Application for a Permit to Use

Surface Water

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MAY 0 2 2019

OWRD



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 GREGORY TIMM				PHONE (HM)
PHONE (WK)	FAX			
ADDRESS 1224 NW RIVERFRONT DRIVE				1
CITY ROSEBURG	STATE OR	ZIP 97471	E-MAIL *	
Organization				
NAME			PHONE	FAX
ADDRESS				CELL
CITY	STATE	ZIP	E-MAIL *	
Agent – The agent is authorized to represent	the applic	ant in all n	natters relating to t	his application.
AGENT / BUSINESS NAME	the applie	ant in an i	PHONE	FAX
ADDRESS				CELL
CITY	STATE	ZIP	E-MAIL *	
* By providing an e-mail address, conser electronically. (Paper copies of the property) By my signature below I confirm that I am asking to use water specifically Evaluation of this application will be I cannot legally use water until the V The Department encourages all application proposed diversion. Acceptance of the If I begin construction prior to the is If I receive a permit, I must not wasted If development of the water use is not the water use must be compatible with the Department issues a permit water to which they are entitled.	I understand as describe based on Water Resolicants to whis applicants suance of a second according with local collections.	and: ped in this a information of the period	application. on provided in the a artment issues a permit to be issued but guarantee a permassume all risks as trus of the permit, the sive land use plans.	application. rmit. before beginning construction of any mit will be issued. sociated with my actions.
I (we) affirm that the information	(-	Mes	application is tr	4/29/19
Applicant Signature		Print Name	e and Title if applic	able Date

Surface Water — Page 1

For Department Use: App. Number: 5-88769

Please indicate if you own all the lands associated with the conveyed, and used.	e project from which the water is to be	diverted,				
Silveyed, and used.		RECEIVED				
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 or e NO, I do not currently have written authorization or e NO, written authorization or an easement is not neces state-owned submersible lands, and this application is NO, because water is to be diverted, conveyed, and/or	easement permitting access. ssary, because the only affected lands I of the formatter of the state of the st					
Affected Landowners: List the names and mailing address the applicant and that are crossed by the proposed ditch, c written authorization or an easement from the owner. (Attack)	anal or other work, even if the applican					
Legal Description: You must provide the legal description diverted, 2. Any property crossed by the proposed ditch, water is to be used as depicted on the map.						
SECTION 3: SOURCE OF WATER						
A. Proposed Source of Water Provide the commonly used name of the water body from stream or lake it flows into (if unnamed, say so), and the latest the stream of the water body from stream or lake it flows into (if unnamed, say so), and the latest the stream of the water body from stream or lake it flows into (if unnamed, say so), and the latest the stream of the water body from stream or lake it flows into (if unnamed, say so).						
Source 1: Galesville Reservoir	Tributary to: Cow Creek>South Umpo	qua River				
TRSQQ of POD: T.27S. R.6W. CA Section 14						
Source 2:	Tributary to:					
TRSQQ of POD:						
If any source listed above is stored water that is authorized a copy of the document or list the document number (for or						
B. Applications to Use Stored Water						
Do you, or will you, own the reservoir(s) described in Sec	ction 3A above?					
Yes. No. (Enclose a copy of your written reto file this application, which should have						

SECTION 2: PROPERTY OWNERSHIP

For Department Use: App. Number: 5-88769

Surface Water — Page 2 Rev. 06-18

If <i>all</i> sources listed in Section 3A are stored water, the Department will review your application using expedited process provided in ORS 537.147, unless you check the box below. Please see the instruction for more information.	
By checking this box, you are requesting that the Department process your application under the st process outlined in ORS 537.150 and 537.153, rather than the expedited process provided by ORS To file an application under the standard process, you must enclose the following:	
 A copy of a signed non-expired contract or other agreement with the owner of the reservo you) to impound the volume of water you propose to use in this application. 	ir (if not
 A copy of your written agreement with the party (if any) delivering the water from the res you. 	ervoir to
SECTION 4: SENSITIVE, THREATENED OR ENDANGERED FISH SPECIES PUBLINTEREST INFORMATION	LIC
This information must be provided for your application to be accepted as complete. The Water Resou Department will determine whether the proposed use will impair or be detrimental to the public interest regard to sensitive, threatened or endangered fish species.	
To answer the following questions, use the map provided in <u>Attachment 3</u> or the link below to determine the proposed point of diversion (POD) is located in an area where the Upper Columbia, the Columbia, and/or the Statewide public interest rules apply.	nine Lower
For more detailed information, click on the following link and enter the T,R,S,QQ or the Lat/Long of 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/	f a POD
If you need help to determine in which area the proposed POD is located, please call the customer seat (503) 986-0801.	ervice desk
T	RECEIVED
<u>Upper Columbia - OAR 690-033-0115 thru -0130</u>	MAY A 9 2040
Is the POD located in an area where the Upper Columbia Rules apply?	MAY 0 2 2019
☐ Yes ⊠ No	OWRD
If yes, you are notified that the Water Resources Department will consult with numerous federal, state tribal governmental entities so it may determine whether the proposed use is consistent with the "Colu Basin Fish and Wildlife Program" adopted by the Northwest Power Planning Council in 1994 for the program.	mbia River

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,

For Department Use: App. Number: 5-88769

- I understand that the proposed use does <u>not</u> involve appropriation of direct streamflow during the time period April 15 to September 30, except as provided in OAR 690-033-0140.
- I understand that I will install, operate and maintain a fish screen and fish passage as listed in ORS 498.301 through 498.346, and 509.580 through 509.910, to the specifications and extent required by Oregon Department of Fish and Wildlife, prior to diversion of water under any permit issued pursuant to this application.

Surface Water — Page 3 Rev. 06-18

- I understand that the Oregon 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 POD located in an area where the Lower Columbia rules apply?
☐ Yes ⊠ No
If yes, you are notified that 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 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, provide the following information (the information must be provided with the application to be considered complete).
☐ Yes ☒ No The proposed use is for more than one 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:
Statewide - OAR 690-033-0330 thru -0340
Is the POD located in an area where the Statewide rules apply?
⊠ Yes □ No
If yes, 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.

MAY 0 2 2019 OWRD

Surface Water — Page 4 Rev. 06-18

SECTION 5: WATER USE

Provide the amount of water you propose to use from each source, for each use, in cubic feet-per-second (cfs) or gallons-per-minute (gpm). If the proposed use is from storage, provide the amount in acre-feet (af):

(1 cfs equals 448.8 gpm. 1 acre-foot equals 325,851 gallons or 43,560 cubic feet)

SOURCE	USE	PERIOD OF USE	AMOUNT
Galesville Reservoir	Irrigation of .60 acres (1.34 af)	March 1 - October 31	☐ cfs ☐ gpm ☑ af
			cfs gpm af
			cfs gpm af
			cfs gpm af
Disease in disease the number	a of animary and avanlana	ontal ages to be immigrated	
	er of primary and suppleme		
Primary: <u>0.60</u> Acres	Supplemental:		
If supplemental acres are	listed, provide the Permit	or Certificate number of the u	inderlying primary water right(s)
Indicate the maximum tot	al number of acre-feet you	expect to use in an irrigation	season: <u>2.0</u>
-	al or quasi-municipal, atta		
	, indicate the number of ho		-4'
• If the use is mining, o	lescribe what is being min	ed and the method(s) of extra	iction:
SECTION 6: WATER	MANAGEMENT		
A. Diversion and Convo	avanca		RECEIVED
	you use to pump water fro	m your source?	
57 5	1	D 134	MAY 0 2 2019
Other means (des	power and type): 3 Horser	bower Bank Mounted	OWRD
Outer means (des	orroc)		
		diversion, construction, and o	operation of the diversion works
and conveyance of wa		River for lawn/garden irrigati	ion
water will be pumped	i from the South Empqua	Kiver for lawn/garden irrigat.	ion.
B. Application Method			
		be used? (e.g., drip, wheel li	ne, high-pressure sprinkler)
Residential lawii/gard	method of application will en sprinkler irrigation syst		ne, high-pressure sprinkler)
C. Conservation	en sprinkler irrigation syst	tem.	
C. Conservation Please describe why t	en sprinkler irrigation system to the system of water requestions.	ted is needed and measures y	ou propose to: prevent
C. Conservation Please describe why t waste; measure the an	en sprinkler irrigation system to the system of water requestions.	tem.	ou propose to: prevent
C. Conservation Please describe why t waste; measure the an waters.	he amount of water reques	ted is needed and measures y	rou propose to: prevent of affected surface

For Department Use: App. Number: 5-88769

Surface Water — Page 5

Rev. 06-18

SECTION 7: RESOURCE PROTECTION In granting permission to use water from a stream or lake, the state encourages, and in some instances requires, careful control of activities that may affect the waterway or streamside area. See instruction guide for a list of possible permit requirements from other agencies. Please indicate any of the practices you plan to undertake to protect water resources: Diversion will be screened per ODFW specifications in ORS 498.301 through 498.346 to prevent uptake of fish and other aquatic life. Describe planned actions: ODFW approved fish screening will be installed on pump intake prior to diversion of water. Excavation or clearing of banks will be kept to a minimum to protect riparian or streamside areas. Note: If disturbed area is more than one acre, applicant should contact the Department of Environmental Quality to determine if a 1200C permit is required. Describe planned actions and additional permits required for project implementation: None planned. Operating equipment in a water body will be managed and timed to prevent damage to aquatic life. Describe planned actions and additional permits required for project implementation: None planned. Water quality will be protected by preventing erosion and run-off of waste or chemical products. Describe planned actions: Will use best residential mangement practices to prevent erosion and run-off. List other federal and state permits or contracts to be obtained, if a water right permit is granted. **SECTION 8: PROJECT SCHEDULE** RECEIVED a) Date construction will begin: 3/1/2019 b) Date construction will be completed: 3/1/2020 MAY 02 2019 c) Date beneficial water use will begin: 3/1/2021

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SECTION 9: WITHIN A DISTRICT

Check here if the point of diversion or place of use are located within or are served by an irrigation or other water district.

Irrigation District Name	Address	
City	State	Zip

SECTION 10: REMARKS

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

Surface Water — Page 6 Rev. 06-18

Land Use Information Form



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

Applicant(s): Gregory Timm

Mailing Address: 1224 NW Riverfront Drive

City: Roseburg

State: OR

Zip Code: 97471

Daytime Phone: 541-580-2628

A. Land and Location

Please include the following information for all tax lots where water will be diverted (taken from its source), conveyed (transported), and/or used or developed. Applicants for municipal use, or irrigation uses within irrigation districts may substitute existing and proposed service-area boundaries for the tax-lot information requested below.

Township	Range	Section	1/4 1/4	Tax Lot #	Plan Designation (e.g., Rural Residential/RR-5)		Water to be:		Proposed Land Use:
<u>27S</u>	<u>6W</u>	<u>14C</u>	<u>CA</u>	2000		☑ Diverted	□ Conveyed	☑ Used	
						Diverted	☐ Conveyed	☐ Used	
						☐ Diverted	☐ Conveyed	☐ Used	
						☐ Diverted	☐ Conveyed	Used	
	nties and c County	ities where	e water is pro	oposed to be	diverted, conveyed, and	or used or o	leveloped:		
							-		
B Descr	iption of	Propos	ed Use						
Permit	plication to t to Use or S ed Water Use	tore Water	☐ Water	er Resources l Right Transfer ation of Conser	r Permit	Amendment	or Ground Wa	ter Registrat	ion Modification
Source of v	vater: 🔲 F	Reservoir/Po	ond 🔲 (Ground Water	Surface Water (r	name) <u>Gales</u>	ville Reser	voir	
Estimated of	quantity of	water need	led: 1.34	cub	pic feet per second	gallons per n	ninute 🖂	acre-feet	
Intended us	se of water		ation [Commercial Quasi-Munic	☐ Industrial		estic for	househo	ld(s)
Briefly des	cribe:								
Water is	needed t	for irrigat	tion of up	to 0.60 acre	es of lawn/garden				

Note to applicant: If the Land Use Information Form cannot be completed while you wait, please have a local government representative sign the receipt at the bottom of the next page and include it with the application filed with the Water Resources Department.

See bottom of Page 3. \rightarrow

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For Local Government Use Only

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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	r uses (including proposed construction) are a dinance section(s):	llowed outright	or are not regulated by
	mentation of applicable land-use approvals with mpanying findings are sufficient.) If approval	nich have alrea	dy 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	Lane	d-Use Approval:
		☐ 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
		<u> </u>	
Name: DHN LAZUR			PLANNER
Signature:	Phone: 541-492-	6750 Date: _	4/21/19
	SERUR 6		
Note to local government representative: Ple sign the receipt, you will have 30 days from the Form or WRD may presume the land use associated the second sec	Water Resources Department's notice date to ated with the proposed use of water is compated.	return the coming the state of	pleted Land Use Informatio comprehensive plans.
Receipt f	or Request for Land Use Informa	ation	The state of the s
Applicant name:			
City or County:	Staff contact:	,	
Signature:	Phone:	Date:	



After recording return to: Gregory G. Timm and Stephanie R. Timm 1224 NW Riverfront Drive Roseburg, OR 97470

Until a change is requested all tax statements shall be sent to the following address: Gregory G. Timm and Stephanie R. Timm
1224 NW Riverfront Drive
Roseburg, OR 97470

File No.: 7391-959527 (jt)
Date: December 28, 2006

DOUGLAS COUNTY OFFICIAL RECORDS BARBARA E. NIELSEN, COUNTY CLERK 2007-000150

\$26.00

01/03/2007 02:33:25 PM

DEED-WD Cnt=1 Stn=13 MAILDESK \$10.00 \$11.00 \$5.00

STATUTORY WARRANTY DEED

Lara J. Gamelin and Phillip M. Escanlar, Grantor, conveys and warrants to **Gregory G. Timm and Stephanie R. Timm as tenants by the entirety**, Grantee, the following described real property free of liens and encumbrances, except as specifically set forth herein:

LOT THREE (3) BLOCK ONE (1), RIVERFRONT SUBDIVISION, CITY OF ROSEBURG, DOUGLAS COUNTY, OREGON.

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 \$605,000.00. (Here comply with requirements of ORS 93.030)

MAY **0 2** 2019

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Page 1 of 2

First American Title Insurance Company 959527 J P.O. Box 1325

File No.: 7391-959527 (jt) Date: 12/28/2006

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 197.352. 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 APPROVED USES, 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 197.352.

14201110				
Dated this 20	day of	Occ-	, 20 <u>06</u> .	
E Lo	na g. Gan	nelin	Relig M.	SI
Lara J. Game	lin /		Phillip M. Esganlar	6
		`		
STATE OF O	regon))ss.		
County of Do	ouglas)		
This instrument	was acknowledged h	pefore me on this 20	l day of 0-ee	. 2000
by Lara J. Gan	nelin and Phillip M.	Escanlar.		

OFFICIAL SEAL
JEANNE TAYLOR
NOTARY PUBLIC - OREGON
COMMISSION NO. 388759
MY COMMISSION EXPIRES FEBRUARY 18, 2009

Notary Public for Oregon My commission expires:

> MAY 0 2 2019 OWRD

END OF DOCUMENT

CONTRACT FOR PURCHASE OF AGRICULTURAL WATER FROM GALESVILLE PROJECT

This contract is made on	
	, and, ("Customer").
COUNTY AND CUSTOMER AGREE:	
1.TERM AND RENEWAL:	
1.1. The initial term of this contract shall begin or and end on December 31, 20 28, unless it is sooner to 1.2. As used in this contract, unless the context of "term of this contract" shall mean both the initial term ar 1.3. Customer shall have the right to extend the periods of ten years each upon the following conditions 1.3.1. Approximately ninety days prior to exhall notify Customer in writing that Customer has set pursuant to Section11. 1.3.2. Customer may elect to extend the owithin thirty days after County gives notice of the written notice of extension Customer may request and reduce the price of water in accordance with 1.3.3. No other act or agreement shall be extension after Customer gives proper notice of 1.3.4. Each extension shall commence on the initial term or the preceding extension. 1.4. The provisions of this contract shall apply to purchase price pursuant to Section 11; modifications restatutes, regulations, or administrative rules; or modification contract between County and the United States concernated to the default under this contract at the time extension is required.	terminated as provided herein. It clearly indicates otherwise, "term" or and any extension. It term of this contract for two successive is: It expiration of the contract term, County is as the right to extend the term at the price contract term by written notice to County is right to extend. Concurrently with it is subsection 11.5. It required of the parties to effect the if election to extend the contract term. In the day following the termination date of any extension except for changes in the required to comply with federal or state cations required to comply with any erning the Galesville project. It is the return of this contract if Customer is in
2. AUTHORITY OF PUBLIC WORKS DIRECTOR: 2.1. The director of the Douglas County Public Wauthority to administer this contract on behalf of County 2.2. The Director may delegate authority to administer to County Public Works Department, Natural Resources Description of the Public Works Department of the Public	Works Department (the Director) has ty. this contract to the Manager of the

1-AGRICULTURAL WATER PURCHASE AGREEEMENT – GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Agricultural Water Purchase Agreement – Galesville Project.docx) February 7, 2017

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Division Manager), except for authority to establish the price of water under section 11 of this contract. The Director shall retain the right to supersede any decision of the Division Manager in the administration and interpretation of this contract.

- 2.3. References to the Director in this contract shall be deemed to include the Division Manager, to the extent the Director has delegated authority to the Division Manager.
- **3. WATER ALLOCATION:** Each year during the term of this contract, County shall allocate sufficient acre feet of storage capacity in the Galesville Reservoir for Customer to irrigate $\underline{}$ acres. This allocation shall not exceed $\underline{}$ acre feet per irrigation season as specified on the attached Exhibit A.

4. PERMITS AND CERTIFICATES OF WATER RIGHTS:

- 4.1. County shall file and maintain any reservoir water right permit and/or certificate to store water in the Galesville reservoir allocated for the Customer's use, as required by the State of Oregon Water Resources Department or its successor ("OWRD").
- 4.2. Customer, at Customer's expense, shall be responsible for obtaining any permit and/or certificate of water rights for use of the stored water allocated under this contract as required by the OWRD.
- 4.3. Within 6 months after the effective date of this contract, Customer shall provide County with a copy of the application map provided to the State.

5. RELEASE OF WATER:

- 5.1. Subject to the provisions of this contract, County will release into the natural channel of Cow Creek water comprising the allocation described in section 3. Water released for Customer's allocation shall be measured and delivered to Customer's point of diversion of record by County with equipment installed and maintained by County.
- 5.2. County shall report to the OWRD all allocated water stored and distributed to Customer's point of diversion of record, including reasonable losses. Customer shall report all water use as described on Customer's water right of record, or as otherwise may be required by the OWRD.
- 5.3. The obligations of County to allocate capacity may be restricted by any lawful order, regulation, or ruling of any governmental agency or provisions of a contract between County and the United States. Such legal restrictions may impair the County's ability to perform its obligations under this contract. In that event, County shall be relieved of its obligations to the extent necessary to comply with the legal restrictions. Customer's payments under this contract shall be reduced proportionally to any reduction in Customer's allocation resulting from such legal restrictions.
- 5.4. Notwithstanding any other provision of this contract, County may suspend release and delivery of water to Customer upon written notice to Customer if Customer fails to make any payment for such water when due.

6. DIVERSION AND USE OF WATER:

6.1. Customer shall be wholly responsible for taking, diverting, conveying, and utilizing its water and shall bear all losses from Customer's point of diversion.

^{2 –}AGRICULTURAL WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Agricultural Water Purchase Agreement- Galesville Project.docx) February 7, 2017

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- 6.2. Customer shall divert the water it is entitled to receive under this contract in accordance with schedules developed by the Customer and County.
- 6.3. The water diverted by Customer may be measured by County at the point of diversion. The point of diversion shall be accessible for inspection and measurement of water at all reasonable times by County. Any easement necessary for County to gain access to the point of diversion shall be provided by Customer when requested by County.
- 6.4. The water shall be utilized for agricultural use. Customer shall utilize the water only for the uses and only on the real property described in Customer's permit and certificate.
- 6.5. Customer shall be responsible for purchase and installation of a meter or other suitable measuring device if required by the OWRD. Once installed, it shall be the Customer's responsibility to maintain such device in good working order. If requested by the OWRD, Customer shall maintain a record of the amount of water used and report water use on such periodic schedule as may be established by the OWRD.
- 6.6. If required, Customer shall purchase, install, maintain, and operate fish screening equipment and by-pass devices to prevent fish from entering the diversion. Any required screens and/or by-pass devices shall be in place, functional, and approved prior to diversion of any water under this contract.

7. QUALITY OF WATER:

- 7.1. County shall operate and maintain the Galesville dam, reservoir, and related facilities in a reasonable and prudent manner, and shall endeavor in good faith to take adequate measures to maintain the quality of raw stored water at the facilities. County is under no obligation to construct or furnish water treatment facilities to maintain or improve the quality of water. COUNTY MAKES NO WARRANTIES, EXPRESS OR IMPLIED, REGARDING THE QUALITY OF WATER RELEASED AND DELIVERED FROM GALESVILLE DAM, RESERVOIR, AND RELATED FACILITIES.
- **8. WATER SHORTAGES:** In any year in which a water shortage in the Galesville reservoir occurs, County shall apportion the available water supply among Customer and other users who are entitled to receive water from the reservoir. The quantity of water to be furnished for irrigation shall first be reduced as necessary, but not greater than 15%. Any further reduction in the reservoir water supply shall be shared by Customer and all other users entitled to water from the reservoir in the same proportion that the entitlement of each user, including Customer's entitlement under this contract, bears to the total entitlements of all users.
- **9. WATER CONSERVATION:** Customer acknowledges the critical need for water conservation in the Umpqua River basin. Customer shall implement reasonable and prudent water conservation measures for agricultural activities.
- **10. COMPLIANCE WITH LAW:** This contract shall be governed by and construed in accordance with the laws of the State of Oregon. Each party shall perform its obligations in accordance with all applicable state, federal, and local laws, rules and regulations now or hereafter in effect.

^{3 –}AGRICULTURAL WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Agricultural Water Purchase Agreement- Galesville Project.docx) February 7, 2017

11. PRICE OF WATER:

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- 11.1. During the initial term, the price for the allocation stated in section 3 shall be \$ 91.00 per year.
- 11.2. For each discrete ten year extension of the contract term, Customer shall pay the then current rate as established by County in accordance with this section. Notice of the right to extend under subsection 1.3.1 shall state the price of water during the extension.
- 11.3. The Director shall periodically review and adjust the price for water taking into account the following factors:
 - 11.3.1. The current cost of operating and maintaining the Galesville dam, reservoir, and related facilities;
 - 11.3.2. The projected costs for operating, maintaining, and replacing Galesville water storage and delivery facilities; and
 - 11.3.3. The price of water sold by similar facilities for similar uses.
- 11.4. The allocation price for each renewal term shall not be increased by more than 10% over the previous term.
- 11.5. Customer may request the Board of Commissioners to review and reduce the price of water established by the Director. Such request shall be in writing and shall be given with the notice of Customer's election to extend the contract term. After considering the factors listed in subsection 11.3, the Board of Commissioners may reduce or affirm the price established by the Director. If the Board of Commissioners fails to take any action on Customer's request to review and reduce the price of water within 30 days after Customer makes the request, the request shall be deemed denied. If Customer is not satisfied with the action of the Board of Commissioners, Customer may rescind their election to extend the contract term and cancel the contract by written notice to County within sixty days after Customer requests the Board of Commissioners to review and reduce the price.

12. PAYMENT:

- 12.1. Customer shall pay County the annual price established by section 11 for the allocation stated in section 3 regardless of whether Customer uses any or all of the water allocated. Except as provided in subsection 12.2, payment shall be made no later than March 31 of each year.
- 12.2. If this contract is dated after March 2 in the year for which water is first to be released, then the amount due for the first year only shall be payable within 30 days after the date the contract is signed by County.
- 12.3. Interest shall accrue on late payments at the rate of eighteen percent per annum commencing the day after the date payment is due. Customer shall pay all interest upon the request of County.

13. LIMITATIONS ON LIABILITY:

13.1. County shall not be liable for damages or other expenses sustained by Customer resulting from shortages in the quantity of water available for release, or interruptions in water deliveries to Customer, if such shortages or interruptions in deliveries are caused partially or entirely by hostile diversion, accidental damage to

^{4 –}AGRICULTURAL WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Agricultural Water Purchase Agreement- Galesville Project.docx) February 7, 2017

County facilities, operational failure of County facilities, or any cause beyond County's control.

- 13.2. Notwithstanding any other provision of this contract, County shall not be liable to Customer for damages caused by failure to comply with any obligation of County under this contract, if such failure results from lack of appropriation of funds necessary to perform such obligation pursuant to ORS 294.305 et seq. (Local Budget Law).
- 13.3. In no event shall County be liable to Customer for any indirect, special, or consequential damages even if Customer previously advised County of the possibility of such damages.

14. DEFAULT:

- 14.1. There shall be a default under this contract if either party materially fails to comply with any provision of this contract within thirty days after the other party gives written notice specifying the breach. If the breach specified in the notice cannot be completely cured within the thirty day period, no default shall occur if the party receiving the notice begins curative action within the thirty day period and thereafter proceeds with reasonable diligence and in good faith to cure the breach as soon as practicable.
- 14.2. If a default occurs, the party injured by the default may elect to terminate this contract and pursue any equitable or legal rights and remedies available under Oregon law, except that Customer's remedies shall be subject to the limitations on damages stated in section 13.
- 14.3. Any litigation arising out of this contract shall be conducted in the Circuit Court of the State of Oregon for Douglas County.
- **15. SEVERABILITY:** If any provision of this contract is held to be invalid, that provision shall not affect the validity of any other provision of this contract. This contract shall be construed as if such invalid provision had never been included.
- **16. WAIVER:** No provision of this contract shall be waived unless the waiver is written and signed by the party waiving its rights. Any waiver of a breach, whether express or implied, shall not constitute waiver of any other breach.
- 17. SUCCESSORS: The successors, assigns, and legal representatives of Customer and County shall be subject to all provisions of this contract. Customer shall not assign Customer's rights or obligations under this contract without prior written consent of County.

18. NOTICES:

- 18.1. Notices required by this Contract must be given in writing by personal delivery or mail, unless some other means or method of notice is required by law.
- 18.2. Notices to County shall be directed to Thomas R. Manton, Division Manager, Douglas County Public Works Department, Natural Resources Division, Room 306, Douglas County Courthouse, 1036 SE Douglas Street, Roseburg, OR 97470.

183	Notices to	Customer shall be directed to:	
10.0.	I VOLICES LO	Customer shall be directed to.	

^{5 –}AGRICULTURAL WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Agricultural Water Purchase Agreement- Galesville Project.docx) February 7, 2017

Gregory	Timm				,
1224 NW	Riverfront	Drive	Roseburg,	OR	97471

- **19. ENTIRE AGREEMENT**: This contract is in the final and complete agreement of the parties and supersedes all prior and existing written or oral understandings. No modification of this contract shall be valid unless it is in writing and signed by the parties.
- **20. TERMINATION FOR CONVENIENCE**: County may terminate this Contract if the Director determines in good faith that termination is in the best interest of the public. The Director will endeavor to give Contractor notice thirty days prior to the date of terminate. Termination under this section will not affect the rights of County and/or Customer existing at the time of termination.

CUSTOMER	By Scott Adams, Director of Public Works Department. Authority to sign contract given by order of Board of Commissioners dated July 12, 2017		
Signature			
Print Name PCS5 11mm			
Date 4/29/19			
Phone (541) 580-2628	Date		
	REVIEWED AS TO CONTENT		
	By Division Manager		
	Date		
	Coding 215-0000-2810-00-012010		
	REVIEWED AS TO FORM		
	Ву		
	County Legal Counsel		
	Date		

^{6 –} AGRICULTURAL WATER PURCHASE AGREEMENT – GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Agricultural Water Purchase Agreement - Galesville Project.docx) February 7, 2017

EXHIBIT A

COMPUTATION OF RATE:

PRIMARY IRRIGATION

1.	acres		on. This allocation s	hall not exceed 2.23 acre feet per	
	Acre Feet: 1.34		Annual Co	st: \$_91.00	
		SUPPLEMEN	ITAL IRRIGATION		
2.	Rights whose priority is between March 26, 1974, and November 3, 1983:				
		season on the Sou	th Umpqua River an	ation shall not exceed 1.5 acre feet d/or Cow Creek or 1.0 acre foot er.	
	Acre Feet:		Annual Co	st: \$	
3.	Rights whose priority is between October 24, 1958, and March 26, 1974:				
		season on the Sou	th Umpqua River an	ation shall not exceed 1.0 acre feet d/or Cow Creek or 0.6 acre foot er.	
	Acre Feet:		Annual Co	st: \$	
4.	Rights whose priority is prior to October 24, 1958:				
		season on the Sou	th Umpqua River an	ation shall not exceed 0.5 acre feet d/or Cow Creek or 0.3 acre foot er.	
	Acre Feet:	st: \$			
	Note: Instream delivery losses are not included in the above allocations.				
	Summary:				
		Total Acres:	.60	acres	
		Total Allocation:	1.34	acre feet	
		Total Cost:	_{\$} 91.00		

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