Summary of Potential Rule Changes

OAR 690 325 - ASSIGNMENT OF A WATER RIGHT PERMIT AND REQUEST FOR ISSUANCE OF REPLACEMENT PERMITS

Rule Draft Date: 11/5/2025; Summary Date: 11/5/2025

V2 changes highlighted in yellow. See rule changes for more specific information.

- *Items in italics are intended to provide a quick grounding for RAC members and whether a rule change is implementing legislation, a rule update or clarification, a process improvement or some other substantive policy change. OWRD acknowledges that there may be different opinions as to whether an item is a substantive policy change or a rule update and encourages RAC members to review all materials. OWRD has done an initial rough cut in an attempt to assist RAC members per request at the first RAC meeting. Due to the short turnaround to fulfill this request, OWRD cannot assure accuracy.
- ** Or Laws 2025, ch 282 = House Bill 3342 (water rights transactions); Or Laws 2025, ch 575 = House Bill 3544 (contested cases), ORS 183 = Oregon Administrative Procedures Act (APA).

690-325	This rule title is amended to better define the scope of this division of rules.
Title Title	
690-325-0010	This rule is amended to align with terminology used in statute (ORS 537.225) and to
Purpose	clarify rule applicability. Rule changes apply to applications submitted on or after April
	1, 2026, except as provided in OAR Chapter 690, Division 2 (relating to final orders,
	contested cases, and protests).
	Rule cleanup/updates. Conforming to 2025 legislation.
690-325-0020	This rule is amended to (a) align with terminology used in statute (ORS 537.225,
Applicability	including that a permit is a water right permit; (b) clarify the citation of the statute and
	function of the rule, and (c) add language to provide a better description of the expired
	completion date.
	Rule cleanup/rule updates.
690-325-0030	This rule is amended to align with terminology used in statute (ORS 537.225), clarifying
Definitions	that permit is referring to a water right permit.
	Rule cleanup.
690-325-0040	This rule is amended to (a) align with terminology used in statute (ORS 537.225), (b) to
Application	clarify that, in addition to the name of each applicant, the Department is seeking the
Requirements	original name(s) on of the holder(s) of the water right permit when the permit was
	issued; (c) clarify that the affidavit must be signed by the applicant; (d) provide more
	specificity for required information and (e) to include any applicable acre-feet allowance
	for the identified landowner's portion of the water right permit.
	Rule cleanup. Rule clarity/ process efficiency: application requirements.
690-325-0050	This rule is amended to refer to the standards in OAR Chapter 690, Division 305, which
Map	improves clarity and consistency in mapping requirements across water right
Requirements	transactions; the rule also is amended to align with terminology used in statute (ORS
	537.225). In order to allow for digital signature by a certified water right examiner
	(CWRE), this rule is also amended to refer to OAR 690-014-0050 (Certification of
	Water Right Examiners) which, as amended in v2 of the OAR 690-014 draft proposed
	rules, allows OWRD to accept digital seal and signature as long as the CWRE meets
	OSBEELS rules regarding digital seal and signature.
600.007.0070	Process/efficiency improvement: mapping standardization.
690-325-0070	This rule is amended to (a) update "Technical Review" to "Initial Review" for
Initial Review and	consistency in terminology across water right transactions, (b) be consistent with the
Issuance of Draft	definition of "injury" in OAR 690-325-0030(3); (c) modify options for proceeding
Documents	following evaluation of the initial application to include preparation of draft replacement

	permits as part of the initial review to approve process; clarify what part of the process is associated with the fees referenced in OAR 690-326-0060; (e) implement Or. Laws 2025, ch 282, with respect to electronic documentation; and (f) to reference the approval criteria in OAR 690-325-0070(2)(a). Process/efficiency improvement: standardization. Specified by 2025 legislation: final orders
690-325-0080 Public Notice and Request for Comments	This rule is amended for clarity and to provide a better description of completion date.
690-325-0090 Proposed Final Order; Public Notice	This rule is amended to (a) provide more clarity to the process and (b) implement Or. Laws 2025, ch 282 with respect to electronic documentation, (c) ensure mailing of notice of the opportunity for hearing consistent with ORS 183.415. Specified by 2025 legislation: electronic documents. Contested case standardization: conform notice to APA.
690-325-0100 Protests	This rule is amended to implement Or Laws 2025, ch 575 sections 2 and 3 and to conform the rule to ORS 537.225 and 537.227, as amended by Or Laws 2025, ch 575 sections 8 and 9. Specified by 2025 legislation: protests and contested case; final order on default.
690-325-0110 Criteria for Approval and Replacement Water Right Permits	NOTE: This summary was inadvertently left out of the prior cover sheet. This rule is amended to (a) clarify rule language; (b) implement Or Laws 2025, ch 575, section 3, by noting that, if no protests are timely filed, the proposed final order and draft replacement water right permits shall become final by operation of law; (9/3 version of rules incorrectly included here) (c) clarify the completion date as it relates to application approval; and (d) make a grammatical edit.
	Rule clarity. Specified by 2025 legislation: final order on default.

V1=9/3/2025

V2=11/5/2025=changes highlighted in yellow

Division 325

ASSIGNMENT OFFOR A WATER RIGHT PERMIT SPLIT AND REQUEST FOR ISSUANCE OF REPLACEMENT PERMITS

Rule Title Summary: This rule title is amended to better define the scope of this division of rules.

690-325-0010

Purpose

The rules in OAR chapter 690, division 325 establish requirements and procedures to implement assignments under ORS 537.225 to 537.227. Except for OAR 690-325-0100, these rules shall apply to applications for assignments submitted on or after April 1, 2026. Applications for assignments submitted before this date shall be subject to the rules in effect at the time of submittal. The applicability of OAR 690-325-0100 is subject to and governed by OAR Chapter 690, Division 002., except 690-325-0100. These rules that shall be used by the Department to evaluate an application by a landowner of record holding a water right permit for irrigation, nursery, temperature control, stock watering or agricultural water use, to assign all or part of the water right permit and to issue a replacement water right permit to reflect an assignment from the current water right permit holder to one or more additional water right permit holders. These rules do not replace OAR chapter 690-320-0060, which governs assignments under ORS 537.220 and 537.635.

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 537.225 - 537.227

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended to align with terminology used in statute (ORS 537.225) and to clarify rule applicability. Rule changes apply to applications submitted on or after April 1, 2026, except as provided in OAR 690-002 (relating to final orders, contested cases, and protests).

690-325-0020 Applicability

- (1) The Department can only accept an application for assignment and request for issuance of replacement <u>water right</u> permits to reflect the assignment where the original water right <u>permit</u> is <u>issued</u> for <u>the purpose of</u> irrigation, nursery, temperature control, stock watering or agricultural water use.
- (2) The Department may not accept an application for assignment and request for issuance of replacement water right permits under the rules in OAR chapter 690, division 325 for municipal water right permits, quasi-municipal water right permits, or water right permits held by a unit of

local government, including but not limited to water right permits held by a port, water authority, or a district.

(3) <u>Pursuant to ORS 537.225</u>, <u>Aany</u> water right permit for the use(s) of irrigation, nursery, temperature control, stock watering, or agricultural purposes, <u>with a completion date that has expired</u> may not be assigned <u>pursuant to ORS 537.225</u> or by the rules in <u>under OAR Chapter 690</u>, <u>dDivision 325</u> if the time specified in the permit, or the last approved extension of time, to perfect the water right -expired.

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 537.225

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended to (a) align with terminology used in statute (ORS 537.225, including that a permit is a water right permit; (b) clarify the citation of the statute and function of the rule, and (c) add language to provide a better description of the expired completion date.

690-325-0030

Definitions

The definitions in this rule, along with the definitions in OAR 690-300-0010 (Definitions) and OAR 690-380-0100 (Water Right Transfers), apply to the rules in OAR chapter 690, division 325. Where a term is defined in more than one rule, the definition in this rule applies.

- (1) "Enlargement" means an expansion of a water right permit and includes, but is not limited to:
- (a) Using a greater rate or duty of water per acre than currently allowed under a <u>water right</u> permit; <u>or</u>
- (b) Increasing the acreage irrigated under a water right permit;
- (2) "District" means an irrigation district formed under ORS Chapter 545, a drainage district formed under Chapter 547, a water improvement district formed under Chapter 552, a water control district formed under Chapter 553 or a corporation organized under Chapter 554.
- (3) "Injury" or "Injury to an existing water right" means a water right transaction that would result in another, existing water right not receiving previously available water to which it is legally entitled.
- (4) "Unit of local government" includes a county, city, district or other public corporation, commission, authority or entity organized and existing under statute or city or county charter.

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 537.225

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended to align with terminology used in statute (ORS 537.225), clarifying that permit is referring to a water right permit.

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690-325-0040

Application Requirements

- (1) Each application shall be prepared in ink or typewritten on forms provided by the Department.
- (2) The application shall contain the following information concerning the subject water right permit and assignment:
- (a)(1) The name, mailing address, e-mail address (if <u>availableit exists</u>), and telephone number of each applicant. Each applicant's name shall have an assigned alphabet letter or number that corresponds with the application map as required under OAR 690-325-0050(2)(e).
- (b)(2) Name(s) appearing under which on of the original water right permit holder(s) was issued.
- (c)(3) Water Rright Ppermit number.
- (d)(4) Water Rright Ppermit use. Must be one or more of the following uses approved for assignment under OAR 690-325-0010: irrigation, nursery, temperature control, stock watering or agricultural water use.
- (e)(5) A map meeting the criteria set forth in OAR 690-325-0050.
- (f)(6) A copy of the recorded deed showing the applicant is an owner of the land to which the water right permit is appurtenant.
- (g)(7) An affidavit signed by the applicant certifying that the water right permit has not been conveyed or withheld, and remains appurtenant to the applicant's land, and also certifying that the applicant has read the water right permit.
- (h)(8) A statement by the applicant that the most recent water use under the applicant's portion of the water right permit, if any, has been exercised within relevant terms and conditions of the water right permit.
- (i)(9) Agreements to the assignment and to the request of replacement water right permits submitted jointly or individually by all owners of the land to which the water right is appurtenant; or an assignment of interest and request for the issuance of replacement water right permits by one or more of the owners of land to which the water right permit is appurtenant and information identifying other landowners not participating in the assignment and request for issuance of replacement water right permit. Such information for each landowner shall include:
- (A)(a) Landowner's(s) name;
- (B)(b) Mailing Aaddress;
- (C)(c) Description of the propertyies by public land survey and tax lot number.

(D)(d) Number of acres, and water right permit rate, and any applicable acre-feet allowance held by each the landowner.

(i)(10) A listing of the names and mailing addresses of any district within which the water right permit is located.

(k)(11) The Department may require the applicant to provide any additional information the dDepartment deems appropriate in determining whether or not to approve the application.

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 537.225

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended to (a) align with terminology used in statute (ORS 537.225), (b) clarify that, in addition to the name of each applicant, the Department is seeking the original name(s) on of the holder(s) of the water right permit when the permit was issued; (c) clarify that the affidavit must be signed by the applicant; (d) provide more specificity for required information, and (e) include any applicable acre-feet allowance for the identified landowner's portion of the water right permit.

690-325-0050

Map Requirements

- (1) A map shall be included with the application required under OAR 690-325-0040. The map shall meet the <u>standards in OAR Chapter 690</u>, <u>Division 305 as well as the</u> following criteria:
- (a) The map shall be prepared by a certified water right examiner as defined in 690-014-0020.
- (b) The map shall be based upon the original water right application map or permit amendment map.
- (c) The map shall not include:
- (A) Any unauthorized change to the location of the authorized place of use outside of its original perimeters as exhibited on the original water right application map or approved permit amendment application map.
- (B) Any unauthorized change to the location of the point(s) of diversion/appropriation as exhibited on the original water right application map or approved permit amendment application map.
- (d) The map shall be of permanent quality and shall be printed with dark ink on a good quality paper that is easily reproduced on a standard copy machine. Color copies that cannot be easily interpreted when copied to black and white will not be accepted.
- (e) The preferred map size is 8-1/2" x 11" (letter). If a larger map is required to provide sufficient detail, a size of 8-1/2" x 14" (legal) or 11" x 17" (oversized) may be used.

(f) Notwithstanding subsection (1)(c) of this rule, a map size of up to 30" x 30" may be used if one additional copy is submitted.

- (g) The map scale shall be:
- (A) 1'' = 400'
- (B) 1'' = 1,320';
- (C) The scale of the county assessor map if the scale is not smaller than 1" = 1,320'; or
- (D) Another standard engineering scale if the Department grants advance written or e-mail approval of the use of the scale.
- (hd) Horizontal field accuracy shall be consistent with standard surveying practices for the purpose of locating and quantifying water rights.
- (i) The map shall be plotted to the accuracy consistent with the map scale.
- (j) The locations of points of diversion or appropriation and places of use shall be described by distance and bearing or coordinates (distance north or south and east or west) from a recognized survey corner or by latitude longitude coordinates. Latitude longitude coordinates shall be expressed as either:
- (A) Degrees minutes seconds with at least one digit after the decimal in the seconds portion (e.g., 42-1/4 32' 15.5"); or
- (B) Degrees-decimal with five or more digits after the decimal (e.g., 42.53764°).
- (2) The map shall include the following information:
- (a) A north arrow, the scale, and a clear legend.
- (ab) The certified water rights examiner's stamp and signature. An electronically generated digital stamp or seal and signature is are acceptable, provided the signature is original requirements under OAR 690-014-0050 are satisfied.
- (be) The place of use of each applicant's portion of the water right permit shall be clearly defined by outline and shaded or hachured and shall show the number of acres for each portion in each quarter-quarter section, government lot, or quarter-quarter section as projected within government lots, donation land claims, or other recognized public land survey subdivisions. If the water right permit has multiple priority dates or uses, the lands to be served by each priority date and on which each use is authorized, must be separately identified.
- (cd) The place of use of any part of the water right permit not being assigned shall be clearly defined by outline and shaded or hachured and shall show the number of acres in each quarter-quarter section, government lot, or quarter-quarter section as projected within government lots, donation land claims, or other recognized public land survey subdivisions. If the portion of the water right permit not being assigned has multiple priority dates or uses, the lands to be served by each priority date and on which each use is authorized, must be separately identified.

- (de) Each applicant's portion of the water right permit shall be referenced, by either alphabet letter or number, to each assignee's listed in the application form under OAR 690-325-0040(2).
- (ef) The rate and any applicable acre-feet allowance of water use under the water right permit for each applicant's portion of the water right permit shall be clearly labeled on the map.
- (fg) The location of each authorized point of diversion or appropriation.
- (gh) The location of tax lot lines for all properties upon which the water right permit is located.
- (i) The location of township, range, section, quarter-quarter section, donation land claim, and other recognized public land survey lines.
- (j) Notwithstanding the requirements of subsection (1)(i), the general location of main canals, ditches, flumes, pipelines, pumps, or other water delivery features.
- (k) Notwithstanding the requirements of subsection (1)(i), the general location of physical features sufficient to assist in defining the location of the place of use of the water right permit. These features may include, but are not limited to, rivers, creeks, lakes, reservoirs, ponds, roads, railroads, fences, and direction of flow, if appropriate.

Statutory/Other Authority: ORS 536.027 **Statutes/Other Implemented:** ORS 537.225

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended to refer to the standards in OAR Chapter 690, Division 305, which improves clarity and consistency in mapping requirements across water right transactions; the rule also is amended to align with terminology used in statute (ORS 537.225). In order to allow for digital signature by a certified water right examiner (CWRE), this rule is also amended to refer to OAR 690-014-0050 (Certification of Water Right Examiners) which, as amended in v2 of the OAR 690-014 draft proposed rules, allows OWRD to accept digital seal and signature as long as the CWRE meets OSBEELS rules regarding digital seal and signature.

690-325-0060

Receipt of Application; Fees

- (1) The applicant is required to pay the Water Resources Department the full cost to the Department of processing the application.
- (2) Within 15 days upon receipt of an application containing all the requirements described under OARs 690-325-0040 and 690-325-0050, the Department shall estimate the actual cost of work involved in processing the application.
- (3) The Department shall notify the applicant of the estimate of the actual cost of work and provide a time period of:
- (a) 30 days for the applicant to submit the appropriate fees covering the estimated actual cost of work, or

- (b) Upon a written or e-mailed request from the applicant, a reasonable time period greater than 30 days to submit the appropriate fees.
- (4) If the Department does not receive the appropriate fees after the expiration of the appropriate time period described in OAR 690-325-0060(3), the Department will send notice to the applicant that if the fees are not received by the Department within 10 days of the mailing of this notice, the Department will consider the application incomplete and will notify the applicant that the application is not properly filed and that the application will be of no further force or effect.
- (5) All required fees must be received before the final assignment is made and replacement water right permits reflecting the assignment are issued. Excess fees will be returned after the final order is issued.

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 536.050 & ORS 537.225

History:

WRD 4-2014, f. & cert. ef. 11-25-14

690-325-0070

Technical-Initial Review and Issuance of Draft Documents

- (1) The Department's technical reviewevaluation of the application shall include:
- (a) Verification of the mailing address of each owner of the authorized place of use identified on the map contained in the application-;
- (b) Verification that the deed(s) supplied with the application matches the properties proposed for the assignments;
- (c) Verification that the most recent water use under the <u>water right</u> permit, if any, has been exercised within relevant terms and conditions of the water right permit.; and
- (d) Assessment of <u>whether</u> the application <u>for will result in enlargement</u> of the original water right permit and <u>in injury</u> to other, <u>existing</u> water right<u>s holders</u>.
- (2) Once the <u>technical reviewevaluation</u> described in OAR 690-325-0070(1) has been completed, the Department shall <u>either</u>:
- (a) Prepare an draft proposed final order initial review to approve the application. The draft proposed final orderinitial review shall include finding(s) that the Department has found that the proposed replacement water right permits will not result in the enlargement of the original water right permit nor injury to other, existing water rights holders, and that the water right permit has been exercised by the applicant in compliance within the terms and conditions of the water right permits. If an initial review to approve the application is prepared under this subsection, the Department shall also prepare drafts of the replacement water right permits; or
- (b) Prepare an draft proposed final order initial review to deny the application. The draft proposed final order initial review shall include finding(s) that the Department has found that the proposed replacement water right permits will result in the enlargement of the original water

<u>right</u> permit and/or injury to other, <u>existing</u> water rights <u>holders</u> and/or that the water right permit has not been exercised by the applicant in compliance with <u>in its the</u> terms and conditions <u>of the</u> water right permit.

- (c) Prepare drafts of the replacement water right permits if a draft proposed final order to approve the application under OAR 690-325-0070(2)(a) is prepared.
- (3) Within 30 days after the appropriate fees specified in OAR 690-325-0060 have been received, the Department shall send by electronic means mail, or if requested by with consent of the applicant, send by electronic means by regular mail, copies of the application, map, existing water right permit, draft proposed final orderinital review, and, if the requirement under criteria in OAR 690-325-0070(2)(a) are metis satisfied, draft replacement water right permits, to each owner of land upon which the water right permit is appurtenant.

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 537.225, Or Laws 2025, ch 282

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended to (a) update "Technical Review" to "Initial Review" for consistency in terminology across water right transactions, (b) be consistent with the definition of "injury" in OAR 690-325-0030(3); (c) modify options for proceeding following evaluation of the initial application by to include preparation of draft replacement permits as part of the initial review to approve process; (d) clarify what part of the process is associated with the fees referenced in OAR 690-326-0060; (e) implement Or. Laws 2025, ch 282 with respect to electronic documentation; and (f) reference the approval criteria in OAR 690-325-0070(2)(a).

690-325-0080

Public Notice and Request for Comments

- (1) Within ten days of proceeding with the application under OAR 690-325-0070(3), the Department shall give notice of the application in the weekly <u>public</u> notice published by the Department. The notice shall include a request for comments on the application, the date by which the comments must be received by the Department, information about how an interested person may view or obtain future notices about the application and a copy of the proposed final order <u>when issued</u>, and information about how an interested person may review the application or obtain a copy of the application.
- (2) The <u>public</u> notice shall include the following information about the application:
- (a) County of water use-;
- (b) Water right Ppermit number-;
- (c) Authorized use and associated rate and/or duty-;
- (d) Permit Completion Date The time specified in the water right permit, or the last approved extension of time, to perfect the water right.;

- (e) Applicant name(s).;
- (f) Number of acres, rate (or applicable acre-feet allowances), allowed under the existing water right permit-;
- (g) Source(s) of water-; and
- (h) Location of the point(s) of diversion/appropriation by quarter-quarter, section, township and range.
- (3) Within 30 days after the public notice under OAR 690-325-0080(1), any record landowner, applicant, assignee, affected water right permit holder, or other person interested in the application may submit written comments or request copies of the documents described in OAR 690-325-0070(3). All comments and requests for copies must be received by the Department on or before 5 p.m. on the last day of the 30-day comment period.

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 537.225

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended for clarity and to provide a better description of completion date.

690-325-0090

Proposed Final Order; Public Notice

- (1) Within 30 days after the comment period closes under OAR 690-325-0080(3), the Department shall issue a proposed final order either approving or denying the application, taking into account comments received in response to the <u>public</u> notice under 690-325-0080. <u>If the proposed final order is to approve the application, the Department shall also issue draft replacement permits.</u>
- (2) The Department shall send copies of the proposed final order and, if applicable, draft replacement permits, to each owner of land described in OAR 690-325-0070(3) by maile, or, with the consent of the applicant, send by electronic means, and registered or certified mail. The Department shall also send copies of the proposed final order and, if applicable, draft replacement permits to each person who submitted comments under 690-325-0080(3) by electronic means, or if requested by that person, by regular mail.
- (3) Within seven days of issuance of the proposed final order, the Department shall publish notice of the proposed final order by publication in the weekly <u>public</u> notice published by the Department. The <u>public</u> notice shall give the date that protests must be received by the Department, <u>no later than being</u> 45 days after the date the <u>weekly public</u> notice is published.

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 537.225, Or Law 2025, ch 282, ORS 183

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended to (a) provide more clarity to the process and (b) implement Or. Laws 2025, ch 282 with respect to electronic documentation, and (c) ensure mailing of notice of the opportunity for hearing consistent with ORS 183.415.

690-325-0100 Protests

(1) A record landowner, an applicant, an assignee, an affected water right permit holder or other interested person may protest a Water Resources Department proposed final order for a water right permit assignment under ORS 537.225. The protest must be in writing and received by the Department within the time provided under OAR 690-325-0090(3). The protest must be accompanied by the protest fee required under ORS 536.050 and include:

- (a) The name, address, and telephone number of the person filing the protest; and
- (b) A detailed explanation of why the proposed order does not conform with the criteria for a water right permit assignment and a description of the changes to the order that are necessary to correct the nonconformity.
- (2) A protest must identify all issues the person wishes to raise that are reasonably ascertainable at the time the protest is filed. Protests of and contested case proceedings concerning proposed final orders are governed by Or Laws 2025, ch 575 and OAR Chapter 690, Division 002, except that Tthe issues raised in the protest must directly pertain to whether the proposed replacement water right permits are authorized under and in conformance with ORS 537.225. Proposed final orders and draft replacement permits shall become final if no protest is filed or by default as provided in OAR 690-002-0235.
- (3) In addition to any other authority the Water Resources Department may have, if a protest is properly filed, the Department may work with the applicant and the person filing the protest to determine whether the issues raised by the protest can be resolved informally. The Department may:
- (a) Reissue a proposed final order;
- (b) Issue a final order; or
- (c) Refer the matter for a contested case hearing.
- (4) If the Department is unable to resolve the issues informally and refers the matter for a contested case hearing, the issues properly before the administrative law judge are limited to whether the proposed replacement water right permits are authorized under and in conformance with ORS 537.225. Any unraised issue that was reasonably ascertainable at the time the protest was filed and any argument not raised in the protest with sufficient specificity to afford the Department an opportunity for response is not subject to review at the contested case hearing.

- (5)(2) Notwithstanding ORS 183.310, Or Laws 2025, ch 575 sections 2 and 3, and OAR 690-002, the parties to a contested case hearing held under this section are limited to:
- (a) The applicant for the water right permit assignment; and
- (b) Persons that timely filed a protest against the proposed <u>final</u> order under (OAR 690-325-0090(3) and OAR 690-002).

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 537.225, ORS 537.227, Or Laws 2025, ch 575

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended to implement Or Laws 2025, ch 575 sections 2 and 3 and to conform the rule to ORS 537.225 and 537.227, as amended by Or Laws 2025, ch 575 sections 8 and 9.

690-325-0110

Final Order Criteria for Approval and Replacement Water Right Permits

- (1) <u>Wwithin 30 days of after the end of the protest period described in OAR 690-325-0090(3)</u> and if no protests were received, aAn application for assignments and issuance of replacement water right permits shall be approved by final order oif the Department determines that. The final order approving the assignment shall contain:
- (a) Findings that tThe assignments and issuance of replacement water right permits do not enlarge the water right permit as defined in OAR 690-325-0030(1);
- (b) Findings that tThe assignments and issuance of replacement water right permits do not injure other, existing water rights as defined in OAR 690-325-0030(3); and
- (c) Findings that aAll other requirements for assignments and issuance of replacement water right permits are met, including, but not limited to the completion date time specified in the permit, or the last approved extension of time, to perfect the water right is not expired of the water right permit.
- (2) The replacement water right permits shall:
- (a) Include the same conditions as the replaced water right permit, including, but not limited to priority date, source of water, and type of use;
- (b) Identify the land to which the replacement water right permit is appurtenant and the owner(s) of that land;
- (c) Apportion the rate and, if applicable, the duty, or, if applicable, the acre-foot allowance in proportion to the amount of land to which the replacement water right permits are appurtenant.
- (3) The replacement water right permits shall not:

(a) Authorize any change to the authorized point(s) of diversion or appropriation, including the addition of a point of diversion or appropriation; and nor

(b) Authorize any change to the authorized place of use outside of its original perimeters as exhibited on the original water right application map or approved permit amendment application map.

Statutory/Other Authority: ORS 536.027

Statutes/Other Implemented: ORS 537.225; Or Laws 2025, ch 575 section 3

History:

WRD 4-2014, f. & cert. ef. 11-25-14

Rule Summary: This rule is amended to (a) clarify rule language; (b) implement Or Laws 2025, ch 575, section 3, by noting that, if no protests are timely filed, the proposed final order and draft replacement water right permits shall become final by operation of law; (c) clarify the completion date as it relates to application approval; and (d) make a grammatical edit.

