STATE OF OREGON

COUNTY OF GRANT

AMENDING ORDER

On August 11, 1980, an order was entered allowing a change in place of use, point of diversion and use heretofore made of water, under transfer 4486, in the name of Grant Development Company, formally Springfield Escrow, Inc., now in the name of John Day Lumber Company.

ORS 540.520 requires that a transfer must be authorized by the owner of the land to which the water right is appurtenant. William Patterson has since provided deeds showing that all of the water right involved in transfer 4486 was not owned by Springfield Escrow, Inc., at the time of the application. Mr. Patterson has requested that the order be amended to show that the 4.5 acres owned by him in the SE 1/4 NW 1/4, Section 22, T 13 S, R 31 S, W.M. not be removed from the original place of use, point of diversion not be changed, and character of use not be changed.

It is found that a portion of the order was entered in error and is hereby ORDERED to be amended.

A portion of Paragraph 3 reads "... and 8.5 acres in SE 1/4 NW 1/4, Section 22, ... ". Paragraph 3 is AMENDED to read "... and 4.0 acres in SE 1/4 NW 1/4, Section 22, ..."

A portion of Paragraph 10 reads "... and shall not exceed 1.07 cubic feet per second from April 1 to September 30; further limited to 42.7 acre feet per calendar month to July 1 and 32.0 acre fee per calendar month thereafter, total 212.5 acre feet for season, ... Paragraph 10 is AMENDED to read "... and shall not exceed 0.96 cubic feet per second from April 1 to September 30; further limited to 38.2 acre feet per calendar month to July 1 and 28.7 acre feet per calendar month thereafter, total 191.0 acre fee for season, ...".

Certificate 50136 is cancelled. A new certificate will be issued to confirm that portion of the right NOT involved in this proceeding, and superseding certificate 50136.

WITNESS the signature of the Water Resources Director, affixed OCTOBER 1, 1991.

William H. Young

Special Order Volume 45, Page 426