Application for a Permit to Use

Groundwater

For Department Use: App. Number:



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

NAME MAYFIELD FARMS	LLC	,		PHONE (HM)	
PHONE (WK)	CEL			FAX	RECEIVE
ADDRESS 18555 SW TETON	Au				MAR 2 5 202
CITY	STATE	ZIP	E-MAIL*	2 2	OMOR
TUALATIN	OR	970	62		OWRD
rganization					
NAME	Ø		PHONE	FAX	
MAYFIELD FARMS LLC, C/O CHARLES W. EGGERT			(503) 303-0360		
ADDRESS				CELL	
18555 SW TETON AVE					
CITY	STATE	ZIP	E-MAIL*		
Tualatin	OR	97062			
gent – The agent is authorized to represer	nt the app	licant in al	I matters relating to this a	pplication.	<u> </u>
AGENT / BUSINESS NAME			PHONE	FAX	
DOANN HAMILTON / PACIFIC HYDRO-GEOLOGY, IN	C.		(503) 632-5016	(503) 632-5	983
ADDRESS				CELL	
18487 S. VALLEY VISTA RD				(503) 349-6	946
CITY	STATE	ZIP	E-MAIL*		
MULINO	OR	97042	PHGDMH@GMAIL.COM		
ote: Attach multiple copies as needed				_	
By providing an e-mail address, consent is				Department elec	ctronically. (Paper
opies of the proposed and final order docu	ments wil	l also be m	alled.)		
y my signature below I confirm that I (ındarsta	nd·			
I am asking to use water specifically			application		
 Evaluation of this application will be 				ation	
I cannot use water legally until the					
Oregon law requires that a permit be					unless the use is
exempt. Acceptance of this applicat					unless the use is
If I get a permit, I must not waste w		not guarar	itee a periint will be issue		
If development of the water use is:		ding to the	terms of the normit the	nermit can be ca	ncelled
The water use must be compatible				permit can be ca	nceneu.
Even if the Department issues a per				enior water-righ	t holders to get
water to which they are entitled.	iiiit, i iiia	y Have to s	top using water to allow s	sellioi water-ligi	it floiders to get
water to which they are entitled.					
/ 1 -	ntained	in this an	nlication is true and ac	curate.	
I (we) affirm that the information co		m cins up	phodelon is true and de	curate.	1
I (we) affirm that the information co	181	. 1	6 1	\ /	1
I (we) affirm that the information co	CV	larleso	2 Eggett	113	2027
Applicant Signature	CV	t Name an	d Title if applicable	Date	2022
Suely Wight	CV	t Name an	d Title of applicable	Date	2027
Suely Wight	Prin		d Title if applicable	Date	2027

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.

XES, there are no encumbrances.	RECEIVED
(Rock Ridge Farms "Articles of Merger" with Mayfield Farms LLC "Merger Survivor") YES, the land is encumbered by easements, rights of way, roads or other encumbrances.	MAR 2 5 2022
NO, I have a recorded easement or written authorization permitting access. NO, I do not currently have written authorization or easement permitting access.	OWRD
NO, written authorization or an easement is not necessary, because the only affected lands I do state-owned submersible lands, and this application is for irrigation and/or domestic use only (O 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 of the applicant and that are crossed by the proposed ditch, canal or other work, even if the applicant has written authorization or an easement from the owner. (Attach additional sheets if pages gray)	Committee on the second

NA

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

SECTION 3: WELL DEVELOPMENT

		IF LESS THAN 1 MILE:				
WELL NO.	NAME OF NEAREST SURFACE WATER	DISTANCE TO NEAREST SURFACE WATER	ELEVATION CHANGE BETWEEN NEAREST SURFACE WATER AND WELL HEAD			
	INTERMITTENT STREAM TO NE, TRIBUTARY TO	APPROXIMATELY				
WELL 1	WILLAMETTE RIVER	2,550 FEET	APPROXIMATELY 70 FEET			
	INTERMITTENT STREAM TO NE, TRIBUTARY TO	APPROXIMATELY				
WELL 2	WILLAMETTE RIVER	1,700 FEET	APPROXIMATELY 70 FEET			
	INTERMITTENT STREAM TO NE, TRIBUTARY TO	APPROXIMATELY				
WELL 3	WILLAMETTE RIVER	2,550 FEET	APPROXIMATELY 70 FEET			

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

Well specifications provided in the table below for Proposed Wells 2 and 3 are based on the well log for existing Well 1 (MARI 69206).

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SECTION 3: WELL DEVELOPMENT, continued

Total maximum rate requested: <u>0.45 CFS</u> (<u>each well</u> will be evaluated at the maximum rate unless you indicate <u>well-specific rates</u> and <u>annual volumes</u> in the table below).

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

		Resident Services								PROPOSED USE			
OWNER'S WELL NAME OR NO.	PROPOSED	EXISTING	WELL ID (WELL TAG) NO.* OR WELL LOG ID**	FLOWING	CASING DIAMETER	CASING INTERVALS (IN FEET)	PERFORATED OR SCREENED INTERVALS (IN FEET)	SEAL INTERVALS (IN FEET)	MOST RECENT STATIC WATER LEVEL & DATE (IN FEET)	SOURCE AQUIFER***	TOTAL WELL DEPTH	WELL- SPECIFIC RATE (GPM)	ANNUAL VOLUME (ACRE-FEET)
WELL 1		\boxtimes	MARI 69206		8 INCH	+27 INCHES TO 385 FEET	None	0 то 385	74.88	BASALT	460 FEET		
WELL 2	\boxtimes		NA		8 INCH	0 то 385	None	0 то 385	NA	BASALT	500 FEET		
WELL 3	\boxtimes		NA		8 INCH	0 то 385	None	0 то 385	NA	BASALT	500 FEET		
										TOTAL:		202 GPM	See Remarks

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



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

^{***} Source aquifer examples: Troutdale Formation, gravel and sand, alluvium, basalt, bedrock, etc.

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

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

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

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

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

Upper Columbia - OAF	690-033-0115	thru -0130
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Is the well or proposed well located in an area where the Upper Columbia Rules apply?

☐ Yes ⊠ No

For Departm

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

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

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

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

Is the well or proposed	well located in an	area where the L	ower Columbia	rules apply?
🛚 Yes 🗌 No				

If yes, and the proposed groundwater use is determined to have the potential for substantial interference with nearby surface waters you are notified that the Water Resources Department will determine, by reviewing

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

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

SECTION 5: WATER USE

USE	PERIOD OF USE	ANNUAL VOLUME (ACRE-FEET)
Commercial	Year round	See Remarks

For irrigation use only:	nrimary supplemental and/or nu	ursery acres to be irrigated (must match map).					
Primary: NA Acres	Supplemental: NA Acres	Nursery Use: NA Acres					
		imber of the underlying primary water right(s):					
NA							
Indicate the maximum total number of acre-feet you expect to use in an irrigation season: NA							

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

For Department Use: App. Number: _

- If the use is **domestic**, indicate the number of households: <u>NA</u> (Exempt Uses: Please note that 15,000 gallons per day for single or group **domestic** purposes and 5,000 gallons per day for a single **industrial or commercial** purpose are exempt from permitting requirements.)
- If the use is mining, describe what is being mined and the method(s) of extraction (attach additional sheets if necessary): NA

CECTIO	NI	6.1	TAIA	ED A	AANI	ACER	ACRIT
SECTIO		Ο.	WAI	ERIN	VIAIN	AGEIV	IENI

A. Diversion and Conveyance What equipment will you use to pump water from your well(s)? Pump (give horsepower and type): Submersible 2.5 Hp Other means (describe): Provide a description of the proposed means of diversion, construction, and operation of the diversion works and conveyance of water. Commercial water will be pumped to fill a ballast tank to supply water for a robotic dairy and creamery.

B. Application Method What equipment and

What equipment and method of application will be used? (e.g., drip, wheel line, high-pressure sprinkler) (attach additional sheets if necessary)

Water for Commercial Use will be pumped to fill a ballast tank to supply water for a robotic dairy and a creamery.

C. Conservation

Please describe why the amount of water requested is needed and measures you propose to: prevent waste; measure the amount of water diverted; prevent damage to aquatic life and riparian habitat; prevent the discharge of contaminated water to a surface stream; prevent adverse impact to public uses of affected surface waters (attach additional sheets if necessary).

The proposed new commercial use will include a brand new state-of-the-art robotic dairy with completely new infrastructure to make the operation as efficient and water conscious as possible. The milking and cheese processing operation is being built to initially operate at or below the 5,000 GPD exempt use limit until additional water resources are approved. Additionally, water use may be reduced by replacing water with glycol, where possible, in the cooling systems. We're anticipating a herd of 200 animals and using the approved well(s) to provide water for those animals (again, with new equipment in the barns and in the paddocks designed to be as efficient/water conscious as possible). Future expansion of operations may increase water use demands, requiring a ground water permit (under this application) for use exceeding 5,000 GPD.

SECTION 7: PROJECT SCHEDULE

- a) Date construction will begin: Within three years after the permit is issued
- b) Date construction will be completed: Within five years after the permit has been issued
- c) Date beneficial water use will begin: Within five years after the permit has been issued

SECTION 8: RESOURCE PROTECTION

In granting permission to use water the state encourages, and in some instances requires, careful control of activities that may affect adjacent 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.

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water resources.	
☑ Water quality will be protected by preventing erosion and run-off of waste	or chemical products.
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Describe: Water will be applied at the appropriate rate and duration to avoid excess use.						
Describe: Water will be applied at the appropriate rate and duration to avoid excess use. Excavation or clearing of banks will be kept to a minimum to protect riparian or streamside areas. Note: If disturbed area is greater than one acre, applicant should contact the Oregon Department of Environmental Quality to determine if a 1200C permit is required. Describe planned actions and additional permits required for project implementation: No streams are located within the place of use, so no banks will need clearing						
Other state and federal permits or contracts required and to be obtained, if a water right permit is granted: List: NA						
SECTION 9: WITHIN A DISTRICT						
Check here if the point of appropriation (POA) or place of use (POU) are located within or served by an irrigation or other water district.						
Irrigation District Name NA	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).						
There are other existing water rights covering part of the place of use applied for under this new water right: GR-3351, Certificate 93743, and the commercial part of T-10329 inchoate. A letter of voluntary cancellation for Certificate 93743 and letter to withdraw T-10329 were submitted as part of the application process for GR-3351 modification T-13221 which should remove any conflicts with this application. Additionally, a previous water right Application, G-18840, will be withdrawn upon the approval of this						
<u>We understand that commercial use permits are typicall</u> not provide any estimate of annual use.	y not given an annual volume	e limit; therefore, we did				

For Department Use: App. Number: _____

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Land Use Information Form



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

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	nucli C	do Cuanto	W. EGGERT					PHONE (нм)	
IONE IMIVI	KMS LLC, C	O CHARLES	S VV. EGGERT	CELL				FAX		
ONE (WK)	9840			CELL				I FAM		
DRESS										
3555 SW	TETON AVE									
ΓY				STATE	ZIP	E-MAIL*				
JALATIN				OR	97062					
Landa	nd Locat	lon								
								aken from its es within irriga		
								eguested belo		its may
			T		Plan Design					Proposed
Township	Range	Section	**	Tax Lot #	Rural Reside			Water to be:		Land Use:
3\$	1W	32D		1700			☑ Diverted	□ Conveyed	⊠ Used	CM
							☐ Diverted	Conveyed	Used	
							☐ Diverted	☐ Conveyed	Used	
							Diverted	☐ Conveyed	Used	
ist all cou Marion C		cities whe	ere water is p	proposed t	to be divert	ed, conve	yed, and/or u	ised or develo	ped:	
. Descri	ption of	Proposed	Use							
ype of ap	plication	to be filed	with the Wa	iter Resou	rces Depar	tment:				
7 Danualt	to Use or St	ore Water	■ Water	Right Tran	sfer	Per	mit Amendme	nt or Groundwa	ter Registra	ion Modification
Permit	Water Use	License	Alloca	tion of Con	served Wate	r 🗌 Excl	hange of Wate	r		
					_					
Limited	water:	Reservoir	/Pond 🗵	Groundwa	ater L	Surface \	Water (name)			
Limited			/Pond 🗵 eeded: <u>0.45</u>					gallons per	minute	acre-feet
Limited ource of stimated	quantity	of water n	eeded: <u>0.45</u>	Comme	5		et per second			
Limited ource of stimated	quantity o	of water n	eeded: <u>0.45</u> Igation	Comme	D erclal	cubic fee	et per second	gallons per Domestic for		acre-feet

Note to applicant: If the Land Use Information Form cannot be completed while you walt, 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.

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Attachment 2: Land Use Information Form

For Local Government Use Only

OWRD

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

Please check the appropriate box below an	d provide the requested inform	nation			
☐ Land uses to be served by the proposed water regulated by your comprehensive plan. Cite a			wed outright or are not		
☐ Land uses to be served by the proposed water approvals as listed in the table below. (Please already been obtained. Record of Action/land have been obtained but all appeal periods have	e attach documentation of applicab d use decision and accompanying fi	le land use app ndings are suff	provals which have		
Type of Land Use Approval Needed (e.g., plan amendments, rezones, conditional-use permits, etc.)	(e.g., plan amendments, rezones,				
		☐ Obtained ☐ Denled	☐ Being Pursued ☐ Not Being Pursued		
		☐ Obtained ☐ Denled	☐ Being Pursued ☐ Not Being Pursued		
		☐ Obtained ☐ Denled	Being Pursued Not Being Pursued		
		☐ Obtained ☐ Denled	☐ Being Pursued ☐ Not Being Pursued		
		☐ Obtained ☐ Denied	☐ Being Pursued ☐ Not Being Pursued		
Local governments are invited to express special Department regarding this proposed use of wate		nendations to	the Water Resources		
NAME Jared Bradford		TITLE: Associ	ate Planner		
SIGNATURE	PHONE: 503-566-417	DATE:	ate Planner 3/16/2022		
Marion County Planning Division					
Note to local government representative: Please If you sign the receipt, you will have 30 days from Land Use Information Form or WRD may presume local comprehensive plans.	n the Water Resources Department	's notice date	to return the completed		
Receipt for I	Request for Land Use Inform	ation			
Applicant name:					
City or County:	Staff contact: _				
Signature:	Phone:	Dat	e;		

After Recording Return to: Farm Credit Services - Salem 650 Hawthorne Ave SE, Suite 210 PO Box 13309 Salem, OR 97309-9831 REEL 3557 GE 239
MARION CODATY
BILL BURGESS, COUNTY CLERK
10-15-2013 03:21 pm.
Control Number 349082 \$ 86.00
Instrument 2013 00046456

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MAR 2.5 2022

OWRD

Deed of Trust

and Fixture Filing

On September 27, 2013, Rock Ridge Farms, LLC, a Limited Liability Company and Charles W. Eggert and Louanna Eggert, a married couple, hereinafter called Grantors, whose address is

9955 SW Potano St Tualatin, OR 97062

grant, convey, warrant, transfer and assign to Ticor Title Company, a corporation, hereinafter called Trustee, whose address is 8585 SW Cascade Avenue, Suite 200, Beaverton, OR 97008, in trust with power of sale for the benefit of Northwest Farm Credit Services, FLCA, a corporation organized under the Farm Credit Act of 1971, as amended, hereinafter called Beneficiary, whose address is 1700 South Assembly Street, P.O. Box 2515, Spokane, Washington 99220-2515, property in Marion County(ies), State of Oregon, more particularly described as follows (the "Land"):

PARCEL 1:

That portion of Lot 9, Fractional Southeast quarter of the Southeast quarter of Section 32, Township 3 South, Range 1 West of the Willamette Meridian, Marion County, Oregon, described as follow:

Beginning at a point in the South line of said Lot, 5.24 chains West of the Southeast corner thereof; thence West, on said South line, 11.28 chains; thence North 19° West 12.60 chains; thence North 69° East 16.39 chains; thence South 18.13 chains to the place of beginning.

PARCEL 2:

Beginning at the point which is South 19° East 3485.31 feet from the Northeast corner of the Joseph LaForte Donation Land in Township 3 South, Range 1 West of the Willamette Meridian, in Marion County, Oregon; thence running South 19° East 750.57 feet to the middle of the Butteville and Aurora County Road; thence North 89°45' West, along the middle of said County Road, 1247.74 feet; thence North 58°01' West 211.75 feet; thence North 33°06' East 714.70 feet to an iron pipe; thence South 89°46' East 795.01 feet, more or less, to the place of beginning, all in the Joseph LaForte Donation Land Claim in Marion County, Oregon.

Deed of Trust (Charles W. Eggert/Note No. 6212996)



 Levy Code No.:
 Account No.:
 Map No.:

 01500060
 R338952
 031W32D 01702

 01500060
 R338951
 031W32D 01701

 01500060
 R10013
 031W32D 01600

OWRD

All irrigation equipment, now owned and used, in whole or in part, to irrigate the mortgaged property, together with all similar goods which may be acquired at any time, any additions, replacements, substitutions and accessions;

All equipment, machinery, appliances, and tools which are related to or a part of the facility, and all additions, replacements, substitutions and accessions;

and including all buildings, structures, wells and other improvements now or hereafter located on the Land, including, but not limited to the fixtures (as described below), and all other equipment, machinery, appliances, goods and other articles attached to such buildings and other improvements; all fixtures (including without limitation, goods that are or become so related to the Land that an interest in them arises under the real estate law) and any additions or replacements now or hereafter located on, attached to, installed in or used in connection with the Land; all personal property, appliances, equipment and goods now or hereafter owned or possessed by Grantors located upon, in, or about or used in connection with the Land or improvements; all rights, rights-of-way, easements, licenses, profits, claims, demands, privileges, grazing privileges, leases, rents, issues, tenements, hereditaments, and appurtenances now owned or hereafter acquired by Grantors and used in connection with the Land and the improvements or as a means of access to either or both, (including without limitation all rights over the property of third persons which are related thereto, private roads, water rights and entitlements, other rights to water and other rights to receive water or water rights of every kind or nature whatsoever and howsoever evidenced, ditches and conduits and rights of way therefor, all plumbing, lighting, heating, cooling, ventilating, elevating and irrigating apparatus, now or hereafter belonging to or used in connection therewith), all of which is hereinafter called the "Property."

The following described Note(s), Membership Agreements, security documents and any other documents or instruments signed in connection with the note(s) and security documents and any amendments thereto are collectively called the "Loan Documents." "Advances" shall include any amounts provided to Grantors under the terms of the Loan Documents and any amounts expended by Beneficiary to protect the Property or enforce its rights under the Loan Documents. This conveyance is intended to secure performance of the covenants and agreements contained herein, and in any Loan Documents, and payment of the indebtedness under the terms of the Note(s) made by Grantors to the order of Beneficiary, with interest and charges as provided therein and in the Loan Documents, and any extensions, modifications or renewals thereof:

DATE	PRINCIPAL	FINAL			
OF NOTE	AMOUNT	INSTALLMENT DATE			
September 27, 2013	\$540,000.00	November 1, 2028			

In addition, this Deed of Trust is intended to secure future loans and advances made by Beneficiary, no matter how evidenced. The continuing validity and priority of this Deed of Trust for future loans and advances shall not be impaired by the fact that at certain times no outstanding indebtedness to Beneficiary nor commitment from Beneficiary to make future loans exist.

The terms of the Note(s) and Loan Documents, described above, provide that the interest rate, payment terms or amounts due may be indexed, adjusted, renewed or renegotiated.

The Property does not exceed 40 acres in area.

Grantors and each of them REPRESENT, WARRANT, COVENANT and AGREE:

Deed of Trust (Charles W. Eggert/Note No. 6212996)

MAR 2 5 202

OWRD

- That they have title to the Property free from encumbrances, except as otherwise previously disclosed, they have
 good right and lawful authority to convey and encumber the same; they will warrant and defend the same forever
 against the lawful claims and demands of all persons whomsoever; and they agree this covenant shall not be
 extinguished by foreclosure or other transfers. Grantors authorize Beneficiary to file a financing statement and
 any continuations thereof, describing any personal property or fixtures described herein, without further
 signature by Grantor.
- 2. That this Deed of Trust also constitutes a Security Agreement granting Beneficiary a security interest in any and all personal property described above.
- 3. To keep all buildings and other improvements, now or hereafter existing, in good repair; not to remove or demolish or permit the removal or demolition of any building or other improvement; to restore promptly in a good and workmanlike manner, any building or improvement, which may be damaged or destroyed; to maintain and cultivate the Property in a good and husbandlike manner; not to change or permit change in the use of the Property; and not to do anything which would reduce the value of the Property; and Beneficiary shall have the right to enter upon the Property to make full inspection of the Property.
- 4. To maintain casualty insurance, naming Beneficiary as loss payee, on all buildings and improvements, against loss or damage by fire or other risks; to maintain liability insurance; to obtain flood insurance at any time it is determined that any building or improvement is located, in whole or in part, within a special flood hazard area; to pay all premiums and charges on all such insurance when due; and to provide Beneficiary satisfactory evidence of such insurance upon request. All such insurance shall be in such form(s), with such company(ies) and in such amount(s) as shall be satisfactory to Beneficiary.
- 5. To pay all debts and money, secured hereby, when due; to pay, when due, all taxes, assessments, rents and other charges upon the Property and to suffer no other encumbrance, charge or lien on the Property, which would be superior to this Deed of Trust, except as stated above.
- 6. To specifically assign and deliver to Beneficiary all rents, royalties, damages and payments of every kind, including without limitation insurance reimbursements and condemnation awards, at any time accruing, for any transfer, loss or seizure of the Property, any portion thereof or any rights therein; Beneficiary may, at its option, apply such amounts in any proportion to any of the indebtedness hereby secured; and application or release of such amounts shall not cure or waive any default or notice of default or invalidate any act done pursuant to such notice.
- 7. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property and its use, including without limitation all environmental laws; not to use or permit the use of the Property for any unlawful or objectionable purpose or for any purpose that poses an unreasonable risk of harm, or that impairs or may impair the value of the Property, or any part thereof; not to apply residue from waste water treatment facilities to the Property without prior written notice to Beneficiary; to remedy any environmental contamination or violation of environmental laws that may occur or be discovered in the future; to allow Beneficiary access to the Property to inspect its condition and to test and monitor for compliance with applicable laws (any inspections or tests made by Beneficiary shall be for Beneficiary's purposes only and shall not be construed to create any responsibility or liability on the part of Beneficiary to Grantors or to any other person); to forward copies of any notices received from any environmental agencies to Beneficiary; to provide Beneficiary copies of any independent test or inspection reports on the environmental status of the Property; and to indemnify and hold Beneficiary, its directors, employees, agents and its successors and assigns, harmless from and against any environmental claims of any kind, and all costs and expenses incurred in connection therewith, including, without limitation, attorney's fees.
- 8. That neither Grantors nor, to the best of Grantors' knowledge, any prior owner has created or permitted conditions on the Property, which may give rise to environmental liability; no enforcement actions are pending or threatened; no underground tanks are located on the Property except as already disclosed; any such

underground tanks currently or previously located on the Property do not now and never have leaked and no contaminated soil is located on the Property; and Grantor's representations, warranties, covenants and indemnities herein and in the Loan Documents shall survive satisfaction of the Note(s) and Loan Documents, foreclosure of this Deed of Trust, acceptance of a deed in lieu of foreclosure or any transfer or abandonment of the Property.

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- 9. To perform all terms and conditions of each water or other contract, described above, if any, and to promptly pay all sums due or to become due under each contract so that no delinquency or default will occur under such contract(s); not to apply or enter into any federal, state or local program which limits or restricts the use of the Property, in any way without prior written consent of Beneficiary; to perform all acts necessary to perfect and maintain any water permit, certificate, license or other water interest, however designated, described in or used in conjunction with the real property described above; any assignment of any such interest during the term of this Deed of Trust, naming Beneficiary as an assignee shall be for security purposes and shall not alter Grantors' obligations hereunder; and any failure of Grantors to perform any such obligation shall constitute an event of default.
- 10. That the term "Grazing Rights," as hereinafter used refers to that portion of the Property, if any, consisting of grazing leases, permits, licenses, privileges, and preferences, or any of them, which have or will be assigned, conveyed or waived to Trustee or Beneficiary, together with any additions, renewals, replacements or substitutions thereof; if any portion of the Grazing Rights is a leasehold interest in state lands, such leasehold shall be considered to be real property; such leasehold and all other real property portions of the Property constitute a single operating unit; and in the event of foreclosure, Beneficiary shall have the right to have such leasehold and the other real property sold as a unit and not in parcels; any statements and representations in any applications for Grazing Rights are true and correct; Grantors have received no notice that the Grazing Rights have or are to be terminated, cancelled or modified; and any termination or cancellation of any of the Grazing Rights shall constitute an event of default under this Deed of Trust.
- 11. To execute any instrument deemed necessary by the Beneficiary to assign, convey or waive such Grazing Rights to the Trustee; to pay all fees and charges, and to perform all acts and things necessary to preserve and keep in good standing the Grazing Rights; to take no action which would adversely affect the Grazing Rights; to procure renewals of the Grazing Rights upon or prior to their expiration date; to operate the lands covered by the Grazing Rights in conjunction with the other real estate portion of the Property and not to convey or attempt to convey either separately; to forward to Beneficiary copies of any notices received by Grantors regarding the Grazing Rights; and in the event of foreclosure of this Deed of Trust, to waive all claims for preference in the Grazing Rights upon demand from the purchaser of the Property at Trustee's or foreclosure sale, or from any successor to such purchaser.
- 12. That if the Property is within an irrigation block and/or subject to water service contract(s) governed by the provisions of "Federal reclamation law," and the regulations issued thereunder, Grantors shall comply with the terms and provisions of said laws, regulations and contracts; Grantors, and each of them, for themselves, their heirs, successors and assigns, hereby appoint Beneficiary their attorney-in-fact to select and designate the portion of the property to be subject to a recordable contract, in the event Grantors become subject to the excess land limitation; if Grantors fail to comply with the terms of said law, regulations or contracts, or if the delivery of water for the irrigation of the Property is discontinued in whole or in part, Grantors shall be in default; in the event the Bureau of Reclamation determines that continued drainage maintenance on the Property is no longer feasible, and Grantors purchase other lands offered as a preference purchase right (as an adjustment for wetlands), Grantors shall execute a supplemental deed of trust on such lands in favor of the Beneficiary; and failure to execute such deed of trust on demand, shall constitute an event of default.
- 13. That in the event of default in any of the covenants or agreements herein, or in any of the Loan Documents, Beneficiary may, at its option, perform the same, in whole or in part; any advances, attorney fees or costs, paid or incurred by Beneficiary to protect or enforce its rights under the Loan Documents, in bankruptcy, appellate



proceedings or otherwise, shall be payable on demand and shall become a part of the obligation secured by this Deed of Trust.

- 14. That the indebtedness and obligations secured by this Deed of Trust are personal to the Grantors and are not assignable by Grantors; Beneficiary relied upon the credit of Grantors, the interest of Grantors in the Property and the financial market conditions then existing when making this loan; if Grantors sell, transfer or convey or contract to sell, transfer or convey the Property, or any portion thereof, or if the ownership of any corporation or partnership, owning all or any portion of the Property shall be changed either by voluntary or involuntary sale or transfer or by operation of law, without prior written consent of Beneficiary, or if Grantors default in the payment of the indebtedness, or with respect to any warranty, covenant or agreement in the Loan Documents or if a receiver or trustee for any part of the Property is appointed, or if any proceedings under the bankruptcy or insolvency laws is commenced by or against Grantors, or if Grantors become insolvent, or if any action is commenced to foreclose or enforce a lien on any portion of the Property, then, Grantors shall be in default hereunder.
- 15. That time is of the essence and in the event of default, at Beneficiary's option, the entire indebtedness secured hereby shall forthwith become due and payable and bear interest at the rate set forth in the Loan Documents for delinquent payments; Beneficiary shall have the right to foreclose the lien of this Deed of Trust or to direct Trustee, in writing, to foreclose this Deed of Trust by notice and sale, to have a receiver appointed in any court proceeding, to collect any rents, issues and profits from the Property and to deliver them to Beneficiary to be applied as provided above and to exercise any rights and remedies available under the Uniform Commercial Code for the state in which the property is located; and reasonable notice if required by such Code shall be five (5) days.
- 16. That Beneficiary may from time to time, in writing and without further notice or consent, release any person from liability for payment of any of the indebtedness or extend the time or otherwise alter the terms of payment of any of the indebtedness; and Trustee may, with written consent of Beneficiary, at any time and from time to time, and without affecting the liability of any person:
 - a. Join in any subordination or other agreement affecting this Deed of Trust or lien or charge thereof.
 - b. Reconvey, without warranty, any or all of the Property.
- 17. That after all sums secured hereby have been paid, upon receipt of the Deed of Trust and note and payment of its fees, Trustee shall reconvey without warranty the Property, as provided by law. The grantee in such reconveyance may be described as "the person or persons legally entitled thereto."
- 18. That, in the event of foreclosure of this Deed of Trust by notice and sale, the power of sale shall be exercised by the Trustee according to and under the authority of the law pertaining to deeds of trust then in effect in the state in which the Property is situated; Trustee shall deliver to purchaser its deed, without warranty, containing recitals demonstrating compliance with the requirements of such law.
- 19. To surrender possession of such premises within the time period provided by law; in the event Beneficiary is purchaser of the Property and possession is not delivered, as provided by law, to pay Beneficiary the costs and the expenses, including reasonable attorney fees, incurred in any suit or action by Beneficiary to obtain possession of the premises.
- 20. That Trustee accepts this trust when this deed, duly executed an acknowledged is recorded as provided by law; any Trustee lawfully appointed by Beneficiary as a substitute or successor Trustee shall succeed to all the powers and duties of the Trustee named herein; Trustee is not obligated to notify any party hereto of the pending sale under any other deed of trust or any action or proceeding in which Grantors, Trustee, or Beneficiary shall be a party unless such action or proceeding is brought by Trustee.
- 21. That as used herein, the term "Deed of Trust" shall be synonymous with the terms "trust indenture" and "trust deed"; the term "Grantors" shall be synonymous with the term "Trustors" as used in any of the laws of the state

Deed of Trust (Charles W. Eggert/Note No. 6212996) in which the Property is situated; the term "Beneficiary" shall mean the holder and owner of any Note secured hereby, or if any Note(s) has been pledged, the pledgee thereof.

- 22. That the failure of Beneficiary to exercise any right or option provided herein, at any time shall not preclude Beneficiary from exercising any of such rights at any other time; the covenants and agreements contained herein shall be binding on and inure to the benefit of the parties and their respective heirs, successors and assigns; all rights conferred on Beneficiary or on Trustee are cumulative and additional to any rights conferred by law; and if any provision is found to be invalid or unenforceable, such invalidity or unenforceability shall not affect any other provision hereof and the Deed of Trust shall be construed as though such provision had been omitted.
- 23. That Grantors and each of them join in this instrument for the purpose of subjecting each of their right, title and interest, if any, in the Property, whether of record or otherwise and including any right to possession, to the lien of this Deed of Trust. All Exhibits hereto, if applicable, are incorporated herein and made a part of this Deed of Trust.
- 24. That Grantors warrant that Grantors' state of formation is the State of Oregon; Grantors' state of residence is the State of Oregon; and Grantors' exact legal name is as set forth in the first paragraph of this Deed of Trust.
- 25. This Deed of Trust is intended to serve as a Fixture filing pursuant to the terms of the applicable Uniform Commercial Code. This Deed of Trust is to be recorded in the real estate records of each County in which the Land is located. In that regard, Grantor is Debtor and Beneficiary is Secured Party.
- 26. The following disclosure is made by Beneficiary and Trustee to Grantor pursuant to ORS 746.201:

WARNING

Unless you provide us with evidence of the insurance coverage as required by this Deed of Trust and the other Loan Documents, Beneficiary or Trustee may purchase insurance at your expense to protect its interest. This insurance may, but may not also protect your interest. If the collateral becomes damaged, the coverage Beneficiary or Trustee purchases may not pay any claim you make or any claim made against you. You may later request that Beneficiary cancel this coverage by providing evidence that you have obtained property coverage elsewhere.

You are responsible for the cost of any insurance purchased by Beneficiary or Trustee. The cost of this insurance may be added to your contract or loan balance. If the cost is added to your contract or loan balance, the interest rate on the underlying contract or loan will apply to this added amount. The effective date of coverage may be the date your prior coverage lapsed or the date you failed to provide proof of coverage.

The coverage Beneficiary or Trustee purchases may be considerably more expensive than insurance you can obtain on your own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

27. Trustee shall reconvey the Property, without warrant, to the person or persons legally entitled to it upon (a) written request of Beneficiary stating that all indebtedness has been paid and fully performed, which shall be in substantially the form of Exhibit A attached hereto and incorporated herein, (b) surrender by Beneficiary of this Deed of Trust, and (c) payment by Grantor of Trustee's fees and the costs and expenses of executing and recording any requested reconveyance. The grantee in any such reconveyance may be described as "the person or persons legally entitled thereto."

ORAL AGREEMENTS OR ORAL COMMITMENTS TO LOAN MONEY, EXTEND CREDIT, OR TO FORBEAR FROM ENFORCING REPAYMENT OF A DEBT ARE NOT ENFORCEABLE UNDER WASHINGTON LAW.

Rock Ridge Farms, LLC, a Limited Liability Company By: Charles W. Eggert, Manager Charles W. Eggert Louanna Eggert	RECEIVED MAR 2-5 2022 OWRD
STATE OF ORIGIN)ss. County of Washington)ss. On this 3 day of October 2013 known to me to be the Manager of the Limited Liability acknowledged that he/she executed the same as one of the reliability company name freely and voluntarily. OFFICIAL SEAL KAYE N BARNES NOTARY PUBLIC-OREGON COMMISSION NO. 454420 MY GOMMISSION EXPIRES DECEMBER 08, 2014	
County of Washing for State of Chabit Seal Raye n Barnes Notary Public-Oriegon Commission No. 454420 MY COMMISSION EXPIRES DECEMBER 08, 2014	Printed dame Notary Public for the State of Designal Residing at Accounted to Sweet Towns of the State of Designal My commission expires

Deed of Trust (Charles W. Eggert/Note No. 6212996)

MAR 2 5 2022

STATE OF ORIGON	OWRD
County of Washington)ss.	
On this 3 day of October, to me to be the Individual described in and who	2013, before me personally appeared Louanna Eggert, known executed the within instrument, and acknowledged that he/she
executed the same as his/her free act and deed.	
	Kay N. Darnes
OFFICIAL SEAL KAYE N BARNES	Printed name Kaye N. DAVNUS
NOTARY PUBLIC-OREGON COMMISSION NO. 454420	Notary Public for the State of Ole 9111 Residing at Lake Ofwego
MY COMMISSION EXPIRES DECEMBER 08, 2014	My commission expires

Beneficiary acknowledges that this Deed of Trust is subject to a security interest in favor of CoBank, FCB (Bank) and by its acceptance hereof and pursuant to and in confirmation of certain agreements and assignments by and between Beneficiary and Bank, does assign, transfer and set over the same unto Bank, its successors and assigns, to secure all obligations of Beneficiary to Bank, provided that pursuant to such agreements and assignments Beneficiary has authority to perform all loan servicing and collection actions and activities hereunder, including without limitation thereto, releasing in whole or in part and foreclosing judicially or otherwise this Deed of Trust until the Bank, by instrument recorded in the office in which this Deed of Trust is recorded, revokes such authority.

RECEIVED

Exhibit A

MAR 2 5 2022

EXAMPLE REQUEST FOR FULL RECONVEYANCE

OWRD

THE PROMISSORY NOTE OR NOTES, AND ANY EVIDENCES
OF FURTHER AND/OR ADDITIONAL ADVANCES
MUST BE PRESENTED WITH THIS REQUEST

TO THE TRUSTEE:

[Insert Name]

The undersigned hereby certifies that it is the legal owner and holder of the Note[s] and all other indebtedness secured by the Deed of Trust dated [date] between [Grantor name], Grantor, [Trustee name], Trustee, and [Beneficiary Name], Beneficiary, recorded [date], as Instrument No. [instrument no.], to secure an indebtedness in the amount of \$[amount], records of [County], [State]. Said indebtedness has been fully paid and satisfied, and you are hereby requested and directed to cancel said Note[s] above-mentioned and all other evidences of indebtedness secured by said Deed of Trust, and to reconvey without warranty all the estate now held by you thereunder.

Dated: [insert date]

[BENEFICIARY NAME]

[BENEFICIARY SIGNATURE BLOCK]

[ACKNOWLEDGEMENT]

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.

\boxtimes	SECTION	N 1: Applicant Information and Signature		RECEIVED					
	SECTION SECTION			MAR 2 5 2022					
	SECTION SECTION SECTION SECTION SECTION SECTION	N 4: Sensitive, Threatened or Endangered Fish Species Pu N 5: Water Use N 6: Water Management N 7: Project Schedule N 8: Resource Protection N 9: Within a District	blic Interest Information	OWRD					
Incl	ude the f	ollowing additional items:							
\boxtimes	Land Use or signed	Information Form with approval and signature of local planr ${f I}$ receipt.	ing department (must be an	n original)					
\boxtimes	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.								
	See the D	nount enclosed: <u>\$ 2,800.00</u> Department's Fee Schedule at <u>www.oregon.gov/owrd</u> or call	503) 986-0900.						
\boxtimes	Map that	t includes the following items:							
	\boxtimes	Permanent quality and drawn in ink							
	\boxtimes	Even map scale not less than 4" = 1 mile (example: 1" = 400	ft, 1" = 1320 ft, etc.)						
	\boxtimes	North Directional Symbol							
	\boxtimes	Township, Range, Section, Quarter/Quarter, Tax Lots							
	\boxtimes	Reference corner on map							
	\boxtimes	Location of each diversion, by reference to a recognized purnorth/south and east/west)	olic land survey corner (dista	ances					
	\boxtimes	Indicate the area of use by Quarter/Quarter and tax lot ider	tified clearly.						
	\boxtimes	Number of acres per Quarter/Quarter and hatching to indic supplemental irrigation, or nursery	ate area of use if for primary	y irrigation,					
		Location of main canals, ditches, pipelines or flumes (if well	is outside of the area of use)					

REEL: 3552

PAGE: 239

October 15, 2013, 03:21 pm.

CONTROL #: 349082

State of Oregon County of Marion

I hereby certify that the attached instrument was received and duly recorded by me in Marion County records:

FEE: \$ 86.00

BILL BURGESS COUNTY CLERK

THIS IS NOT AN INVOICE.