



STATE OF OREGON

County of TILLAMOOK

PERMIT to CONSTRUCT a RESERVOIR and to STORE for BENEFICIAL USE the PUBLIC WATERS

This is to certify that I have examined APPLICATION R-68599 and do hereby grant the same SUBJECT TO EXISTING RIGHTS AND THE FOLLOWING LIMITATIONS AND CONDITIONS:

This permit is issued to Tillamook County, 201 Laurel Avenue, Tillamook, Oregon 97141, phone 842-5511, for the construction of Cape Meares Reservoir and storage of water from an unnamed stream to be maintained by appropriation of water under Application 68600, Permit 49592 for recreation,

The dam will be LOCATED in the NW 1/4 NW 1/4, Section 8, Township 1 South, Range 10 West, WM, in the County of Tillamook.

The maximum height will be 4.7 feet above the stream bed or ground surface at the centerline. The top width will be * 3.0 feet, slope of upstream face Vertical, slope of downstream face Vertical, and height of dam above water line when full

The area submerged by the reservoir, when full, will be 120 acres, and the maximum depth of water will be 8.0 feet

* 12 inches

The dimensions of the spillway are: None.

The location and dimension of the outlet conduit will be: The outlet conduit is a 36 inch diameter corrugated pipe set into an existing dike (dam). The dam is 700 feet North and 850 feet East from the Meander Corner of Sections 7 and 8, Township 1 South, Range 10 West, WM.

The dam is in the channel.

The dam will be concrete construction.

The right hereunder shall be limited to the storage of 200.0 acre-feet annually during the nonirrigation season or when excess water is otherwise available.

The PRIORITY DATE of this permit is October 24, 1985.

Actual construction work shall begin on or before March 21, 1987, and shall thereafter be prosecuted with reasonable diligence and be completed on or before October 1, 1987.

Witness my hand this 21st day of March, 1986.

/s/ WILLIAM H. YOUNG

WATER RESOURCES DIRECTOR

This permit, when issued, is for the beneficial use of water. By law, the land use associated with this water use must be in compliance with statewide land-use goals and any local acknowledged land-use plan. It is possible that the land use you propose may not be allowed if it is not in keeping with the goals and the acknowledged plan. Your city or county planning agency can advise you about the land-use plan in your area.