## Lange of the section are resident to the contraction of the contractio BEFORE THE STATE ENGINEER OF OREGON

Harney County.

IN THE MATTER OF THE APPLICATION ) OF THE EDWARD HINES WESTERN PINE ) COMPANY FOR APPROVAL OF A CHANGE ) OF USE AND CHANGE IN PLACE OF USE) OF WATER.

This order amended an 12 935. Seignage 424

ranska af ester bosk dast bakiset

This matter now coming on for consideration and order of the State Engineer upon the application of the Edward Hines Western Pine Company as amended by the stipulation of the Edward Hines Western Pine Company and Pacific Livestock Company on file herein, for approval of a change in use and change in place of use of the water from what is known as the Warm Spring located near the center of the Northeast quarter of the Northeast quarter of Section 35, Township 23 South, Range 30 East, W. M., from certain lands hereinafter described to which such waters are now appurtenant for irrigation purposes to other lands owned by the Edward Hines Western Pine Company where such waters are to be used for industrial purposes, and it appearing;

That the Edward Hines Western Pine Company is the owner of the West half of Section 25, and the East half of the East half of Section 26. Township 23 South, Range 30 East, W.M., to which lands the following described rights are appurtenant by virtue of the decree of the Circuit Court for Harney County dated February 23, 1926, which decree was entered on the mandate of the Supreme Court of the State of Oregon, dated October 2, 1925:

A right to the use of 2.37 second-feet of water under priority of 1900 from Warm Springs and Silvies River for irrigation of 189 acres described as follows: In the state of the content of the con

12 acres in the SW2 NW2
27 acres in the SE2 NW2
40 acres in the NE2 SW2 30 acres in the NWA SWA 40 acres in the SW SW 40 acres in the SEA SWA The state of Section 25, where the section again the section of th Tp. 23 S., R. 30 E., W. M.

医海绵性直接点 网络二氢配连电热 化二氧化

A right to the use of 0.54 second-foot of water rom the North
Warm Springs under priority of 1887 for irrigation of the following:

8 acres in the NE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>
19 acres in the SE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>

Section 26,
Tp. 23 S., R. 30 E., W. M.

That the Pacific Livestock Company is the owner of the North half and the North half of the South half of Section 36, Township 23 South, Range 30

jarkir ag sel sa**id <u>roc</u>ks**tartias baro tibre (etalianse, real beat

East, W. M., to which the following described water right is appurtenant by virtue of the decree of the Circuit Court hereinbefore described:

A right to the use of water from Warm Springs and Silvies River under priority of 1888 for irrigation of the following described lands:

40 acres in the NE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>
40 acres in the SE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>
40 acres in the SW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>
40 acres in the NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>
28 acres in the NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>
35 acres in the SW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>
31 acres in the SE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>
37 acres in the SE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>
40 acres in the NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>
40 acres in the NE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>
40 acres in the NW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>
40 acres in the NW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>
5ection 36,
Tp. 23 S., R. 30 E., W. M.

That it is proposed to change the place of use of the water rights appurtenant to the above described lands; namely, the South half of the Northwest ැපැමැත්තෙන සිට ජීවණයි මහ එහිද විස්තු උදිල්මී යන්දී වී වි quarter and East half of the Southwest quarter of Section 25 and the North half and the North half of the South half of Section 36, Township 23 South, Range 30 East, W. M., insofar as such rights relate to the use of water from that certain is the contract of the contrac Warm Spring hereinbefore described, to the West half of the Southwest quarter · 网络李克雷斯 (主动物的)新一定的1986 通业人。 of Section 25, and the East half of the Southeast quarter of Section 26, said township and range, and to change the use of water so transferred from irriga-Tandren (to This is the surprise to be a light to be tion to industrial purposes. It is also proposed to change from irrigation to industrial purposes the use of the water now appurtenant to the said West half of the Southwest quarter of Section 25, and East half of the Southeast quarter of Section 26 insofar as such rights authorize the use of waters of said Warm Spring.

-4--

That notice of a hearing on said application of said Edward Hines Western

Pine Company was published in the entire issue of the Burns News, a newspaper of general circulation printed and published in Harney County, State of Oregon, for four successive and consecutive weeks, being in the issues dated November 16, 23 and 30, and December 7 and 14, 1928, as required by law and all objections filed against the granting of said application have been withdrawn and that there is no objection to this order at this time.

yawi at wais 1990 ilish ataw<mark>5-</mark>amistiya wantan soodaa bar bar <del>dan</del>a

And it further appearing that the proposed change in use and place of use of such waters can be effected without injury to the rights of other appropriators of water from said Warm Springs,

THEREFORE, IT IS ORDERED that the change in use and change in place of use hereinbefore described be and the same hereby is approved and that all rights to the use of water from the Warm Spring located in the Northeast quarter of the Northeast quarter of Section 35, Township 23 South, Range 30 East, such rights being appurtenant to the said South half of the Northwest quarter and East half of the Southwest quarter of Section 25, and the North half and North half of the South half of Section 36, be severed from said lands and simultaneously and without loss of priority transferred to the West half of the Southwest quarter of Section 25, and the East half of the Southeast quarter of Section 26, Township 23 South, Range 30 East, W. M., and the use of water from said warm Spring for all the South half of the Northwest quarter and the Southwest quarter of Section 25, the East half of the Southeast quarter of Section 26, and the North half and the North half of the South half of Section 36, said township and range, hereby is changed from irrigation to industrial purposes.

IT IS FURTHER ORDERED That the rights to use of water on any or all of the above described lands from Silvies River shall not be affected in any manner whatever by this order, but shall remain appurtenant to said lands as described in the Circuit Court decree to which reference has hereinbefore been made.

Dated at Salem, Oregon, this 24th day of August, 1932.

The order anided De poque 424

CHAS. E. STRICKLIN, State Engineer.

These American