

Oregon Water Resources Department
Water Right Services Division

Application for Extension of Time

In the Matter of the Application for an Extension of Time)	PROPOSED
for Permit G-15348, Water Right Application G-15753, in)	FINAL
the name of Phillip W. Singhose and Lorissa L. Singhose)	ORDER

Permit Information

Application:	G-15753
Permit:	G-15348
Basin:	12 – Malheur Lake / Watermaster District 10
Date of Priority:	April 25, 2002
Source of Water:	three wells in Silver Creek Basin
Purpose or Use:	primary irrigation of 359.34 acres and supplemental irrigation of 47.2 acres
Maximum Rate:	5.0 cubic feet per second (cfs)

***Please read this Proposed Final Order in its entirety as it contains
additional conditions not included in the original permit.***

In Summary, the Department proposes to:

- Grant an extension of time to apply water to full beneficial use from October 1, 2018, to October 1, 2023¹.
- Make the extension subject to certain conditions set forth below.

This Extension of Time request is being processed in accordance with Oregon Revised Statute 537.630 and 539.010(5), and Oregon Administrative Rule Chapter 690, Division 315.

¹Pursuant to ORS 537.630(5), upon the completion of beneficial use of water allowed under the permit, the permittee shall hire a certified water rights examiner to survey the appropriation. Within one year after the complete application of water to a beneficial use (or by the date allowed for the complete application of water to a beneficial use), the permittee shall submit a map of the survey and a new or revised claim of beneficial use as deemed appropriate by the Department.

ACRONYM QUICK REFERENCE

Application – Application for Extension of Time
Department – Oregon Department of Water Resources
FOF – Finding of Fact
PFO – Proposed Final Order
Well 1 – HARN 245
Well 2 – HARN 52116 (unauthorized)
Well 3 – HARN 243 (unauthorized)
cfs - cubic feet per second

AUTHORITY

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

ORS 537.630(2) provides in pertinent part that the Oregon Water Resources Department (Department) for good cause shown shall order and allow an extension of time within which irrigation or other works shall be completed or the right perfected. In determining the extension, the Department shall give due weight to the considerations described under ORS 539.010(5) and to whether other governmental requirements relating to the project have significantly delayed completion of construction or perfection of the right.

ORS 539.010(5) instructs the Director to consider: the cost of the appropriation and application of the water to a beneficial purpose; the good faith of the appropriator; the market for water or power to be supplied; the present demands therefor; and the income or use that may be required to provide fair and reasonable returns upon the investment.

OAR 690-315-0040 provides that in order to approve an application for an extension of time to complete construction or apply water to full beneficial use, the Department shall make the findings in OAR 690-315-0040(1) including a finding that there is “good cause” to approve the extension. OAR 690-315-0040(2)-(4) contains the factors that the Department must consider to make findings that support a “good cause” determination.

OAR 690-315-0050(5) states that extension orders may include, but are not limited to, any condition or provision needed to: ensure future diligence; mitigate the effects of the subsequent development on competing demands on the resource; and periodically document the continued need for the permit.

FINDINGS OF FACT

1. On December 20, 2002, Permit G-15290 was issued by the Department. The permit authorizes the use of up to 5.0 cfs of water from three wells in Silver Creek Basin for irrigation of 359.34 acre and supplemental irrigation of 47.2 acres. The permit specified complete application of water was to be made on or before October 1, 2007. Superseding Permit G-15348, was issued on March 6, 2003, to correct the number of acres of primary irrigation.

2. On July 24, 2013, a partial assignment by proof from Charles Ackerman to Rodney and Sandra Smith was recorded in the records of the Water Resources Department.
3. On May 27, 2014, a partial assignment from Charles Ackerman to Phillip W. Singhose, and Lorissa L. Singhose was recorded in the records of the Water Resources Department.
4. On October 13, 2014, a partial assignment from Rodney and Sandra Smith to Phillip W. Singhose, and Lorissa L. Singhose was recorded in the records of the Water Resources Department.
5. One prior permit extension has been granted for Permit G 15348. The extension request resulted in the completion dates for construction and full application of water being extended from October 1, 2007, to October 1, 2018.
6. On July 12, 2018, the Department received an Application for Permit Amendment requesting a change in place of use, and additional points of appropriation, and assigned the Permit Amendment file number T-12973. The Permit Amendment is under review.
7. On August 16, 2018, the permit holder, Phillip W. Singhose, submitted an “Application for Extension of Time” (Application) to the Department, requesting the time to apply water to full beneficial use under the terms and conditions of Permit G-15348 be extended from October 1, 2018, to October 1, 2023.
8. On August 21, 2018, notification of the Application for Permit G-15348 was published in the Department’s Public Notice. No public comments were received regarding the Application.

Review Criteria [OAR 690-315-0040]

In order to approve an Application for an Extension of Time to complete construction and/or apply water to full beneficial use pursuant to ORS 537.230 or 537.630, or to begin construction, pursuant to ORS 537.248, the Department must make the findings in OAR 690-315-0040(1)(a) – (d).

Complete Extension of Time Application [OAR 690-315-0040(1)(a)]

9. On August 16, 2018, the Department received a completed Application and the fee specified in ORS 536.050 from the permit holder.

Start of Construction [OAR 690-315-0040(1)(b) and 690-315-0040(5)]

10. Construction of the well began prior to permit issuance.
11. According to the well log received by the Department on May 6, 1964, construction of HARN 245 (Well 1) began April 1, 1964.

Based on Finding of Fact (FOF) 10 and 11, the Department has determined that the prosecution of the construction of the well began prior to October 1, 2007.

Good Cause [OAR 690-315-0040(1)(d)]

The Department must find that there is “good cause” to approve the extension. In making a “good cause” finding, the Department shall consider the requirements set forth under OAR 690-315-0040(2).

Reasonable Diligence of the Appropriator [OAR 690-315-0040(2)(a)]

In order to make a finding of “good cause” to approve the extension, the Department shall consider whether the applicant has demonstrated “reasonable diligence” in previous performance under the permit. OAR 690-315-0040(2)(a). In determining “reasonable diligence”, the Department shall consider, but is not limited to, the following factors: a) The amount of construction completed within the time allowed in the permit or previous extension; b) The amount of beneficial use made of the water during the permit or previous extension time limits; c) Water right holder conformance with the permit or previous extension conditions; and d) Financial investments made toward developing the beneficial use of water.

Amount of Construction [OAR 690-315-0040(3)(a)]

The amount of construction completed within the time allowed in the permit or previous extension.²

12. During the most recent extension period, being from October 1, 2007, to October 1, 2018, the following was accomplished:
 - constructed HARN 52116 (Well 2), which is currently not authorized under Permit G-15348;
 - established electrical power at the site; and
 - installed mainline pipes.

The Application provides evidence of progress of physical work made towards completion of the water system, enough to qualify as the minimum necessary for the Department to find good cause and reasonable diligence towards complete application of water to a beneficial use.

Compliance with Conditions [OAR 690-315-0040(3)(c)]

The water right permit holder’s conformance with the permit conditions.

13. The Department has considered the permit holder’s compliance with conditions, and has identified the following concerns: (1) the required March static water level measurements have not been received by the Department, and (2) Well 1 and unauthorized Well 2, and unauthorized Well 3 produces water from clay and gravel deposits, which represent an unconsolidated basin fill unit, and are not producing water from a confined or semi-confined aquifer.

² “Actual Construction” is defined in OAR 690-315-0020(3)(d)(A)and(B) as physical work performed toward completion of the water system which demonstrates the water right permit holder’s good faith and intention to complete the project with reasonable diligence. Actual construction does not include planning a diversion system, formulating a business plan, securing financing, letting contracts, purchasing but not installing equipment, surveying, clearing land or planting crops.

Based on FOF 13, the Department has determined that the permit holder has not demonstrated compliance with following permit conditions as required by Permit G-15348:

- “To monitor the effect of water use from the well(s) authorized under this permit, the Department requires the water user to make and report annual static water level measurements. The static water level shall be measured in the month of March.”; and
- “The production of groundwater shall be from a confined or semi-confined aquifer.”

Failure to comply with permit conditions constitutes illegal use of water. In order to legally perfect the use of water under this permit, the permit holder must demonstrate that all conditions of the permit have been satisfied.

Beneficial Use of Water [OAR 690-315-0040(3)(b)]

The amount of beneficial use made of the water during the permit time limits or previous extension.

14. No water has been appropriated from the wells authorized for use under this permit.
15. A combined maximum rate of 5.0 cfs of water has been appropriated, being no more than 5.0 cfs from HARN 52116 (Well 2), and no more than 5.0 cfs from HARN 243 (Well 3) for primary irrigation of 354.1 acres and supplemental irrigation of 47.2 acres. Well 2, and Well 3 are not authorized for use under Permit G-15348.
16. According to the map submitted on July 12, 2018, with Permit Amendment T-12973, 81.9 acres of the 354.1 acres identified as primary irrigation above, have been developed in a location not authorized under Permit G-15348.
17. Delay of beneficial use of water under Permit G-15348 was due, to the wells that have been utilized under Permit G-15348 not being authorized.

Based on FOF 14, the Department has determined that beneficial use of water has not yet been demonstrated under this permit because not all permit conditions were satisfied by October 1, 2018.

Use of water from Well 2 and Well 3 under Permit G-15348, constitutes illegal use of water, as neither well is authorized for use under the permit.

Financial Investments to Appropriate and Apply Water to a Beneficial Purpose [OAR 690-315-0040(2)(b),(3)(d),(4)(d)]

18. An approximate total of \$185,000 has been invested. The costs included construction costs for Well 2, and Well 3, which are not authorized under Permit G-15348, and are therefore not considered towards the cost of development under the permit. After

deducting these costs, the approximate total investment for “actual construction” to date is approximately \$50,000 which is the total projected cost for complete development of this project.

Based on FOF 18, the Department has determined that the permit holder had made an investment, which provides evidence of good cause and reasonable diligence towards the complete application of water to a beneficial use.

Reasonable Diligence of the Appropriator [OAR 690-315-0040(2)(a)]

The Application provides evidence of progress towards completion of the water system; a financial investment has been made; the permit holder has not demonstrated compliance with all permit conditions, and; beneficial use has not been demonstrated. The Department has determined the applicant has demonstrated the minimum necessary for the Department to find reasonable diligence towards complete application of water to a beneficial use.

The Market and Present Demands for Water [OAR 690-315-0040(4)(a-f)]

The Department’s determinations of market and present demand for water or power to be supplied shall consider the requirements set forth under OAR 690-315-0040(4)(a-f). In accordance with OAR 690-315-0040(4), the Department shall consider, but is not limited to, the following factors when determining the market and the present demand for water or power to be supplied:

- *(a) The amount of water available to satisfy other affected water rights and scenic waterway flows;*
- *(b) Special water use designations established since permit issuance, including but not limited to state scenic waterways, federal wild and scenic rivers, serious water management problem areas or water quality limited sources established under 33 U.S.C. 1313(d);*
- *(c) The habitat needs of sensitive, threatened or endangered species, in consultation with the Oregon Department of Fish and Wildlife;*
- *(d) Economic investment in the project to date;*
- *(e) Other economic interests dependent on completion of the project; and*
- *(f) Other factors relevant to the determination of the market and present demands for water and power.*

OAR 690-315-0040(4)(a)

The amount of water available to satisfy other affected water rights and scenic waterway flows.

19. A review of the amount of water available to satisfy other affected water rights and scenic waterway flows was determined at the time of issuance of Permit G-15348; furthermore, water availability for other affected water rights and scenic waterway flows after the permit was issued is determined when an Application for a new water right is submitted.

OAR 690-315-0040(4)(b)

Special water use designations established since permit issuance, including but not limited to state scenic waterways, federal wild and scenic rivers, serious water management problem areas or water quality limited sources established under 33 U.S.C. 1313(d).

20. The points of appropriation for Permit G-15348, are located in the Greater Harney Valley Groundwater Area of Concern (GHVGAC) which was established to ensure that groundwater in the GHVGAC is appropriated within the capacity of the resource and that new appropriations of groundwater assure the maintenance of reasonably stable groundwater levels and prevent depletion of the groundwater resource. Current data, comprising substantial evidence, indicate that groundwater levels are declining in areas of the GHVGAC. Additional allocation of groundwater within the GHVGAC may exacerbate these declines. A comparison between estimated annual recharge and previously allocated groundwater volumes indicates that groundwater is fully allocated in some areas of the basin. 690-512-0020(1)
21. Silver Creek is not located within or above any state or federal scenic waterway.
22. The points of appropriation are not in an area listed by the Department of Environmental Quality as a water quality limited stream.

OAR 690-315-0040(4)(c)

The habitat needs of sensitive, threatened or endangered species, in consultation with the Oregon Department of Fish and Wildlife.

23. Silver Creek is located within an area ranked “highest” for stream flow restoration needs as determined by the Department in consultation with the Oregon Department of Fish and Wildlife, and is located within a Sensitive, Threatened or Endangered Fish Species Area as identified by the Department in consultation with Oregon Department of Fish and Wildlife.

OAR 690-315-0040(4)(d)

Economic interests dependent on completion of the project.

24. An approximate total of \$50,000 has been invested in the project.

OAR 690-315-0040(4)(e)

Other economic interests dependent on completion of the project.

25. Other economic interests dependent on completion of the project have not been identified.

continued on following page

OAR 690-315-0040(4)(f)

Other factors relevant to the determination of the market and present demand for water and power.

26. On December 11, 2018, the Department's Ground Water Section determined that the reference levels for determining water level declines for Well 1 cannot be determined, as there are no March static water level measurements that have been submitted by to the Department.
27. Though Well 2, and Well 3, are not currently authorized for use under Permit G-15348, Permit Amendment T-12973, was timely submitted to the Department requesting authorization of Well 2, and Well 3. For this reason, the Department Groundwater section has determined that the reference level for Well 2, and Well 3 shall be set, and incorporated into a superseding permit, if issued, as a result of approval of Permit Amendment T-12973.
28. On December 11, 2018, the Department's Ground Water Section determined that the reference levels for determining water level declines for Well 2 shall be 136.95 feet below land surface and for Well 3 shall be 156.55 feet below land surface.

Fair Return Upon Investment [OAR 690-315-0040(2)(f)]

29. The use and income from the permitted water development will likely result in reasonable returns upon the investment made to date.

Other Governmental Requirements [OAR 690-315-0040(2)(g)]

30. Delay in the development of this project was not caused by any other governmental requirements.

Unforeseen Events [OAR 690-315-0040(2)(h)]

31. No unforeseen events were identified that contributed to the extended the length of time needed to fully develop and perfect Permit G-15348.

Denial of the Extension Will Result in Undue Hardship [OAR 690-315-0040(2)(i)]

32. A denial of the extension would result in undue hardship, in that the permit holder has made a significant investment into the development of a water system, and rely on the use for continued farming as a source of income.

Good Faith of the Appropriator [OAR 690-315-0040(2)(c)]

33. The Application provides sufficient evidence of good faith of the appropriator under Permit G-15348.

Based on FOF 6, 10, 11, 12, 18, and 24, the Department has determined that the applicant has shown good faith and reasonable diligence.

Duration of Extension [OAR 690-315-0040(1)(c)]

Under OAR 690-315-0040(1)(c), in order to approve an extension of time for water use permits the Department must find that the time requested is reasonable and the applicant can complete the project within the time requested.

34. As of August 16, 2018, the remaining work to be completed consists of completing construction of the water system, meeting all permit conditions, which include reconstructing Well 1, and any other well authorized by Permit Amendment T-12973, to meet the requirement of production from either a confined or semi-confined aquifer, and submitting annual March static water level measurements; and applying water to full beneficial use.

Given the amount of development left to occur, the Department has determined that the permit holder's request to have until October 1, 2023, to accomplish the application of water to beneficial use under the terms and conditions of Permit G-15348 is only reasonable and necessary if Permit Amendment T-12973 authorizes the use of water from Well 2, and Well 3 under this permit. If Permit Amendment T-12973 does not authorize the use of water under this permit, the Department has determined that the permit holder's request to have until October 1, 2023, to accomplish the application of water to beneficial use under the terms and conditions of Permit G-15348 is neither reasonable or necessary.

Good Cause [OAR 690-315-0040(1)(d)]

The Department must find that there is "good cause" to approve the extension. In making a "good cause" finding, the Department shall consider the requirements set forth under OAR 690-315-0040(2).

The Department has considered the reasonable diligence and good faith of the appropriator, the cost to appropriate and apply water to a beneficial purpose, the market and present demands for water to be supplied, the financial investment made and fair and reasonable return upon the investment, the requirements of other governmental agencies, and unforeseen events over which the permit holder had no control, whether denial of the extension will result in undue hardship to the applicant and whether there are no other reasonable alternatives for meeting water use needs, any other factors relevant to a determination of good cause, and has determined that the applicant has shown that good cause exists for an extension of time to apply water to full beneficial use pursuant to OAR 690-315-0040(1)(d), pending approval of Permit Amendment T-12973, authorizing the use of water from Well 2, and Well 3.

If Permit Amendment does not authorize use from either Well 2, or Well 3, the Department cannot find good cause exists for an extension of time.

LIMITATIONS AND CONDITIONS

1. OAR 690-315-0050(5) provides for extension orders to include, but are not limited to, any condition or provision needed to ensure future diligence, and/or mitigate the effects of the subsequent development on competing demands on the resource. Based on Findings of Facts 6, 12, 15, 16, 17, the Department determined the need to place a “Permit Amendment Condition” on this extension of time in order to ensure diligence is exercised in the development and perfection of water use permit. This condition, specified under Item 1 of the “Limitations and Conditions” section of this PFO, was determined to be necessary because of the use of an unauthorized point of appropriation and place of use has occurred under this permit.
2. OAR 690-315-0050(5) provides for extension orders to include, but are not limited to, any condition or provision needed to mitigate the effects of the subsequent development on competing demands on the resource. Based on Findings of Facts 20, the Department determined the need to place a “Development Limitation” on this extension of time in order to ensure that no additional development beyond that identified in Permit Amendment T-12973. This condition, specified under Item 2 of the “Limitations and Conditions” section of this PFO, was determined to be necessary because the permit holder did not develop the water use consistent with the terms and conditions of the permit, and groundwater level declines in wells within the GHVGAC demonstrate that additional development cannot be supported by the resource.
3. OAR 690-315-0050(5) provides for extension orders to include, but are not limited to, any condition or provision needed to ensure future diligence, and to mitigate the effects of the subsequent development on competing demands on the resource. Based on FOF 20, the Department determined the need to place a “Last Extension Condition” on this extension of time in order to ensure diligence is exercised in the development and perfection of the water use permit. This condition, specified under Item 3 of the “Limitations and Conditions” section of this PFO, was determined to be necessary due to the need to limit additional development within the GHVGAC, and no additional time may be given for additional development if Permit Amendment T-12973 is not authorized.
4. OAR 690-315-0050(5) provides for extension orders to include, but are not limited to, any condition or provision needed to ensure future diligence, and to mitigate the effects of the subsequent development on competing demands on the resource. Based on FOF 13, the Department has determined the need to place a “Water Use Restriction / Well Reconstruction Condition” on this extension of time. This condition, specified under Item 4 of the “Limitations and Conditions” section of this PFO, was determined to be necessary due to Well 1, Well 2, and Well 3, producing water from unconsolidated basin fill units.

CONCLUSIONS OF LAW

1. The applicant has submitted a complete extension application form and the fee specified in ORS 536.050, as required by OAR 690-315-0040(1)(a).
2. The applicant has complied with the construction timeline requirements to begin actual construction as required by ORS 537.630, OAR 690-315-0040(1)(b) and OAR 690-315-0040(5).
3. Based on Finding of Facts 10 through 33, full application of water to beneficial use can be accomplished by October 1, 2023, as required by OAR 690-315-0040(1)(c).
4. The applicant can complete the project within the time period requested for the extension on the project, but the extension is conditioned to ensure future diligence and/or mitigate the effects of the subsequent development on competing demands on the resource and is granted only for the reasonable time necessary to complete water development and apply water to beneficial use. OAR 690-315-0050(5).
5. The applicant has demonstrated good cause for the extension, but the extension must be conditioned to ensure this is the last extension granted in order to ensure future diligence; OAR 690-315-0050(5).

PROPOSED ORDER

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

Extend the time to apply water to beneficial use under Permit G-15348 from October 1, 2018, to October 1, 2023.

Subject to the following conditions:

LIMITATIONS AND CONDITIONS

1. Permit Amendment Condition

The use of any water from Well 2, or Well 3, under Permit G-15348 is subject to this Condition.

The permit holder shall not appropriate any water from Well 2, or Well 3, unless and until Permit Amendment T-12973 is approved and authorizes the use of water from Well 2, or Well 3, under Permit G-15348.

If Permit Amendment T-12973 authorizes the use of Water from Well 2, or Well 3, the reference static water levels identified in Finding of Fact 28, above shall be incorporated into a superseding permit.

If Permit Amendment T-12973 does not authorize the use of water from either Well 2, or Well 3, then the Extension of Time from October 1, 2018, to October 1, 2023, shall be of no further force or effect.

2. Development Limitation

Development under Permit G-15348 shall be limited to no more than what is authorized under Permit Amendment T-12973, and shall not include any additional points of appropriation or any additional land not identified in the map submitted with Permit Amendment T-12973, that was submitted on July 12, 2018. No change in the location of place of use that was not previously identified on this map shall be authorized, and any land identified on this map that is not authorized under Permit Amendment T-12973, shall be lost, and may not be certificated under Permit G-15348. A copy of the map is included as an attachment to the Extension of Time as "ATTACHMENT A"

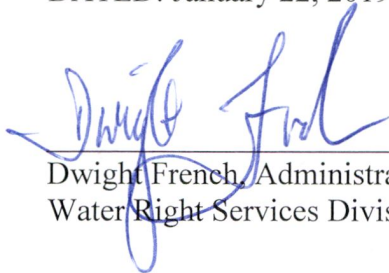
3. Last Extension Condition

This shall be the last extension of time granted for Permit G-15348. Any future extensions of time request shall be denied

4. Water Use Restriction / Well Reconstruction Condition

No water may be appropriated from Well 1, under Permit G-15348; or Well 2, or Well 3 if approved by Permit Amendment T-12973, until the permit holder submits evidence to the Department that the wells have been reconstructed to meet the requirements of groundwater production from the confined or semi-confined aquifer, and the Department's Groundwater Section approves the reconstruction, in writing, for use under Permit G-15348.

DATED: January 22, 2019



Dwight French, Administrator,
Water Right Services Division

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

Proposed Final Order Hearing Rights

1. Under the provisions of OAR 690-315-0100 and 690-315-0060, the applicant or any other person adversely affected or aggrieved by the proposed final order may submit a written protest to the proposed final order. The written protest must be received by the Water Resources Department no later than **March 8, 2019**, being 45 days from the date of publication of the proposed final order in the Department's weekly notice.
2. A written protest shall include:
 - a. The name, address and telephone number of the petitioner;
 - b. A description of the petitioner's interest in the proposed final order and if the protestant claims to represent the public interest, a precise statement of the public interest represented;
 - c. A detailed description of how the action proposed in the proposed final order would adversely affect or aggrieve the petitioner's interest;
 - d. A detailed description of how the proposed final order is in error or deficient and how to correct the alleged error or deficiency;
 - e. Any citation of legal authority supporting the petitioner, if known;
 - f. Proof of service of the protest upon the water right permit holder, if petitioner is other than the water right permit holder; and
 - g. The applicant or non-applicant protest fee required under ORS 536.050.
3. Within 60 days after the close of the period for requesting a contested case hearing, the Director shall:
 - a. Issue a final order on the extension request; or
 - b. Schedule a contested case hearing if a protest has been submitted, and:
 - 1) Upon review of the issues, the Director finds there are significant disputes related to the proposed agency action; or
 - 2) The applicant submits a written request for a contested case hearing within 30 days after the close of the period for submitting protests.

Notice Regarding Service Members: Active duty service members have a right to stay proceedings under the federal Service Members Civil Relief Act. 50 U.S.C. App. §§501-597b. You may contact the Oregon State Bar or the Oregon Military Department for more information. The toll-free telephone number for the Oregon State Bar is: 1 (800) 452-8260. The toll-free telephone number of the Oregon Military Department is: 1 (800) 452-7500. The Internet address for the United States Armed Forces Legal Assistance Legal Services Locator website is: <http://legalassistance.law.af.mil>

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- If you have questions about statements contained in this document, please contact Jeffrey D. Pierceall at 986-0802.
 - If you have questions about how to file a protest or if you have previously filed a protest and you want to know the status, please contact Patricia McCarty at 503-986-0820.
 - If you have any questions about the Department or any of its programs, please contact our Water Resources Customer Service Group at 503-986-0900.
 - Address any correspondence to : Water Right Services Division
 725 Summer St NE, Suite A
Fax: 503-986-0901 Salem, OR 97301-1266
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Mailing List for Extension PFO Copies

PFO Date: January 22, 2019

Copies Mailed

Application: G-15753

By: _____

Permit: G-15348

On: _____

Original mailed to Applicant:

Phillip and Lorissa Singhose
P.O. Box 55
Riley, OR 97758

Copies sent to:

1. WRD - App. File G-15753/ Permit G-15348
2. WRD - Permit Amendment File T-12973
3. Agent or CWRE representing the Permit Holder

Fee paid as specified under ORS 536.050 to receive copy:

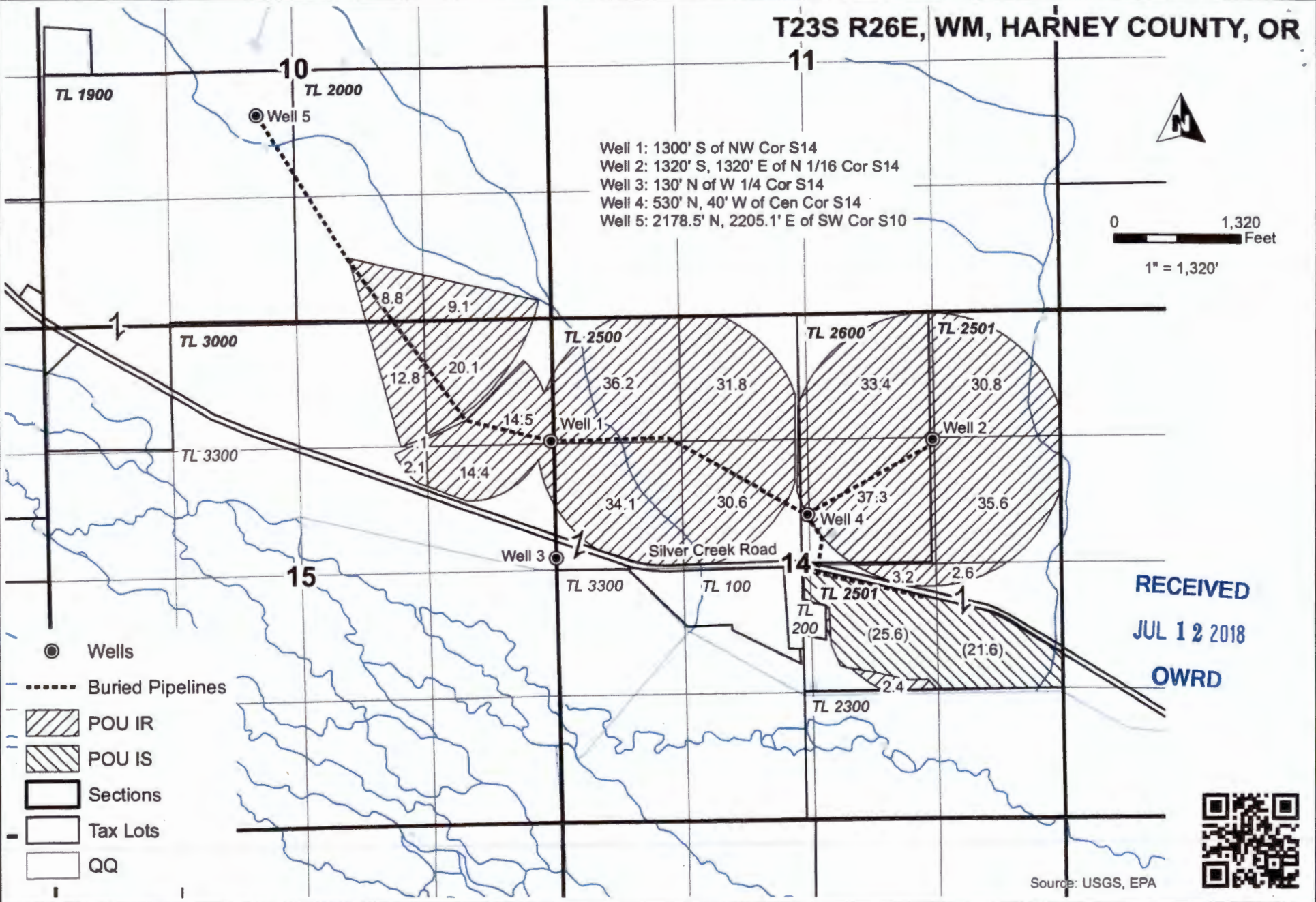
4. None

Receiving via e-mail (10 AM Tuesday of signature date)
(DONE BY EXTENSION SPECIALIST)

5. WRD - Watermaster District 10, JR Johnson
6. WRD - Corey Ciurchane (Caseworker T-12973)

CASEWORKER: JDP

T23S R26E, WM, HARNEY COUNTY, OR



Well 1: 1300' S of NW Cor S14
 Well 2: 1320' S, 1320' E of N 1/16 Cor S14
 Well 3: 130' N of W 1/4 Cor S14
 Well 4: 530' N, 40' W of Cen Cor S14
 Well 5: 2178.5' N, 2205.1' E of SW Cor S10

0 1,320 Feet
 1" = 1,320'

RECEIVED
 JUL 12 2018
 OWRD



Source: USGS, EPA

**APOA & POU PERMIT AMENDMENT "TO" MAP
 Singhose Land & Cattle Company, LLC**

This map is not intended to provide legal dimensions or locations of property ownership lines.

WATER RIGHT SERVICES, LLC
 PO BOX 1830, BEND, OR 97709
WWW.OREGONWATER.US CCB # 197121
 johnshort@usa.com 541-389-2837

Date: 6/6/18 Ap G-15753 Permit G-15348