

## B. WATER USER RESPONSIBILITIES

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1. Water Rights: Beneficial use is the basis, the measure and the limit of each water right. A water right must be applied to beneficial use upon the full acreage to which the water right is appurtenant, but may not be applied to acreage which does not have an appurtenant water right.
2. Obstruction: Absolutely no check, diversion, or other structure or any alteration of any waterway or the banks thereof involving placement or removal of dirt, rock, lumber, metal, or by any other means, is allowed except as the District may permit in writing or may itself install. Any such structure or alteration shall be immediately removed. The District may remove the same at the landowner's cost.
3. Interior Systems: A water user must provide and maintain an interior delivery system below the point of delivery adequate to make beneficial use of the water. If the interior system is not adequate and results in a waste of water, management may refuse delivery until a change has been accomplished to correct the deficiency.
4. District Property: A water user must protect District property, including delivery structures located upon the water result from the landowner's carelessness or trespass against District property.
5. Other Property: A water user must exercise every precaution to avoid damaging the property of other persons by failure to control delivered water at and inside the point of delivery.
6. Storage: If a water user wishes to maintain an even daily supply of irrigation water of non-irrigation water, the water user must provide sufficient storage capacity.
7. Criminal Acts: The following acts are State criminal offenses:
  - a. To open, close, change or interfere with a District headgate or weir (ORS 540.710);
  - b. To pollute or impair the quality of water in a District waterway (ORS 164-785);
  - c. To permit water to discharge onto a country road or public highway (ORS 368.930).