Application for a Permit to Use **Surface Water**



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			1		el la
NAME					PHONE (HM)
ROSS, ROSS, MOORE (S	EE ATTACHED CONT	ACT SHEET	Г)	· · ·	
PHONE (WK)	۵ <u>ــــــــــــــــــــــــــــــــــــ</u>	CELI	L		FAX
ADDRESS					
СІТҮ	· · · · · · · · · · · · · · · · · · ·	STATE	ZIP	E-MAIL *	
	1		1		

Organization

NAME			PHONE	FAX
ADDRESS	N.	1		CELL
CITY	STATE	ZIP	E-MAIL *	

Agent – The agent is authorized to represent the applicant in all matters relating to this application.

AGENT / BUSINESS NAME	l.		PHONE	FAX		
ADDRESS			- 1	CELL		
CITY	STATE	ZIP	E-MAIL *			

Note: Attach multiple copies as needed

* By providing an e-mail address, consent is given to receive all correspondence from the Department electronically. (Paper copies of the proposed and final order documents will also be mailed.)

By my signature below I confirm that I understand:

- I am asking to use water specifically as described in this application.
- Evaluation of this application will be based on information provided in the application.
- I cannot legally use water until the Water Resources Department issues a permit.
- The Department encourages all applicants to wait for a permit to be issued before beginning construction of any proposed diversion. Acceptance of this application does not guarantee a permit will be issued.
- If I begin construction prior to the issuance of a permit, I assume all risks associated with my actions.
- If I receive a permit, I must not waste water.
- If development of the water use is not according to the terms of the permit, the permit can be cancelled.
- The water use must be compatible with local comprehensive land use plans.
- Even if the Department issues a permit, I may have to stop using water to allow senior water right holders to receive water to which they are entitled.

I (we) affirm that the information contained in this application is true and accurate

ant mau **Applicant** Signature C Applicant Signature kn Russes

Forrast Moorn - Ownan Print Name and Title if applicable Erwest C Ross Print Name and Title if applicable Richard Ross

8-22-2/ Date 7-22-Date 7-22-21

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For Department Use: App. Number:

Applicant #1

Ernest Ross 1307 Weaver Road Myrtle Creek, OR 97457 Phone: 54/ 1-977-7400 Email:

Applicant #2

Richard & Kaylee Ross 54(-977 - 7400 1307 Weaver Road Myrtle Creek, OR 97457 Phone: 54/ 680 3703 Email: Pobge Chevy 2/2/09 gmaill.com Applicant #3

Forrest & Carol Moore 1311 Weaver Road - 54/-863-6477Myrtle Creek, OR 97457 Phone: 54/-335-/643Email: CAVF GOOT CMSM, Com

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Application for a Permit to Usegust 2, 2021

Surface Water



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)
PHONE (WK)	CELL			FAX
ADDRESS				
СІТҮ	STATE	ZIP	E-MAIL *	

Organization

NAME			PHONE	FAX
ADDRESS				CELL
CITY	STATE	ZIP	E-MAIL *	

Agent – The agent is authorized to represent the applicant in all matters relating to this application.

AGENT /	BUSINESS NAME			PHONE	FAX
ADDRES	S				CELL
CITY		STATE	ZIP	E-MAIL *	

Note: Attach multiple copies as needed

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- If I receive a permit, I must not waste water.
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- The water use must be compatible with local comprehensive land use plans.
- Even if the Department issues a permit, I may have to stop using water to allow senior water right holders to receive water to which they are entitled.

I (we) affirm that the information contained in this application is true and accurate

format Moore Applicant Signature	Print Name and Title if applicable	Date
Carol Moore		
Applicant Signature	Print Name and Title if applicable	Date
		Surface Water — Page

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: SOURCE OF WATER

A. Proposed Source of Water

Provide the commonly used name of the water body from which water will be diverted, and the name of the stream or lake it flows into (if unnamed, say so), and the locations of the point of diversion (POD):

Source 1: Galesville Reservoir	Tributary to: Cow Creek>South Umpqua River
TRSQQ of POD: T.31S. R.4W. SWNE Se T.30S. R.6W. SENE Sec.6	c. 28 Re-Diversion #1 T.30S R.5W. SWNE Sec.6 Re-Diversion #
Source 2:	Tributary to:
TRSQQ of POD:	

If any source listed above is stored water that is authorized under a water right permit, certificate, or decree, attach a copy of the document or list the document number (for decrees, list the volume, page and/or decree name).

B. Applications to Use Stored Water

Do you, or will you, own the reservoir(s) described in Section 3A above?

Yes.

 \boxtimes No. (Enclose a copy of your written notification to the operator of the reservoir of your intent to file this application, which should have been mailed or delivered to the operator.)

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For Department Use: App. Number:

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If *all* sources listed in Section 3A are stored water, the Department will review your application using the expedited process provided in ORS 537.147, unless you check the box below. Please see the instruction booklet for more information.

- By checking this box, you are requesting that the Department process your application under the standard process outlined in ORS 537.150 and 537.153, rather than the expedited process provided by ORS 537.147. 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 reservoir (if not you) to impound the volume of water you propose to use in this application.
 - A copy of your written agreement with the party (if any) delivering the water from the reservoir to you.

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.

To answer the following questions, use the map provided in <u>Attachment 3</u> or the link below to determine whether the proposed point of diversion (POD) 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 T,R,S,QQ or the Lat/Long of a POD 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 POD is located, please call the customer service desk at (503) 986-0801.

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

Is the POD 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,

- I understand that the proposed use does <u>not</u> involve appropriation of direct streamflow during the time period April 15 to September 30, <u>except as provided in OAR 690-033-0140</u>.
- 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.

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- 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.

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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
(Moore taxlot 600) Galesville Reservoir	Irrigation (Supplemental)	March 1 st - Oct 31 st	6 AF	🗌 cfs 🗌 gpm 🛛 af
(Moore taxlot 600) Galesville Reservoir	Domestic Expanded	Year Round	2 AF	🗌 cfs 🗌 gpm 🛛 af
(E.Ross taxlot 1200) Galesville Reservoir	Irrigation (1.0 ac Primary .3 ac Supplemental)	March 1 st -Oct 31 st	2.9 AF	□ cfs □ gpm ⊠ af
(R. Ross taxlot 1000) Galesville Reservoir	Irrigation (Supplemtal)	March 1 st -Oct 31 st	15 AF	🗌 cfs 🗌 gpm 🛛 af

Please indicate the number of primary and supplemental acres to be irrigated.

Primary: <u>1.0</u> Acres Supplemental: <u>14.3</u> Acres

If supplemental acres are listed, provide the Permit or Certificate number of the underlying primary water right(s):

Cert 54152 R. Ross

Cert 85671 Moore & E. Ross

Indicate the maximum total number of acre-feet you expect to use in an irrigation season: 23.9 AF (not including

2.0 af for Domestic Expanded for taxlot 600)

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

- If the use is **domestic**, indicate the number of households: <u>1 (Moore taxlot 600)</u>
- If the use is mining, describe what is being mined and the method(s) of extraction: _

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SECTION 6: WATER MANAGEMENT

A. Diversion and Conveyance

What equipment will you use to pump water from your source?

Pump (give horsepower and type): <u>POD#1 7 HP bank mount electric POD#2 2 HP bank mount</u> <u>electric</u>

Other means (describe):

Provide a description of the proposed means of diversion, construction, and operation of the diversion works and conveyance of water.

<u>POD#1 Water is pumped from the existing diversion on the South Umpqua River through a 3" PVC line to irrigation area.</u>

POD #2 Water is pumped from the existing diversion on the South Umpqua River through a 4" PVC line to irrigation area.

B. Application Method

Surface Water — Page 5 Rev. 06-18 What equipment and method of application will be used? (e.g., drip, wheel line, high-pressure sprinkler) Hand line rain birds and strip drip 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 public uses of affected surface waters.

Most efficient method of irrigation will be used as feasible to prevent waste, erosion, and control run-off. A totalizing flow meter will be installed on each Point of Diversion, prior to the diversion of water.

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: <u>ODFW approved fish screen will be installed on pump intake prior to diversion of water.</u>

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.
Description:

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: <u>None Planned</u>
- Water quality will be protected by preventing erosion and run-off of waste or chemical products. Describe planned actions: Will use best irrigation management 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.
 <u>Contract with Douglas County (E. Ross 2.9 AF) (R. Ross 15 AF) (Moore 8 AF, 2.0 AF DE & 6.0 AF IR)</u>
 Q 5. 9 AF TOTAL

SECTION 8: PROJECT SCHEDULE

- a) Date construction will begin: Exsisting system
- b) Date construction will be completed: _____
- c) Date beneficial water use will begin: <u>Upon issuence of Permit</u>

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.

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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).

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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.wrd.state.or.us

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NOTE TO APPLICANTS

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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 ground water registration modification, and <u>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.

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): E. Ross, R. Ross, F Moore

Mailing Address: 1307 Weaver Road

City: Myrtle Creek

State: OR

Zip Code: 97457

Daytime Phone: _

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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)	5	Water to be:		Proposed Land Use:
<u>T.30S</u>	<u>R5W</u>	<u>6</u>	<u>SWNE</u>	<u>1000</u>		Diverted	Conveyed	🛛 Used	
<u>T.30S</u>	<u>R5W.</u>	<u>6</u>	NWNE	<u>1000</u>		Diverted	Conveyed	🛛 Used	· · · · ·
<u>T.30S</u>	<u>R5W</u>	<u>6</u>	<u>SENE</u>	<u>500</u>		Diverted	Conveyed	Used Used	
<u>T.30S</u>	<u>R5W</u>	<u>6</u>	NENE	<u>600</u>		Diverted	Conveyed	🛛 Used	· · · · ·

List all counties and cities where water is proposed to be diverted, conveyed, and/or used or developed:

T.29S R5W 3		31	31 SESE 1200		Conveyed & Used				
Douglas	s County						A .6		
	()				

B. Description of Proposed Use

Type of application to be filed with the Water Resources Department:
Permit to Use or Store Water Water Right Transfer
Limited Water Use License Allocation of Conserved Water Exchange of Water
Source of water: Reservoir/Pond Ground Water Surface Water (name) <u>Galesville Reservoir</u>
Estimated quantity of water needed: 25.9 AF \Box cubic feet per second \Box gallons per minute \boxtimes acre-feet
Intended use of water: Irrigation Commercial Industrial Domestic for household(s)
Municipal Quasi-Municipal Instream Other Domestic Expanded for one household
Briefly describe:
Water is needed for 15.3 acres of irrigation and domestic expanded use. 23.9 AF for irrigation and 2.0 AF for]
Expanded for one household.
"Entro
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.
Dopartmont.

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 below and provide the requested information

 \Box Land uses to be served by the proposed water uses (including proposed construction) are allowed outright or are not regulated by your comprehensive plan. Cite applicable ordinance section(s): LUDO 3, ϑ , 050.4 8, 3.4, 050.1

□ Land uses to be served by the proposed water uses (including proposed construction) involve discretionary land-use approvals as listed in the table below. (Please attach documentation of applicable land-use approvals which have already been obtained. Record of Action/land-use decision and accompanying findings are sufficient.) If approvals have been obtained but all appeal periods have not ended, check "Being pursued."

Type of Land-Use Approval Needed (e.g., plan amendments, rezones, conditional-use permits, etc.)	Cite Most Significant, Applicable Plan Policies & Ordinance Section References	Land-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

Local governments are invited to express special land-use concerns or make recommendations to the Water Resources Department regarding this proposed use of water below, or on a separate sheet.

R26162, R141883, R62713, R25994 R141880, R26082, R143193 (SR) Residential S-Acre, (FC) Farm-(DOUGLAS COUNTY PLANNING DEPARTMENT ROOM 106, JUSTICE BUILDING DOUGLAS COUNTY COURTHOUSE ROSEBURG, OR 97470
Name: Sean Vermilya	Title: Planning Technician
Signature: Actin Metulitya	Phone: <u>641-440-4289</u> Date: <u>7-22-2021</u>
Government Entity: Douglas County Pla	nning
Note to be a local and the second station of the place of the second static form	and an alternative to the former of material factor and the second factor of the second facto

Note to local government representative: Please complete this form or sign the receipt below and return it to the applicant. If you sign the receipt, you will have 30 days from the Water Resources Department's notice date to return the completed Land Use Information Form or WRD may presume the land use associated with the proposed use of water is compatible with local comprehensive plans.

Receipt for Request for Land Use Information

Applicant name:		*	1	
	2 c / *			
City or County:		Staff contact:	· · · · · · · · · · · · · · · · · · ·	
Signature:		Phone:	Date:	

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 <u>will</u> 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.

- SECTION 1: Applicant Information and Signature
 - SECTION 2: Property Ownership
 - SECTION 3: Source of Water
 - SECTION 4: Sensitive, Threatened or Endangered Fish Species Public Interest Information
 - SECTION 5: Water Use
 - SECTION 6: Water Management
 - SECTION 7: Resource Protection
 - SECTION 8: Project Schedule
- SECTION 9: Within a District
- 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: \$

See the Department's Fee Schedule at <u>www.oregon.gov/owrd</u> or call (503) 986-0900.

- Map that includes the following items:
 - Permanent quality and drawn in ink
 - 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
 - Location of main canals, ditches, pipelines or flumes (if well is outside of the area of use)

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CONTRACT FOR PURCHASE OF AGRICULTURAL WATER FROM GALESVILLE PROJECT

This contract is made on ______, 20__ between Douglas

County, a political subdivision of the State of Oregon, ("County"), and

Ernest and Penny Ross _____, ("Customer").

COUNTY AND CUSTOMER AGREE:

1. TERM AND RENEWAL:

1.1. The initial term of this contract shall begin on <u>July 22</u>, 20<u>21</u> and end on December 31, 20<u>21</u>, unless it is sooner terminated as provided herein.

1.2. As used in this contract, unless the context clearly indicates otherwise, "term" or "term of this contract" shall mean both the initial term and any extension.

1.3. Customer shall have the right to extend the term of this contract for two successive periods of ten years each upon the following conditions:

1.3.1. Approximately ninety days prior to expiration of the contract term, County shall notify Customer in writing that Customer has the right to extend the term at the price set pursuant to section 11.

1.3.2. Customer may elect to extend the contract term by written notice to County within thirty days after County gives notice of the right to extend. Concurrently with written notice of extension Customer may request the Board of Commissioners to review and reduce the price of water in accordance with subsection 11.5.

1.3.3. No other act or agreement shall be required of the parties to effect the extension after Customer gives proper notice of election to extend the contract term.

1.3.4. Each extension shall commence on the day following the termination date of the initial term or the preceding extension.

1.4. The provisions of this contract shall apply to any extension except for changes in the purchase price pursuant to section 11; modifications required to comply with federal or state statutes, regulations, or administrative rules; or modifications required to comply with any contract between County and the United States concerning the Galesville Project.

1.5. Customer shall not be entitled to extend the term of this contract if Customer is in default under this contract at the time extension is requested by Customer.

2. AUTHORITY OF PUBLIC WORKS DIRECTOR:

2.1. The Director of the Douglas County Public Works Department (the Director) has authority to administer this contract on behalf of County.

2.2. The Director may delegate authority to administer this contract to the Manager of the County Public Works Department, Natural Resources Division (the 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 <u>1.30</u> acres. This allocation shall not exceed <u>2.90</u> 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.

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.

2 –AGRICULTURAL WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Agricultural Water Purchase Agreement- Galesville Project 11-19 mse.docx) November 12, 2019

OWRD

JUL 2 6 2021

RECEIVED

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.

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JUL 2 6 2021

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.

11. PRICE OF WATER:

11.1. During the initial term, the price for the allocation stated in section 3 shall be

\$ 105.55

per year.

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OWRD

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

OWRD

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JUL 2 6 2021

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: Public Works Natural Resources Division, Douglas County Public Works Department, Room 306, Douglas County Courthouse, 1036 SE Douglas Street, Roseburg, OR 97470.

JUL 2 6 2021

OWRD

RECEIVED

18.3. Notices to Customer shall be directed to: Ernest Ross1307Weaver RdMyrtle Creek, OR97457

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 Customer notice thirty days prior to the date of termination under this section, but failure to give notice will not invalidate the decision to terminate. Termination under this section will not affect the rights of County and/or Customer existing at the time of termination

CUSTOMER

By Emot 5	Ros.	S	
Title OWEN			
Print Name Er	west	C	Ross
Date 7-22 -	21	~	

Phone 541-977-7400

Physical Location: Same

DOUGLAS COUNTY

By_

Scott Adams, Director of Public Works Department. Authority to sign contract granted by order of Board of Commissioners dated February 21, 2018 Date

REVIEWED AS TO CONTENT

By

Division Manager

Date____

Coding 21531201-281000

REVIEWED AS TO FORM

By

Office of County Counsel Date

EXHIBIT A

		- .		
IPUTATION	I OF RAT		RRIGATION	OWF
1.30 acre eac		icres of primary irrigatio n season.	n. This allocation	n shall not exceed 2.23 acre feet per
Acre Fe	et: 2.90		Annual	Cost: \$_105.55
		SUPPLEMEN	TAL IRRIGATION	١
Rights w	hose prio	rity is between March 26,	, 1974, and Nover	nber 3, 1983:
	each irrig		th Umpqua River	ocation shall not exceed 1.5 acre feet and/or Cow Creek or 1.0 acre foot River.
Acre Fe	et:		Annual	Cost: \$
Rights w		rity is between October 2		
per acre per acre	each irrig each irrig	cres of supplemental ir	rigation . This all th Umpqua River n stem, Umpqua f	ocation shall not exceed 1.0 acre feel and/or Cow Creek or 0.6 acre foot
per acre per acre Acre Fer	each irrig each irrig each irrig et:	acres of supplemental ir ation season on the Sou ation season on the main	rigation. This all th Umpqua River n stem, Umpqua f Annual (ocation shall not exceed 1.0 acre feet and/or Cow Creek or 0.6 acre foot River.
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per acre per acre Acre Fer Rights w per acre per acre Acre Fer	each irrig each irrig each irrig et:a each irrig each irrig et:a	rity is prior to October 24 pation season on the Sou pation season on the main rity is prior to October 24 pation season on the Sou pation season on the main	rigation. This all th Umpqua River n stem, Umpqua f Annual , 1958: rigation. This all th Umpqua River n stem, Umpqua f Annual uded in the above	ocation shall not exceed 1.0 acre feel and/or Cow Creek or 0.6 acre foot River. Cost: \$ ocation shall not exceed 0.5 acre feel and/or Cow Creek or 0.3 acre foot River. Cost: \$
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per acre per acre Acre Fer Rights w per acre per acre Acre Fer Note: In	each irrig each irrig each irrig et:a each irrig each irrig et:a	acres of supplemental ir pation season on the Sou pation season on the main rity is prior to October 24 acres of supplemental ir pation season on the Sou pation season on the main pation season on the main	rigation. This all th Umpqua River n stem, Umpqua f Annual , 1958: rigation. This all th Umpqua River n stem, Umpqua f Annual uded in the above	ocation shall not exceed 1.0 acre feet and/or Cow Creek or 0.6 acre foot River. Cost: \$ ocation shall not exceed 0.5 acre feet and/or Cow Creek or 0.3 acre foot River. Cost: \$ a allocations.

L:\Forms\Galesville\Galesville Agric Water Exhibit A.wpd

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I-2021-13



CONTRACT FOR PURCHASE OF AGRICULTURAL WATER FROM GALESVILLE PROJECT

JUL 2 6 2021

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This contract is made on	, 20 between Douglas	
County, a political subdivision of the State of Oreg	gon, ("County"), and	OWRD

Richard Ross

_____, ("Customer").

COUNTY AND CUSTOMER AGREE:

1. TERM AND RENEWAL:

1.1. The initial term of this contract shall begin on <u>July 22</u>, 20 <u>21</u> and end on December 31, 20 <u>21</u>, unless it is sooner terminated as provided herein.

1.2. As used in this contract, unless the context clearly indicates otherwise, "term" or "term of this contract" shall mean both the initial term and any extension.

1.3. Customer shall have the right to extend the term of this contract for two successive periods of ten years each upon the following conditions:

1.3.1. Approximately ninety days prior to expiration of the contract term, County shall notify Customer in writing that Customer has the right to extend the term at the price set pursuant to section 11.

1.3.2. Customer may elect to extend the contract term by written notice to County within thirty days after County gives notice of the right to extend. Concurrently with written notice of extension Customer may request the Board of Commissioners to review and reduce the price of water in accordance with subsection 11.5.

1.3.3. No other act or agreement shall be required of the parties to effect the extension after Customer gives proper notice of election to extend the contract term.

1.3.4. Each extension shall commence on the day following the termination date of the initial term or the preceding extension.

1.4. The provisions of this contract shall apply to any extension except for changes in the purchase price pursuant to section 11; modifications required to comply with federal or state statutes, regulations, or administrative rules; or modifications required to comply with any contract between County and the United States concerning the Galesville Project.

1.5. Customer shall not be entitled to extend the term of this contract if Customer is in default under this contract at the time extension is requested by Customer.

2. AUTHORITY OF PUBLIC WORKS DIRECTOR:

2.1. The Director of the Douglas County Public Works Department (the Director) has authority to administer this contract on behalf of County.

2.2. The Director may delegate authority to administer this contract to the Manager of the County Public Works Department, Natural Resources Division (the 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 <u>10.00</u> acres. This allocation shall not exceed <u>15.00</u> 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.

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.

2 –AGRICULTURAL WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Agricultural Water Purchase Agreement- Galesville Project 11-19 mse.docx) November 12, 2019

OWRD

JUL 2 6 2021

RECEIVED

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.

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OWRD

11. PRICE OF WATER:

11.1. During the initial term, the price for the allocation stated in section 3 shall be

\$ 354.00

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

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JUL 2 6 2021

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: Public Works Natural Resources Division, Douglas County Public Works Department, Room 306, Douglas County Courthouse, 1036 SE Douglas Street, Roseburg, OR 97470.

		JUL 2 6 2021
18.3. Notices to Customer s	shall be directed to: <u>Richard Ross</u>	5
1307 Weaver Rd	Myrtle Creek, OR 97457	- OWRD
	-	

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 Customer notice thirty days prior to the date of termination under this section, but failure to give notice will not invalidate the decision to terminate. Termination under this section will not affect the rights of County and/or Customer existing at the time of termination

CUSTOMER

By Bun n	
Titleowher	_
Print Name Richard ROSS Date 9-22-21	_
Date 7-22-21	_
Phone 541-680-3703	

Physical Location: 1805 Weaver Road, Myrtle Creek

DOUGLAS COUNTY

By

Scott Adams, Director of Public Works Department. Authority to sign contract granted by order of Board of Commissioners dated February 21, 2018 Date

RECEIVED

REVIEWED AS TO CONTENT

By

Division Manager

Date_

Coding 21531201-281000

REVIEWED AS TO FORM

By

Office of County Counsel Date

EXHIBIT A

JUL 2 6 2021

COM	PUTATION OF RATE:			
		PRIMARY	(IRRIGATION	OWRD
1.	_10.00acro acre each irrigation s		n. This allocation shall r	not exceed 2.23 acre feet per
	Acre Feet:		Annual Cost: \$	l
		SUPPLEMEN	TAL IRRIGATION	
2.	Rights whose priority	v is between March 26,	1974, and November 3,	1983:
	per acre each irrigati	on season on the Sou		shall not exceed 1.5 acre feet Cow Creek or 1.0 acre foot
	Acre Feet: 15.00		Annual Cost:	354.00
3.	Rights whose priority	v is between October 2	4, 1958, and March 26,	1974:
	per acre each irrigati	on season on the Sou on season on the main	th Umpqua River and/or n stem, Umpqua River.	shall not exceed 1.0 acre feet Cow Creek or 0.6 acre foot
4.	Rights whose priority	is prior to October 24	, 1958:	
	per acre each irrigati	on season on the Sou	-	shall not exceed 0.5 acre feet Cow Creek or 0.3 acre foot
	Acre Feet:		Annual Cost: S	3
	Note: Instream deliv	very losses are not incl	uded in the above alloca	tions.
	Summary:			
		Total Acres:	10.00	_ acres
		Total Allocation:	15.00	_acre feet
		Total Cost:	\$_354.00	

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CONTRACT FOR PURCHASE OF DOMESTIC WATER FROM GALESVILLE PROJECT

This contract is made on _____, 20__ between Douglas County, a political subdivision of the State of Oregon, ("County"), and Forrest Moore _____, ("Customer").

COUNTY AND CUSTOMER AGREE:

1. TERM AND RENEWAL:

1.1. The initial term of this contract shall begin on July 22 , 20 21 and end on December 31, 2030, unless it is sooner terminated as provided herein.

1.2. As used in this contract, unless the context clearly indicates otherwise, "term" or "term of this contract" shall mean both the initial term and any extension.

1.3. Customer shall have the right to extend the term of this contract for two successive periods of ten years each upon the following conditions:

1.3.1. Approximately ninety days prior to expiration of the contract term, County shall notify Customer in writing that Customer has the right to extend the term at the price set pursuant to section 11.

1.3.2. Customer may elect to extend the contract term by written notice to County within thirty days after County gives notice of the right to extend. Concurrently with written notice of extension Customer may request the Board of Commissioners to review and reduce the price of water in accordance with subsection 11.5.

1.3.3. No other act or agreement shall be required of the parties to effect the extension after Customer gives proper notice of election to extend the contract term.

1.3.4. Each extension shall commence on the day following the termination date of the initial term or the preceding extension.

1.4. The provisions of this contract shall apply to any extension except for changes in the purchase price pursuant to section 11; modifications required to comply with federal or state statutes, regulations, or administrative rules; or modifications required to comply with any contract between County and the United States concerning the Galesville Project.

1.5. Customer shall not be entitled to extend the term of this contract if Customer is in default under this contract at the time extension is requested by Customer.

2. AUTHORITY OF PUBLIC WORKS DIRECTOR:

2.1. The Director of the Douglas County Public Works Department (the Director) has authority to administer this contract on behalf of County.

2.2. The Director may delegate authority to administer this contract to the Manager of the County Public Works Department, Natural Resources Division (the Division Manager), except for authority to establish the price of water under section 11 of this

1 - DOMESTIC WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Domestic Water Purchase Agreement-Galesville Project 4-19 ck.docx) April 10, 2019

contract. The Director shall retain the right to supersede any decision of the Division Manager in the administration and interpretation of this contract.

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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 use for domestic purposes. This allocation shall not exceed 2.00 acre feet per year.

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.

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.

2 – DOMESTIC WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Domestic Water Purchase Agreement-Galesville Project 4-19 ck.docx) April 10, 2019

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.

JUL 2 6 2021

6.4. The water shall be utilized for domestic 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 as 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. As 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.

7.2. The Customer acknowledges that the water provided under this agreement has not been treated or tested as suitable for drinking water, and is delivered by natural watercourses. The County is not operating a public water system. The Customer shall indemnify the County from any damages or claim that may result from or arise in connection with any person using the water provided under this agreement for human consumption or household purposes.

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 domestic activities.

3 – DOMESTIC WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Domestic Water Purchase Agreement-Galesville Project 4-19 ck.docx) April 10, 2019

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.

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11. PRICE OF WATER:

11.1. During the initial term, the price for the allocation stated in section 3 shall be \$ 158.00 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.

4 – DOMESTIC WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Domestic Water Purchase Agreement-Galesville Project 4-19 ck.docx) April 10, 2019

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 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.

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18.2. Notices to County shall be directed to Thomas R. Manton, Division Manage, Douglas County Public Works Department, Natural Resources Division, Room 306, Douglas County Courthouse, 1036 SE Douglas Street, Roseburg, OR 97470.

18.3. Notices to Customer shall be directed to: _____ Forrest Moore

1311 Weaver Road	Myrtle Creek,	OR	97457	
TOTT WOUVER I KOUU	wyruc orcon,	OIX	51401	

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 Customer notice thirty days prior to the date of termination under this section, but failure to give notice will not invalidate the decision to terminate. Termination under this section will not affect the rights of County and/or Customer existing at the time of termination

CUSTOMER

Dul - an
Bytanet Maore
Title OUMer_
Print Name FORMENT MOURE
Date 7-22-2/

Phone 54, 863-6477

DOUGLAS COUNTY

By_

Scott Adams, Director of Public Works Department. Authority to sign contract granted by order of Board of Commissioners dated February 21, 2018. Date

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JUL 2 6 2021

REVIEWED AS TO CONTENT

By_

Division Manager Date_____ Coding____21531201-281000

REVIEWED AS TO FORM

By

County Legal Counsel

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I-2021-11

CONTRACT FOR PURCHASE OF AGRICULTURAL WATER FROM GALESVILLE PROJECT

This contract is made on ______, 20__ between Douglas

County, a political subdivision of the State of Oregon, ("County"), and____

Forrest Moore_____, ("Customer").

COUNTY AND CUSTOMER AGREE:

1. TERM AND RENEWAL:

1.1. The initial term of this contract shall begin on July 22, 20 21 and end on December 31, 20 30, unless it is sooner terminated as provided herein.

1.2. As used in this contract, unless the context clearly indicates otherwise, "term" or "term of this contract" shall mean both the initial term and any extension.

1.3. Customer shall have the right to extend the term of this contract for two successive periods of ten years each upon the following conditions:

1.3.1. Approximately ninety days prior to expiration of the contract term, County shall notify Customer in writing that Customer has the right to extend the term at the price set pursuant to section 11.

1.3.2. Customer may elect to extend the contract term by written notice to County within thirty days after County gives notice of the right to extend. Concurrently with written notice of extension Customer may request the Board of Commissioners to review and reduce the price of water in accordance with subsection 11.5.

1.3.3. No other act or agreement shall be required of the parties to effect the extension after Customer gives proper notice of election to extend the contract term.

1.3.4. Each extension shall commence on the day following the termination date of the initial term or the preceding extension.

1.4. The provisions of this contract shall apply to any extension except for changes in the purchase price pursuant to section 11; modifications required to comply with federal or state statutes, regulations, or administrative rules; or modifications required to comply with any contract between County and the United States concerning the Galesville Project.

1.5. Customer shall not be entitled to extend the term of this contract if Customer is in default under this contract at the time extension is requested by Customer.

2. AUTHORITY OF PUBLIC WORKS DIRECTOR:

2.1. The Director of the Douglas County Public Works Department (the Director) has authority to administer this contract on behalf of County.

2.2. The Director may delegate authority to administer this contract to the Manager of the County Public Works Department, Natural Resources Division (the Division Manager), except for authority to establish the price of water under section 11 of this

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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 <u>4.00</u> acres. This allocation shall not exceed <u>6.00</u> 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.

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.

JUL 2 6 2021

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.

deliveries are caused partially or entirely by hostile diversion, accidental damage to County facilities, operational failure of County facilities, or any cause beyond County's control.

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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: Public Works Natural Resources Division, Douglas County Public Works Department, Room 306, Douglas County Courthouse, 1036 SE Douglas Street, Roseburg, OR 97470.

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11. PRICE OF WATER:

11.1. During the initial term, the price for the allocation stated in section 3 shall be

___ 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

4 –AGRICULTURAL WATER PURCHASE AGREEMENT-GALESVILLE PROJECT (R:\PUBLIC WORKS\Purchase Agreements\Agricultural Water Purchase Agreement- Galesville Project 11-19 mse.docx) November 12, 2019

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18.3. Notices to Customer shall be directed to: <u>Forrest Moore</u> 1311 Weaver Rd Myrtle Creek, OR 97457

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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 Customer notice thirty days prior to the date of termination under this section, but failure to give notice will not invalidate the decision to terminate. Termination under this section will not affect the rights of County and/or Customer existing at the time of termination

CUSTOMER

By	Jana	7 4	W	Jac	n	(
Title	OW	m	7				
Print	Name	For	res	Т	12	1000	212
	8.						
			'				

Phone 541-863-6417

Physical Location: Same

DOUGLAS COUNTY

By

Scott Adams, Director of Public Works Department. Authority to sign contract granted by order of Board of Commissioners dated February 21, 2018 Date

REVIEWED AS TO CONTENT

By_

Division Manager

Date___

Coding 21531201-281000

REVIEWED AS TO FORM

By

Office of County Counsel Date

EXHIBIT A

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JUL 2 6 2021

СОМРІ	UTATION OF RATE:			OWRD
		PRIMARY	IRRIGATION	8
1.	acres acre each irrigation sea		n . This allocation shall no	ot exceed 2.23 acre feet per
	Acre Feet:		Annual Cost: \$_	
		SUPPLEMEN	TAL IRRIGATION	
2.	Rights whose priority is	between March 26,	1974, and November 3,	1983:
		season on the Sout	h Umpqua River and/or C	shall not exceed 1.5 acre feet Cow Creek or 1.0 acre foot
	Acre Feet: 6.00		Annual Cost: \$_	206.50
3.	Rights whose priority is	between October 24	4, 1958, and March 26, 1	974:
	per acre each irrigation per acre each irrigation Acre Feet:	season on the main	stem, Umpqua River.	Cow Creek or 0.6 acre foot
4.	Rights whose priority is	prior to October 24,	1958:	
		season on the Sout	h Umpqua River and/or C	shall not exceed 0.5 acre feet Cow Creek or 0.3 acre foot
	Acre Feet:		Annual Cost: \$_	
	Note: Instream deliver	/ losses are not inclu	uded in the above allocati	ons.
	Summary:			
		Total Acres:	4.00	acres
		Total Allocation:	6.00	_acre feet
		Total Cost:	\$ 206.50	

L:\Forms\Galesville\Galesville Agric Water Exhibit A.wpd

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Owner Information :			DECE
Owner Name: MOORE, FORREST JR	& CAROL		RECEIVED
Owner Address #1: 1311 WEAVER RD			
Owner Address #2:			JUL 2 6 2021
Owner Address # 3:	Alternate Account #:	13349.05	
Owner City/State/Zip: MYRTLE CREEK, OR 97457	Account Status:	A	OWRD
Property Information :			$ \{ j \} = \{ j \}$
Township: 30	Situs Address:	1311 WEAVER RD MYRTLE CREEK, OR 97457	6. 10. 10. 1
Range: 05W	Map ID:	30050600600	
Section: 06	County Property Class:	401	1
Quarter:	Legal Acreage:	5.00	
Sixteenth:	Code Area:	01902	
Maintenance Area: 4	Neighborhood Code:	BA	
Year Built: 1986	Living Area:	1080	1.5
Bedrooms:	Baths:	BATH1	
Exemption Code:	Exemption Desc.:		
MFD Home ID:			Area and a second se
Value Information : 2020-2021 Certified	Values and Tax Informa	tion	the state
Improvement Appr. Value: \$22,561.00	Total Appr. Value:	\$152,291.00	
Land Appr. Value: \$129,730.00	Exemption Value:	\$0.00	1
Land Market Value: \$129,730.00	Total Assessed Value:	\$98,894.00	· ` ` .
Total Real Market Value: \$152,291.00	Taxes Imposed:	\$937.41	,
Sales Information :			

Sales Information :

Deed No: 1999-2617 Sale Price: \$105,000.00

Sale Date: 1/28/1999

DISCLAIMER

The information provided here is for convenience ONLY. For <u>All</u> Commercial, Industrial, and Multi-Family Properties visit the Douglas County Assessor's Office. The records located at the Douglas County Assessor's office are the one and only legal instruments for Assessment purposes. Although reasonable attempts are made to maintain this information as accurate as possible, these documents are being provided as an informational convenience ONLY. Douglas County in no way will be liable for any inaccuracies, inconsistencies, errors, omissions, or other deviations in these documents from the original copies maintained and filed at the Douglas County Assessor's Office. BEGINNING at a 1 inch iron rod on the Northwesterly right of way line of County Road No. 41, at the most Southerly corner of lands conveyed to Frank J. Banducci. Jr. and wife by Recorder's No. 72-16246, Records of Douglas County, Oregon, which bears North 85° 44' 33" East 1459.87 feet. North 89° 26' East 1278.4 feet and South 49° 42' West 420.0 feet from the South quarter corner of Section 31. Township 29 South, Range 5 West, Willamette Meridian, Douglas County, Oregon: thence running Southwesterly along the Northwesterly right of way line of said County Road South 49° 14' 30" West 163,79 feet and South 47° 40' 40" West 291.56 feet to a 5/8 inch iron rod; thence North 57° 42' 40" West 339.61 feet to a 3/4 inch iron rod; South 38° 38' 40" West 225.79 feet to a 3/4 inch iron rod; thence North 70° 14' 40" West 232.14 feet to a 3/4 inch iron rod; thence North 70° 14' 40" West 232.14 feet to a 3/4 inch iron rod on the Westerly line of Thomas Whitted Donation Land Claim No. 38; thence North 3° 22' 00" East 379.54 feet to a 7/8 inch iron rod at the most Westerly Southwest corner of lands conveyed to said Frank J. Banducci and wife; thence North 89° 26' East along said Banducci property line 227.26 feet; thence running South 42° 38' 10" East along said Banducci property line 227.26 feet, to the point of beginning, all situated in Section 31. Township 29 South, Range 5 West, Willamette Meridian and in Section 6. Township 30 South, Range 5 West, Willamette Meridian, Douglas County. Oregon.

EXCEPTING THEREFROM a parcel of land situated in Section 6, Township 30 South, Range 5 West, Willamette Meridian, Douglas County, Oregon, described as follows: BEGINNING at a 3/4 inch iron rod on the Westerly line of Thomas Whitted Donation Land Claim No. 38, which is North 85° 44' 33" East 1459.87 feet and South 3° 22' 00" West 479.54 feet from the South quarter corner of Section 31. Township 29 South, Range 5 West, Willamette Meridian; thence along said Donation Land Claim line North 3° 22' 00" East 313.93 feet; thence South 57° 42' 40" East 403.93 feet to a 3/4 inch iron rod; thence South 38° 38' 40" West 225.79 feet to a 3/4 inch iron rod; thence North 70° 14' 40" West 232.14 feet to the point of beginning. to the point of beginning.

T30S, R05W, S06 TL 600

Order No. 39450

STATE OF OREGON COUNTY OF DOUGLAS I, DOYLE SHAVER JR., COUNTY CLERK AND RECORDER OF CONVEYANCES, DO HEREBY CERTIFY THAT THIS INSTRUMENT WAS RECORDED

99 FEB -2 PM 1:30

DOYLE SHAVER JR. DOUGLAS COUNTY CLERK

IN THE OFFICIAL, RECORDS OF DOUGLAS COUNTY BY' 20 UTE FEE 99-02617

RECEIVED JUL 262021

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OWRD

99-02617

RETURN RECORDED DOCUMENT TO: Umpque Tide & Escrow Services PO Box 1609 Roseburg, OR 97470 Escrow No. 39450

...

...

CHIOGHER

BOOK 1594 PAGE 496

SEND TAX STATEMENTS TO: GRANTES: 1311 WEAVER ROAD MYRTLE CREEK, OR 97457

RECEIVED JUL 2 6 2021 ٩

OWRD

WARRANTY DEED - STATUTORY FORM

GRANTOR: DARRELL HENRY GREEN,

GRANTEE:

FORREST MOORE, JR and CAROL MOORE, husband and wife

Grantor conveys and warrants to Grantee the following described real property free of encumbrances except as specifically set forth herein situated DOUGLAS County, Oregon, to 1 ESCRIM wit:

SEE EXHIBIT 'A' ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF 3111

The said property is free from encumbrances except RIGHTS OF THE PUBLIC, EASEMENT AND ACCESSS OF RECORD

THIS INSTRUMENT WILL 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 AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.

The true consideration for this conveyance is 105,000.00. (Here comply with the requirements of ORS 93.030)

19 day of Dated this / HENRY

State of Oregon, County of Douglas) ss.

19 99 This instrument was acknowledged before me on DARRELL HENRY GREEN. by

Notary Aublic for Urea My commission expires

CFF.CIAL SEAL BARBARA K JOHNSON NOTARY PUBLIC - OREGON COMMISSION NO. 056431 HY DULIVISSIE EPTRIS AUG 5, 2001

STATE OF OREGON

COUNTY OF DOUGLAS

CERTIFICATE OF WATER RIGHT

THIS CERTIFICATE ISSUED TO

RALPH I. & ARLISS S. PINGLE 1383 WEAVER RD MYRTLE CREEK OR 97457

FORREST & CAROL MOORE 1311 WEAVER RD MYRTLE CREEK OR 97457

confirms the right to use the waters of TWO UNNAMED STREAMS and TWO UNNAMED RESERVOIRS, CONSTRUCTED UNDER PERMIT R-8401, WITH ANY DEFICIENCY IN THE AVAILABLE SUPPLY TO BE MADE UP BY DIVERSION FROM THE SOUTH UMPQUA RIVER, tributaries of the UMPQUA RIVER for STOCKWATER and the IRRIGATION of 10.3 ACRES.

This right was perfected under Permit 46680. The date of priority is AUGUST 5, 1981. The amount of water to which this right is entitled is limited to an amount actually used beneficially, and shall not exceed 0.135 CUBIC FOOT PER SECOND (CFS), BEING 0.13 CFS FROM UNNAMED STREAM 1 and 0.045 CFS FROM UNNAMED STREAM 2, provided total diverted from both sources does not exceed 0.135 CFS for the purpose of IRRIGATION and STOCKWATER, BEING 0.13 CFS for STOCKWATER or its equivalent in case of rotation, measured at the point of diversion.

POD	Twp	Rng	Mer	Sec	Q-Q	DLC	Survey Coordinates
Unnamed Stream 2	29 S	5 W	WM	31	NE SE	44	1550 FEET NORTH & 550 FEET WEST FROM NE CORNER, SECTION 6
Unnamed Stream 1	30 S	5 W	WM	6	NE NE	. 44	150 FEET SOUTH & 1050 FEET WEST FROM NE CORNER, SECTION 6
South Umpqua River	30 S	5 W	WM	6	SE NE	39	1900 FEET SOUTH & 1150 FEET WEST FROM NE CORNER, SECTION 6

The points of diversion (POD) are located as follows:

The amount of water used for irrigation, together with the amount secured under any other right existing for the same lands, is limited to a diversion of ONE-EIGHTIETH of one cubic foot per second per acre, from direct flow and shall be further limited to a diversion of not to exceed 2.5 acre-feet per acre for each acre irrigated during the irrigation season of each year from direct flow and storage from reservoir constructed under Permit R-8401.

NOTICE OF RIGHT TO PETITION FOR RECONSIDERATION OR JUDICIAL REVIEW

This is an order in other than a contested case. This order is subject to judicial review under ORS 183.484. Any petition for judicial review must be filed within the 60-day time period specified by ORS 183.484(2). Pursuant to ORS 536.075 and OAR 137-004-0080, you may either petition for judicial review or petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied. In addition, under ORS 537.260 any person with an application, permit or water right certificate subsequent in priority may jointly or severally contest the issuance of the certificate at any time before it has issued, and after the time has expired for the completion of the appropriation under the permit, or within three months after issuance of the certificate.

Application S-62122.jwg

Page 1 of 2

Certificate 85671

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JUL 2 6 2021

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			1	ATION			
Тwp	Rng	Mer	Sec	Q-Q	GLot	DLC	Acres
29 S	5 W	WM	31	SE SE	-	44	2.1
30 S	5 W	WM	6	NE NE		38	8.2

Q-Q

NE NE

Sec

6

A description of the place of use to which this right is appurtenant is as follows:

The right to the use of the water for the above purpose is restricted to beneficial use on the lands or place of use described.

DLC

38

The use of water allowed herein may be made only at times when sufficient water is available to satisfy all prior rights, including prior rights for maintaining instream flows.

GLot

Issued

Тwp

30 S

JUL 3 1 2009

Phillip ard, Director Water Resources Department

Rng

5 W

Mer

WM

Property Details for P	operty ID: R26162			
Owner Information :		×		
Owner Name:	ROSS, RICHARD J & KAYLI	EE		
Owner Address #1:	1307 WEAVER RD			RECEIVED
Owner Address #2:	~			3.
Owner Address # 3:	Ê.	Alternate Account #:	13350.61	JUL 2 6 2021
Owner City/State/Zip:	MYRTLE CREEK, OR 97457	Account Status:	Α .	
Property Information	· · · · · ·	•		OWRD
Township:	30	Situs Address:	1805 WEAVER RD MYRTLE CREEK, OR 97457	
Range:	05W	Map ID:	30050601000	
Section:	06	County Property Class:	411	
Quarter:		Legal Acreage:	5.00	
Sixteenth:	1	Code Area:	01902	
Maintenance Area:	4	Neighborhood Code:	BA	
Year Built:	1974	Living Area:	1920	
Bedrooms:	3	Baths:	L.TUB	
Exemption Code:		Exemption Desc.:		1
MFD Home ID:				1 T
Value Information :	2020-2021 Certified Val	ues and Tax Informa	tion	
Improvement Appr. Value:	: \$137,739.00	Total Appr. Value:	\$263,667.00	
	52		March 19	

ent Appr. value: \$137,739.00 Land Appr. Value: \$125,928.00 Land Market Value: \$125,928.00 Total Real Market Value: \$263,667.00

Sales Information :

Deed No: 2021-4823 Sale Price: \$177,000.00 Taxes Imposed: \$1,880.48

Sale Date: 2/26/2021

Exemption Value: \$0.00

Total Assessed Value: \$205,949.00

DISCLAIMER

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MNV

2021-004823

436362AM

AFTER RECORDING RETURN TO: AMERITITLE 1495 NW GARDEN VALLEY BLVD ROSEBURG, OR 97471 Douglas County Official Records Daniel J. Loomis, County Clerk

DEED-WD Cnt=1 Stn=17 RRHARRIS \$20.00 \$11.00 \$10.00 \$60.00

02/26/2021 02:34:02 PM

\$101.00

JUL 2 6 2021

OWRD

DOUGLAS COUNTY CLERK, OREGON



CERTIFICATE PAGE

IAW ORS 205.180

DO NOT REMOVE THIS PAGE FROM ORIGINAL DOCUMENT

THIS PAGE MUST BE INCLUDED IF DOCUMENT IS RE-RECORDED



THIS SPACE RESERVED FOR RECORDER'S USE

After recording return to:	
Richard J. Ross and Kaylee Ross	
1307 Weaver Road	
Myrtle Creek, OR 97457	
Until a change is requested all tax statements shall be sent to the following address: Richard J, Ross and Kaylee Ross	

RECEIVED JUL 2 6 2021

STATUTORY WARRANTY DEED

1

Ernest C. Ross,

1307 Weaver Road Myrtle Creek, OR 97457 File No. 436362AM

Grantor(s), hereby convey and warrant to

Richard J. Ross and Kaylee Ross, as Tenants by the Entirety,

Grantee(s), the following described real property in the County of Douglas and State of Oregon free of encumbrances except as specifically set forth herein:

See Attached Exhibit 'A'

FOR INFORMATION PURPOSES ONLY, THE MAP/TAX ACCT #(S) ARE REFERENCED HERE:

30-05W-06-01000 30-05W-06-01000

The true and actual consideration for this conveyance is \$177,000.00. The above-described property is free of encumbrances except all those items of record, if any, as of the date of this deed and those shown below, if any: Page 2 Statutory Warranty Deed Escrow No. 436362AM

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 195.301, 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.

RECEIVED 21 day of February, Dated this JUI 262021

Ernest C. Ross

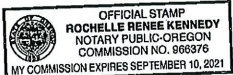
State of Oregon } ss County of Douglas}

On this 2 day of February, 2021, before me, Rochelle Kennedy a Notary Public in and for said state, personally appeared Ernest C. Ross, known or identified to me to be the person(s) whose name(s) is/are subscribed to the within Instrument and acknowledged to me that he/she/they executed same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

0 Notary Public for the State of Oregon

Residing at: Roseburg Commission Expires: 9/10/202



OWRD

Page 3 Statutory Warranty Deed Escrow No. 436362AM

EXHIBIT 'A'

File No. 436362AM

Beginning at a point on the North line of Government Lot 1, Section 6, Township 30 South, Range 5 West, Willamette Meridian, Douglas County, Oregon, which is 320 feet East of the Northwest corner thereof; thence East along the North line of said Government Lot, 286 feet; thence South parallel with the West line of said Lot and said West line extended to a point on the North bank of the South Umpqua River; thence running in a Westerly direction, upstream following the meandering of the North bank of said River to a point South of the point of beginning; thence North to the point of beginning. 30-05W-06-01000 R26162 R141883

EXCEPTING THEREFROM that portion thereof, lying within the boundaries of the County Road and the Southern Pacific Railroad. EXC R/W

"FOR INFORMATIONAL PURPOSES ONLY, THE FOLLOWING IS INCLUDED"

30-05W-06-01000

OWRD

JUL 2 6 2021

STATE OF OREGON

COUNTY OF

DOUGLAS

CERTIFICATE OF WATER RIGHT

This is to certify, That

JAMES E. OWEN

Box 17, Weaver Road, Myrtle Creek of , State of Oregon 97457 , has made proof to the satisfaction of the Water Resources Director, of a right to the use of the waters of a spring, an unnamed stream and South Umpqua River

Umpqua River a tributary of Umpqua River domestic use for one family and irrigation of 10.0 acres

for the purpose of

39408 under Permit No. and that said right to the use of said waters has been perfected in accordance with the laws of Oregon; that the priority of the right hereby confirmed dates from September 4, 1974

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to an amount actually beneficially used for said purposes, and shall not exceed 0.13 cubic foot per second, being 0.005 cfs from the spring for domestic, 0.115 cfs from the unnamed stream with any deficiency in the unnamed stream made up by diversion from South Umpqua River, and 0.01 cfs from South Umpqua River for irrigation

or its equivalent in case of rotation, measured at the point of diversion from the stream. The point of diversion is located in the Lot 1 (NW 1/4 NE 1/4), (spring and unnamed stream), SW 1/4 NE 1/4, as projected within Weaver DLC 39, (South Umpqua River), Section 6, T30S, R5W, WM; spring-100 feet South and 380 feet East; stream-300 feet South and 450 feet East; river-1840 feet South and 500 feet East, all from North 1/4 Corner, Section 6.

The amount of water used for irrigation, together with the amount secured under any other right existing for the same lands, shall be limited to one-eightieth of one cubic foot per second per or its equivalent for each acre irrigated and shall be acre, further limited to a diversion of not to exceed 2.5 acre-feet per acre for each acre irrigated during the irrigation season of each year,

and shall

conform to such reasonable rotation system as may be ordered by the proper state officer. A description of the place of use under the right hereby confirmed, and to which such right is

appurtenant, is as follows: SPRING

Domestic NW 1/4 NE 1/4 as projected within Bailey DLC 40

UNNAMED STREAM

4.5 acres Lot 1 (NW 1/4 NE 1/4)

UNNAMED STREAM and SOUTH UMPOUA RIVER 3.0 acres NW 1/4 NE 1/4 1.6 acres SW 1/4 NE 1/4 Both as projected within Bailey DLC 40

South Umpqua River 0.4 acre SW 1/4 NE 1/4 As projected within Bailey DLC 40 0.5 acre SW 1/4 NE 1/4 As projected within Weaver DLC 39

Section 6 Township 30 South, Range 5 West, WM

The right to the use of the water for the purposes aforesaid is restricted to the lands or place of use herein described and is subject to minimum flows established by the Water Resources Commission with an effective date prior to this right.

WITNESS the signature of the Water Resources Director, affixed

this date. April 9, 1986

/s/ William H. Young

..... Water Resources Director

C

, page 54152 Recorded in State Record of Water Right Certificates, Volume 49

3218D/VG 52383

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OWRD

Property Details for Pr Owner Information :				
	ROSS, ERNEST C			
Owner Address #1:				RECEIVED
Owner Address #2:				
Owner Address # 3:		Alternate Account #:	11787.52	JUL 2 6 2021
Owner City/State/Zip:	MYRTLE CREEK, OR 97457	Account Status:	Α	OWRD
Property Information :				
Township:	29	Situs Address:	1307 WEAVER RD MYRTLE CREEK, OR 97457	
Range:	05W	Map ID:	29053101200	1
Section:	31	County Property Class:	401	5
Quarter:		Legal Acreage:	4.06	
Sixteenth:		Code Area:	01902	1
Maintenance Area:	4	Neighborhood Code:	BA	1.1
Year Built:	1966	Living Area:	2384	St. S. I
Bedrooms:	4	Baths:	BATH1.5	1
Exemption Code:	VET-SC	Exemption Desc.:	VETERAN-SERVICE CONNECTED	
MFD Home ID:				1 + 1 + 1 + 1 + 1 + 2
Value Information :	2020-2021 Certified Val	ues and Tax Informa	tion	
Improvement Appr. Value:	\$183,361.00	Total Appr. Value:	\$299,996.00	1 3 4 W L
Land Appr. Value:	\$116,635.00	Exemption Value:	\$27,230.00	1 1 1 1 N
Land Market Value:	\$116,635.00	Total Assessed Value:	\$217,867.00	
Total Real Market Value:	\$299,996.00	Taxes Imposed:	\$1,985.46	2
Sales Information :				
Deed No:	2014-9516			1. 1. 2.
0 1 5	*000 F00 00		7/17/0011	

Sale Price: \$222,500.00

Sale Date: 7/17/2014

DISCLAIMER

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documents are being provided as an informational convenience ONLY. Douglas County in no way will be liable for any inaccuracies, inconsistencies, errors, omissions, or other deviations in these documents from the original copies maintained and filed at the Douglas County Assessor's Office. **Douglas County Official Records** Patricia K. Hitt, County Clerk

2014-009516

07/18/2014 02:00:42 PM

Cnt=1 Stn=3 HEDI

DEED-WD \$20.00 \$11.00 \$10.00 \$20.00

TJR

\$61.00

DOUGLAS COUNTY CLERK

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CERTIFICATE PAGE

DO NOT REMOVE THIS PAGE FROM ORIGINAL DOCUMENT

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First American Title 1700 NW Garden Valley Bivd. #204 Roseburg, OR 97471



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JUL 2 6 2021

OWRD



After recording return to: Ernest C. Ross and Penny E. Ferguson-Ross 1307 Weaver Road Myrtle Creek, OR 97457

Until a change is requested all tax statements shall be sent to the following address: Ernest C. Ross and Penny E. Ferguson-Ross 1307 Weaver Road Myrtle Creek, OR 97457

File No.: 7391-2263960 (se) Date: July 17, 2014

THIS SPACE RESERVED FOR RECORDER'S USE

STATUTORY WARRANTY DEED

Betty Ann Faulkner, Grantor, conveys and warrants to Ernest C. Ross and Penny E. Ferguson-Ross, as tenants by the entirety, Grantee, the following described real property free of liens and encumbrances, except as specifically set forth herein:

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

Subject to:

1. 2014-15 taxes, a lien not yet payable, 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 **\$222,500.00.** (Here comply with requirements of ORS 93.030)

OWRD

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JUL 262021

APN: R62713

Statutory Warranty Deed - continued File No.: 7391-2263960 (se)

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

Dated this 17 day of 20 14

))ss.

Betty Ann Faulkner

STATE OF (

F California

County of

This instrument was acknowledged before me on this by Betty Ann Faulkner .	17 day of	JUIN	_ 2014
	1		



assen

Notary Public for California My commission expires: July 16, 2017 APN: R62713

Statutory Warranty Deed - continued

File No.: 7391-2263960 (se) OWRD

RECEIVED

JUL 2 6 2021

R62713

R62713 29-05W-31-01200 R26042 29-05w-31-01300

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

EXHIBIT A

Beginning at a point on the Northwesterly right of way line of County Road No. 41, said point being North 85° 48' East 1461.1 feet, North 89° 25' East 1278.4 feet and South 49° 42' West 420 feet from the South quarter corner of Section 31, Township 29 South, Range 5 West, Willamette Meridian, Douglas County, Oregon; thence North 49° 42' East along said road right of way line 420 feet to the Southeast corner of Lot 45, Plat "B", Edwin Weaver Estates, Douglas County, Oregon; thence South 89° 26' West 1278.4 feet to the West boundary of the Thomas Witted Donation Land Claim No. 44, Township 29 South, Range 5 West, Willamette Meridian, Douglas County, Oregon; thence South along said Donation Land Claim line 100 feet; thence North 89° 26' East 810 feet; thence running in a Southeasterly direction 220 feet, more or less, to the point of beginning, all situated in Sections 31 and 32, Township 29 South, Range 5 West, Willamette Meridian, and in Section 6, Township 30 South, Range 5 West, Willamette Meridian, Douglas County, Oregon.

oregon water resources Department			Help
Stored Water Only Applications - Expedited Secondary	\odot	Return	Contact Us

Today's Date: Thursday, July 22, 2021

Base Application Fee.		\$610.00
Acre feet of Stored Water to be diverted.	25.9	\$828.40
	Subtotal:	\$1,438.40
Permit Recording Fee. ***		\$610.00
*** the Permit Recording Fee is not required when the application is submitted but, must be paid before a permit will be issued. It is fully refundable if a permit is not issued. If the recording fee is not paid prior to issuance of the Final Order, permit issuance will be delayed.	Recalculate	
Estimated cost of Permit Application		\$2,048.40

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OWRD