BEFORE THE WATER RESOURCES DEPARTMENT OF THE STATE OF OREGON

In the Matter of the Completion of a)	
Change of Place of Use Authorized by the)	DETERMINATION OF
Final Order Approving District Permanent)	SATISFACTORY PROOF
Transfer T-9557)	

Authority

OAR 690-385-7600 describes the process for the Water Resources Department to issue a water right certificate upon determination that an applicant has made satisfactory proof of completion of the changes authorized by a final order approving a district permanent transfer.

Applicant

Central Oregon Irrigation District 1055 SW Lake Court Redmond, OR 97756

Findings of Fact

- 1. On June 27, 2005, the Department issued a final order, recorded in Special Order Volume 65, Pages 174 176, approving district permanent transfer application T-9557. The order established October 1, 2006, as the date for completion of the authorized change in place of use.
- 2. On September 7, 2007, the Department received a claim of beneficial use for T-9557.
- 3. The Department reviewed the claim of beneficial use and final proof maps submitted by the applicant for district permanent transfer T-9557.
- 4. The claim of beneficial use did not contain map(s) of the point(s) of diversion from the source. However, since these changes are for place of use only within an irrigation district, and do not involve changes in point of diversion, the existing map(s) on file with the Department are sufficient to identify the point(s) of diversion from the source.
- 5. The claims of beneficial use and final proof map for portions of T-9557 identify the completed change slightly differently from that authorized by the final order approving the transfer.
- 6. The reconfigured change in location of use as mapped is determined satisfactory because the reconfigured, completed use is within the same tax lot and ownership and affects the same number of irrigated acres within the parcels.

This is a final order in other than a contested case. This order is subject to judicial review under ORS 183.484. Any petition for judicial review must be filed within the 60-day time period specified by ORS 183.484(2). Pursuant to ORS 536.075 and OAR 137-004-0080, you may petition for judicial review or petition the Director for reconsideration of this order. A petition for reconsideration may be granted or denied by the Director, and if no action is taken within 60 days following the date the petition was filed, the petition shall be deemed denied.

- 7. The tax lot for the land in T17S-R12E Section 35, SW NW, Tax Lot 201, has been split and assigned new numbers. The tax lots affect by this change are now Tax Lot 201 and 204.
- 8. Satisfactory proof of the changes was submitted with evidence showing that water was used in the location and for the purpose as authorized by the final order approving T-9557.

Conclusions of Law

Pursuant to OAR 690-385-7600, the Department may issue a certificate upon a determination that the application of water to beneficial use under the terms of the final order approving a permanent district transfer was completed to the extent authorized.

Now, therefore, it is ORDERED:

The Department has determined that the application of water to beneficial use under the terms of the final order approving district permanent transfer T-9557 was completed to the extent authorized.

Pursuant to OAR 690-385-7600, the Department will issue a water right certificate on a determination that it is necessary to produce a certificate describing the right.

Dated at Salem, Or	egon this 27° day of July, 2009.
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Phillip C. Ward, D	irector To
Mailing Date:	JUL 2 8 2009