 1	281							-		
CITY ST			STATE CA	ZIP 95987	E-MAIL* mlagrande@sunvalleyrice.com					
A. Land	and Loca	ation								
(transporte	d), and/or u	sed or de	veloped. Ap	plicants f	or municipal	use, or i	rrigation use	aken from its s within irriga uested below	tion distric	
Township	Range	Section	1/4 1/4	Tax Lot #	Plan Designat Rural Residen	( 0 )		Water to be:		Proposed Land Use:
33 S	7.5 E	33		6400			☑ Diverted	□ Conveyed	☑ Used	Irrigation
34 S	7.5 E	5	Lot 1	100			Diverted	□ Conveyed	☑ Used	Irrigation
34 S	7.5 E	4	Lot 1 Lot 2 Lot 3 Lot 4	200			Diverted	☐ Conveyed	☑ Used	Irrigation
							Diverted	Conveyed	Used	
							Diverted	Conveyed	Used	RECEN
Klamath				roposed to	be diverted,	, convey	ed, and/or use	ed or develop	ed:	UCT 2.9 2
Type of ap  ☑ Permit to	plication to Use or Stor Water Use L	be filed v e Water	with the Wa	Right Trans	rces Departm sfer sserved Water	Perr	nit Amendmer hange of Wate		ater Registrat	OWRI
Source of v	water: 🔲 R	leservoir/P	ond 🖂	Groundwa	iter 🔲	Surface V	Water (name)			
Estimated of	quantity of	water nee	eded: <u>1505</u> .	67		cubic fee	t per second	gallons per	r minute	□ acre-feet
Intended us	se of water:	⊠ Irrig □ Mu		☐ Comme ☐ Quasi-M	-	Industr		Domestic for Other	house	ehold(s)
	cribe:									

G-18748

Department.

# For Local Government Use Only

The following section must be completed by a planning official from each county and city listed unless the project will be located entirely within the city limits. In that case, only the city planning agency must complete this form. This deals only with the local land use plan. Do not include approval for activities such as building or grading permits.

Please check the appropriate box below and provide the requested information 0CT 2 9 2018					
Land uses to be served by the proposed water usefulated by your comprehensive plan. Cite ap	ses (including prop plicable ordinance	oosed construction) section(s):	are allowed	outright or are not	RD
Land uses to be served by the proposed water used approvals as listed in the table below. (Please a already been obtained. Record of Action/land whave been obtained but all appeal periods have	ttach documentations and accuracy accuracy and accuracy accuracy accuracy and accuracy and accuracy accuracy and accuracy accuracy accuracy and accuracy accuracy accuracy accuracy accuracy accuracy accuracy accuracy and accuracy a	on of applicable lan companying finding	d use approv gs are suffici	als which have	
Type of Land Use Approval Needed (e.g., plan amendments, rezones, conditional-use permits, etc.)		ant, Applicable Plan e Section References	Lan		
			☐ 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	
NAME  SIGNATURE  GOVERNMENT ENTITY  Klamath Coun	PHONE:		TITLE:	1ner III 0-4-18	
Note to local government representative: Pleas you sign the receipt, you will have 30 days from the Use Information Form or WRD may presume the comprehensive plans.	ne Water Resources and use associated	Department's notice with the proposed	ce date to ret use of water	urn the completed Land	
Applicant name:	equest for Lan	d Use Inform	<u>ation</u>		
City or County:					
Signatura	Dhone		Data		





#### AFTER RECORDING, RETURN TO:

Fort Klamath Land Company, LLC 2005 Husted Road Portland, OR 97225

UNTIL A CHANGE IS REQUESTED, SEND ALL TAX STATEMENTS TO:

Fort Klamath Land Company, LLC 2005 Husted Road Portland, OR 97225

## 2016-006029

Klamath County, Oregon 06/08/2016 12:16:20 PM

Fee: \$62.00

#### WARRANTY DEED

1789 LAND COMPANY LLC, an Oregon limited liability company, Grantor, conveys and warrants to FORT KLAMATH LAND COMPANY, LLC, a Delaware limited liability company, Grantee, that certain real property located in Klamath County, Oregon, and more particularly described on Exhibit A attached hereto, free of all liens and encumbrances except those set forth on Exhibit B attached hereto.

The true consideration for this conveyance is \$5,586,000.00.

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.

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DATED this	1	day of June,	2016.

**GRANTOR:** 

1789 LAND COMPANY LLC, an Oregon limited liability company

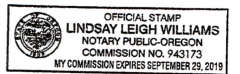
John El von Schlegell Manager

STATE OF OREGON

) ss.

County of Multnomah

The foregoing instrument was acknowledged before me on the day of June, 2016, by John E. von Schlegell as Manager of 1789 Land Company LLC, an Oregon limited liability company.



Notary Public for Oregon
My commission expires: Notary Public 27, 2019

036692/00003/7281392v1

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#### EXHIBIT A

## **Legal Description**

#### Parcel 1:

The SW1/4 of Section 31, Township 33 South, Range 7 1/2 East of the Willamette Meridian, Klamath County, Oregon.

The SE1/4 of Section 31, Township 33 South, Range 7 1/2 East of the Willamette Meridian, Klamath County, Oregon, and a tract of land being a portion of the SW1/4 of Section 32, described as follows:

Beginning at a point 360 feet East of the Northwest corner of the SW1/4 of Section 32; thence South 2640 feet to the Township line; thence West 360 feet to the section line between Sections 31 and 32; thence North along said section line 2640 feet to the Northwest corner of the SW1/4 of Section 32; thence East to the point of beginning.

EXCEPTING therefrom the West 60 feet of the SE1/4 of Section 31, for road purposes, conveyed by Volume 149 at page 484, Deed Records of Klamath County, Oregon.

ALSO EXCEPTING therefrom that portion conveyed to Klamath County for road purposes in Deed Volume 295 at page 148, Deed Records of Klamath County, Oregon.

#### Parcel 2:

Parcel 2 of Land Partition 02-16

Situated in the E1/2 NE1/4, E1/2 SE1/4, SW1/4 SE1/4, SE1/4 SW1/4 of Section 29, and the NE1/4 NW1/4, N1/2 NE1/4, S1/2 N1/2 lying South of Seven Mile Road, and the SE1/4, SW1/4 EXCEPTING the West 360', of Section 32, and all of Section 33, in Township 33 South, Range 7 1/2 East, W.M., Klamath County, Oregon.

And that portion of Government Lots 1, 2, 3, and 4, of Section 4 and Government Lot 1 of Section 5, in Township 34 South, Range 7-1/2 East, W.M., Klamath County, Oregon, more particularly described as follows;

Beginning at the quarter section corner on the North line of Section 4; thence South along the East line of Government Lots 1 and 4, 1989.5 feet; thence North 62°37' West, 4328.3 feet to the North line of Section 5; thence East along the North line of Section 5 and 4, 3862 feet, more or less to the point of beginning.

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#### EXHIBIT B

## **Permitted Exceptions**

- Taxes deferred, as disclosed by the tax roll, the premises herein described have been zoned or classified for farm use. At any time that said land is disqualified for such use the property will be subject to additional taxes or penalties and interest.
   (None due as of the date of this policy)
- Any right, interest or claim that may exist, arise or be asserted against the Title under or pursuant to the perishable Agricultural Commodities Act of 1930, as amended, 7 USC 499a et seq., the Packers and Stockyard Act of 1921, as amended, 7 USC 181 et seq., or any similar state laws.
- 3. Special Assessment disclosed by the Klamath tax rolls: For: Wood River District Improvement Company
- 4. Special Assessment disclosed by the Klamath tax rolls: For: Meadows Drainage District
- 5. The rights of the public in and to that portion of the herein described property lying within the limits of public roads, streets or highways.
- 6. The provisions contained in Patents,

Instrument No.: Volume 6, page 543, Deed Records.

Volume 8, page 32, Deed Records

Volume 8, page 34, Deed Records

Volume 10, page 476, Deed Records

Volume 11, page 383, Deed Records

Volume 11, page 433, Deed Records

Volume 11, page 434, Deed Records

Volume 22, page 18, Deed Records

As follows: See patents for particulars.

7. Agreement and the terms and conditions contained therein

Between:

Klamath Meadows Company, a corporation

And:

The California-Oregon Power Company

Purpose:

Release of claim for damages

Recorded:

January 10, 1929

Instrument No.:

Volume 85, page 123 and 125, Deed Records

8. An easement including the terms and provisions thereof, affecting the portion of said premises and for the purposes stated therein as set forth in instrument:

Granted To:

The California Oregon Power Company

Recorded:

G-18748

February 23, 1940

Instrument No.:

Volume 127, page 265

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9. An easement including the terms and provisions thereof, affecting the portion of said premises and for the purposes stated therein as set forth in instrument:

Granted To:

The California Oregon Power Company, a California corporation

Recorded:

January 7, 1955

Instrument No.:

Volume 271, page 411, Deed Records

10. An easement including the terms and provisions thereof, affecting the portion of said premises and for the purposes stated therein as set forth in instrument:

Granted To:

County of Klamath, Oregon

Recorded:

March 24, 1972

Instrument No.:

M72, page 3142

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# **Minimum Requirements Checklist**

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

## Include this checklist with the application

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

Please submit the original application and signatures to the Water Resources Department. Applicants are encouraged to keep a copy of the completed application.

$\boxtimes$	SECTION 1:	Applicant Information and Signature
	CECTIONIA	D 1:

SECTION 2: Property Ownership

SECTION 3: Well Development SECTION 4: Sensitive, Threaten

SECTION 4: Sensitive, Threatened or Endangered Fish Species Public Interest Information

■ SECTION 5: Water Use

SECTION 6: Water Management

SECTION 7: Project Schedule

✓ SECTION 8: Resource Protection✓ SECTION 9: Within a District

SECTION 9: Within a I
 SECTION 10: Remarks

### Include the following additional items:

- ☐ Land Use Information Form with approval and signature of local planning department (*must be an original*) or signed receipt.
- Provide the legal description of: (1) the property from which the water is to be diverted, (2) any property crossed by the proposed ditch, canal or other work, and (3) any property on which the water is to be used as depicted on the map.
- Fees Amount enclosed: \$3,790. (Note: the \$520 Permit recording fee will be paid when permit is issued.) See the Department's Fee Schedule at <a href="https://www.oregon.gov/owrd">www.oregon.gov/owrd</a> or call (503) 986-0900.
- Map that includes the following items:
  - Permanent quality and drawn in ink
  - $\boxtimes$  Even map scale not less than 4" = 1 mile (example: 1" = 400 ft, 1" = 1320 ft, etc.)
  - North Directional Symbol
  - Township, Range, Section, Quarter/Quarter, Tax Lots
  - Reference corner on map
  - □ Location of each diversion, by reference to a recognized public land survey corner (distances north/south and east/west)
  - ☐ Indicate the area of use by Quarter/Quarter and tax lot identified clearly.
  - Number of acres per Quarter/Quarter and hatching to indicate area of use if for primary irrigation, supplemental irrigation, or nursery
  - N/A Location of main canals, ditches, pipelines or flumes (if well is outside of the area of use)

Note: In addition to a groundwater application, a standard reservoir application is required to store groundwater in a reservoir. If an applicant proposes to divert water from a reservoir, a surface water application is also required.

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# **Water-Use Permit Application Processing**

### 1. Completeness Determination

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

#### 2. Initial Review

The Department reviews the application to determine whether water is available during the period requested, whether the proposed use is restricted or limited by rule or statute, and whether other issues may preclude approval of or restrict the proposed use. An Initial Review (IR) containing preliminary determinations is mailed to the applicant. The applicant has 14 days from the mailing date to withdraw the application from further processing and receive a refund of all fees paid minus \$260. The applicant may put the application on hold for up to 180 days and may request additional time if necessary.

#### 3. Public Notice

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

### 4. Proposed Final Order Issued

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

#### 5. Public Notice

Within 7 days of issuing the PFO, the Department gives public notice in the weekly notice. Notice includes information about the application and the PFO. Protest must be received by the Department within 45 days after publication of the PFO in the weekly notice. Anyone may file a protest. The protest filing fee is \$410.00 for the applicant and \$810.00 for non-applicants. Protests are filed on approximately 10 percent of Proposed Final Orders. If a protest is filed the Department will attempt to settle the protest but will schedule a contested case hearing if necessary.

#### 6. Final Order Issued

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

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