STATE OF OREGON

COUNTY OF BAKER

CERTIFICATE OF WATER RIGHT

This is to Certify, That L. C. Morin of Baker, Nellie E. Ruddell and Byron Ruddell of Whitney, Daisy F. Dearinger, T. C. Dearinger, and Jessie M. Penrod of Rereford . State of Oregon , has made proof to the satisfaction of the STATE ENGINEER of Oregon, of a right to the use of the waters of North Fork of Burnt River

a tributary of Burnt River for the purpose of Krrigation under Permit No. 6364 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 May 11, 1917;

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

4.35 cubic feet per second;

The use hereunder for irrigation shall conform to such reasonable rotation system as may be ordered by the proper state officer.

The amount of water used for irrigatin, 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 in case of rotation.

A description of the lands irrigated under the right hereby confirmed, and to which such right is appurtenant (or, if for other purposes, the place where the water is put to beneficial use), is as follows: 7.5 acres in the NEASEA, 35 acres in the SEASEA, 10 acres in the NEASEA, 31 a res in the NEASEA, 34 acres in the SWANEA, 12 acres in the SEANEA, and 6 acres in the NEANEA, of Section Fifteen (15); 40 acres in the SWANEA, of Section Fourtee. (14): 8 acres in the SWANEA, and 35 acres in the SWANEA, 5 acres in the SWANEA, 5.5 acres in the NEASEA, 3 acres in the NEASEA, 5 acres in the NEANEA, and 4 acres in the NEASEA, 5 acres in the NEASEA, 10 acres in the NEASEA, 14 acres in the NEASEA, 22 acres in the SWANEA, and 6 acres in the SEASEA, 14 acres in the NEASEA, 22 acres in the SWANEA, and 6 acres in the SEASEA, 14 acres in the NEASEA, 22 acres in the SWANEA, and 6 acres in the SEASEA, 14 acres in the NEASEA, 25 acres in the SWANEA, and 6 acres in the SEASEA, 14 acres in the NEASEA, 25 acres in the SWANEA, and 6 acres in the SEASEA, 14 acres in the NEASEA, 25 acres in the SWANEA, and 6 acres in the SEASEA, 14 acres in the NEASEA, 25 acres in the SWANEA, and 6 acres in the SEASEA, 14 acres in the NEASEA, 25 acres in the SWANEA, and 6 acres in the SEASEA, 14 acres in the NEASEA, 25 acres in the SWANEA, and 6 acres in the SEASEA, 15 acres in the SWANEA, and 6 acres in the SEASEA, 15 acres in the SWANEA, and 6 acres in the SEASEA, 15 acres in the SWANEA, acres

The right to the use of the wate: jor irrigation purposes is restricted to the lands or place of use herein described.

Rights to the use of water for power purposes are limited to a period of forty years from the date of priority of the right, as herein set forth, subject to a preference right of renewal under the laws existing at the date of the expiration of the right for power purposes, as hereby confirmed and limited.

WITNESS the signature of the State Engineer,

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of	February	,192 6.	
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		State Eng	neer.