BEFORE THE STATE ENGINEER OF OREGON

Baker County.

IN THE MATTER OF THE APPLICATION

OF BAKER CITY MUTUAL IRRIGATION

COMPANY FOR THE APPROVAL OF A CHANGE

IN THE PLACE OF USE OF WATER.

Now at this time this matter coming on for consideration by the State Engineer, on the application of Baker City Mutual Irrigation Company, through its attorneys, Nichols, Hallock & Donald, and it appearing;

That by decree of the Circuit Court of the State of Oregon for Baker County dated March 18, 1918, there was allowed a water right to the applicant horein, for the use of the waters of Powder River for the irrigation of 60 acres of land within the City Limits of the City of Baker, Oregon, under date of priority of 1869; that it has become impracticable for said Company to maintain its ditch within said City of Baker and utilize said water right in the irrigation of said lands, and that it is now proposed to change the use of water under said water right, to the following lands:

(To be irrigated through the New Home Ditch)

10 acres in the NW2SW2SE2 of Section 9, T. 9 S.R. 40 E.W.M., except 4 rods off the north side thereof, owned by P. L. Hubbard; and Mary L. Hubbard:

10 acres in the NEZSEZ, and 30 acres in the SEZSEZ, of Section 9, T. 9 S. R. 40 E.W.M., owned by W.A. Pratt;

And it further appearing that an investigation has been made in accordance with law, by the water master of the District, in which said lands are situated, and a report submitted showing that no material injury would be caused by such change, NOW, THEREFORE, it is hereby ORDERED, that said application be and the same is hereby approved.

Dated this 9th day of May, 1925, at Salem, Oregon.

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STATE ENGINEER.

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CONTROL OF THE PERSONAL PROPERTY.

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