STATE OF OREGON

COUNTY OF CLACKAMAS

CERTIFICATE OF WATER RIGHT

This Is to Certify, That ... CARROLL J. FURRE

of Route 1; Box 32A, Oregon City, State of Oregon, of a right to the use of the waters of unnamed springs

'a tributary of for the purpose of

irrigation under Permit No. 12734 of the State Engineer, 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 July 17, 1937;

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 0.01 c.f.s. measured at the point of diversion from the stream

or its equivalent in case of rotation.

The point of diversion is located in the Absalom F. Hedge D.L.C. No. 40, NE₁NE₁, Section 1.

Township 3 South, Range 1 East, W. M.

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 acre, or its equivalent for each acre irrigated and shall be further limited to a diversion of not to exceed 22 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:

.25 acres in the NEtNEt, Section 1
Township 5 South, Range 1 East, being
within the Absalom F. Redges D.L.C. No. 40,
being Lots 5 and 6, Canemah, a Clackamas County
Townplat recorded in Vol. 1 on page 6, Record
of Townplats for Clackamas County, Oregon.

The right to the use of the water for the purposes aforesaid is restricted to the lands or place of use herein described.

After the expiration of fifty years from the date of this certificate or on the expiration of any federal power license issued in connection with this right, and after not less than two years' notice in writing to the holder hereof, the State of Oregon, or any municipality thereof, shall have the right to take over the dams, plants and other structures and all appurtenances thereto which have been constructed for the purpose of devoting to beneficial use the water rights specified herein, upon condition that before taking possession the State or municipality shall pay not to exceed the fair value of the property so taken, plus such reasonable damages, if any, to valuable, serviceable and dependable property of the holder of this certificate, not taken over, as may be caused by the severance therefrom of the property taken in accordance with the provisions of section 47-508, Oregon Code 1980.

WITNESS	the signature	of the State	Engineer	affixed

s Sistlay of January , 193 .9

CHAS. E. STRICKLIN State Engineer

Recorded in State Record of Water Right Certificates, Volume 11 , page 1219

N