### Deschutes Valley Farms Inc.

3706

STATUS OF APPLICATION

DE

P

P

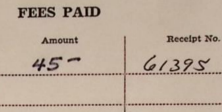
C

	3706	
DESCRIPTION	OF WATER	RIGHT

In Squaw Gr. I.D.

hange in POU	Name of stream Squaw Creek	Date
ate filed	Trib. of County of Deschutes	6-13-77
ate of hearing	Use irrigation	momat
lace of hearing	Quantity of water No. of acres 900	TOTAL
lace of hearing $12-20-79$ Vol. $32$ , page $589$	Name of ditch	
ate for application of water $10 - 1 - 80$	Date of priority 1895	1
roof mailed July 12 1982	In name of	Date
roof received	In name of P5, 126 58% Squaw Greek Adjudication, Vol, page6	
ertificate issued Vol page	App. No. Maje Back Per. No. Cert. No. 302	
	Certificate cancelled	
	Notation made on record by	
-b survey 3/50 (	DVA Notification PI4 154-J	
	DVA Notification PI4 154-J SFE T-5809	INDEX CARD
See T-2611 REMAI		Name Stream
T-3707 5 3708 may be activated later	(Both withdram)	Pt. of Div. Calendar
CCCC sent AUG 3 1 1982		CHECKED T Twp. 4 Rge.
	Proof received from: Jerry Jones & Joe Quinn 9/20/82	Decrer-vault Decrer-vault
	redu received more cerry yours y yoe guran mayor	Certa pecrea-safe Certa of W/ Per. 1 o)der
		El Chaingex
		e - Cross Ref. Power Chul Abstracta
		Abstracta

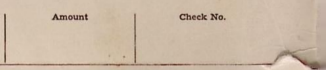
1

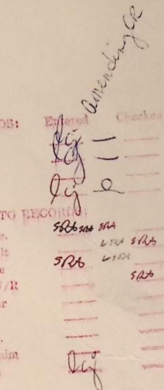


Cert. Fee

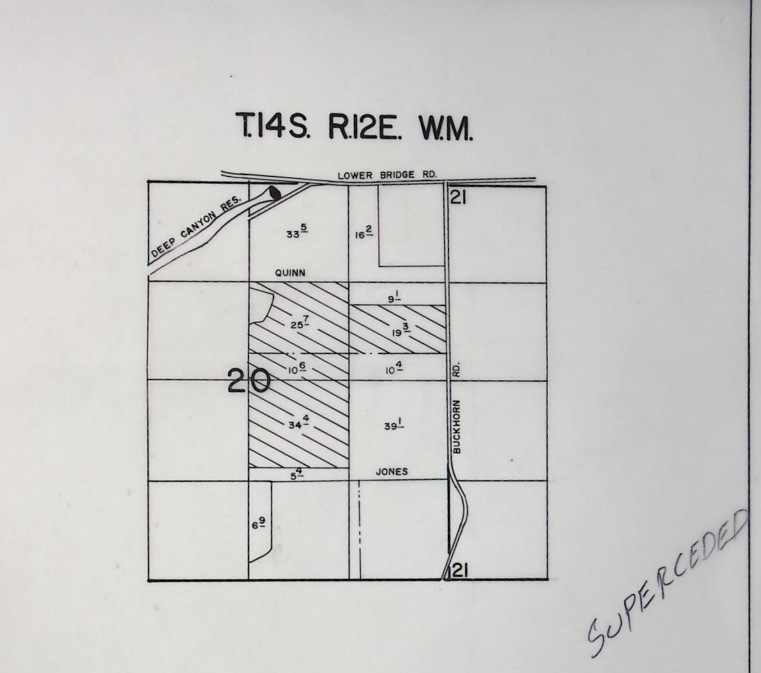
20/25

### FEES REFUNDED





SP+70822-119



# FINAL PROOF SURVEY

TRANSFER NO. 3706 Application No. ..... Permit No. ..... IN NAME OF

JERRY JONES & JOE QUINN

Surveyed APR ... 24. 1980., by L.H. NUNN

#### DESCHUTES COUNTY

IN THE MATTER OF THE APPLICATION) OF DESCHUTES VALLEY FARMS, INC. ) FOR APPROVAL OF A CHANGE IN ) PLACE OF USE OF WATER )

ORDER APPROVING TRANSFER NO. 3706

On June 13, 1977, an application was filed in the office of the Water Resources Director by Deschutes Valley Farms, Inc. for approval of a change in place of use of water from Squaw Creek, pursuant to the provisions of ORS 540.510 to 540.530.

The certificate recorded at page 302, Volume 1, State Record of Water Right Certificates, in the name of Walter Ruble, describes a right which includes the use of not to exceed 1.26 cubic feet per second from Squaw Creek for irrigation of a certain 12.5 acres in SE<sup>1</sup><sub>4</sub> SE<sup>1</sup><sub>4</sub>, Section 12, Township 14 South, Range 11 East, W. M.; 13.5 acres in SW<sup>1</sup><sub>4</sub> SW<sup>1</sup><sub>4</sub>, Section 7, and 37.0 acres in NE<sup>1</sup><sub>4</sub> NE<sup>1</sup><sub>4</sub>, Section 19, Township 14 South, Range 12 East, W. M., with a date of priority of November 11, 1895.

The certificate recorded at page 850, Volume 1, State Record of Water Right Certificates, in the name of J. R. Howard, describes a right which includes the use of not to exceed 0.34 cubic foot per second from Squaw Creek for irrigation of a certain 6.0 acres in NE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, 4.5 acres in SE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, Section 12, Township 14 South, Range 11 East, W. M.; and 6.5 acres in SW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, Section 7, Township 14 South, Range 12 East, W. M., with a date of priority of 1895.

The Special Order recorded at page 229, Volume 1, Special Order Record of the State Engineer, in the name of A. B. Chapman, describes a right which includes the use of not to exceed 0.20 cubic foot per second from Squaw Creek for irrigation of a certain 5.0 acres in  $NE_4^1$   $NW_4^1$  and 5.0 acres in  $NW_4^1$   $NW_4^1$ , Section 20, Township 14 South, Range 12 East, W. M., with a date of priority of 1895.

These lands also have a supplemental right under permit No. 29312 to the use of water stored in Squaw Creek Reservoir, with a date of priority of February 5, 1964.

Water for the said right is diverted, through the Squaw Creek Ditch, from a point located 1322 feet North and 778 feet West from the Southeast Corner of Section 29, being within the  $SE_4^1$   $SE_4^1$  of Section 29, Township 15 South, Range 10 East, W. M.

The applicant herein, owner of the lands above described, proposes to sever the right therefrom and, without loss of priority, to irrigate in lieu thereof a certain 40.0 acres in SW4 NE4, 15.8 acres in SE4 NE4, and 34.2 acres in NW4 SE4, Section 20, Township 14 South, Range 12 East, W. M.

No objections having been filed and it appearing that the proposed change in place of use of water may be made without injury to existing rights, the application should be approved.

NOW, THEREFORE, it hereby is ORDERED that the requested change in place of use of water, as described herein, without loss of priority, is approved.

It is FURTHER ORDERED that said water so transferred shall be applied to beneficial use on or before October 1, 1980.

It is FURTHER ORDERED that the certificates of water right recorded at pages 302, 428 302 and 850, Volume 1, State Record of Water Right Certificates, are canceled; and in lieu thereof a new certificate be issued covering the balance of the right NOT involved in this proceeding; and upon proof satisfactory to the Water Resources Director of completion of works and beneficial use of water to the extent intended under the provisions of this order, a confirming certificate of water right shall be issued to the applicant herein.

It is FURTHER ORDERED that the portion of the right involved in the change authorized herein NOT be included in the new certificate to be issued as provided by the order entered October 26, 1925, approving transfer application No. C-45; and upon receipt of proof satisfactory to the Water Resources Director of completion of works and beneficial use of water to the extent intended under the provisions of this order, a confirming certificate of water right shall be issued to the applicant herein.

Dated at Salem, Oregon, this 6th day of November, 1979.

Sexson

#### DESCHUTES COUNTY

IN THE MATTER OF THE APPLICATION OF JOE QUINN AND JERRY JONES (SQUAW CREEK IRRIGATION DISTRICT) FOR APPROVAL OF A CHANGE IN PLACE OF USE OF WATER

ORDER AMENDING ORDER APPROVING TRANSFER 5809

On December 15, 1986, an application was approved by the Water Resources Director for Joe Quinn and Jerry Jones for approval of a change in place of use of water from Squaw Creek under an existing right of record, pursuant to the provisions of ORS 540.510 to 540.530.

The application and the order approving the application incorrectly identified the location of some of the receiving lands.

NOW, THEREFORE, it hereby is ORDERED that paragraph 3, page 503, Volume 40, Special Order Record be amended to read:

The applicants herein, owners of the lands above described, propose to transfer the water right therefrom to a certain:

D.L. Kavanagh	20.0 acres SW 1/4 SW 1/4 Section 13
	10.0 acres NE 1/4 NE 1/4
	Section 23
	Township 14 South, Range 11 East, WM
Donald and	
Myrtle Williams	20.0 acres SW 1/4 SE 1/4
	Section 6
	Township 14 South, Range 12 East, WM
John Bergsma	10.0 acres NW 1/4 NE 1/4
	10.0 acres NE 1/4 NW 1/4 Section 13
	Township 14 South, Range 11 East, WM
David and	
	3.0 acres NE 1/4 SE 1/4
	3.0 acres NW 1/4 SE 1/4
	1.0 acre SW 1/4 SE 1/4
	4.2 acres SE 1/4 SE 1/4 Section 36
	Township 14 South, Range 10 East, WM
	Township 14 South, Mange To Loss, Min
	2.1 acres NE 1/4 NW 1/4
	6.7 acres SE 1/4 NW 1/4

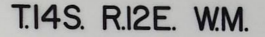
Section 6

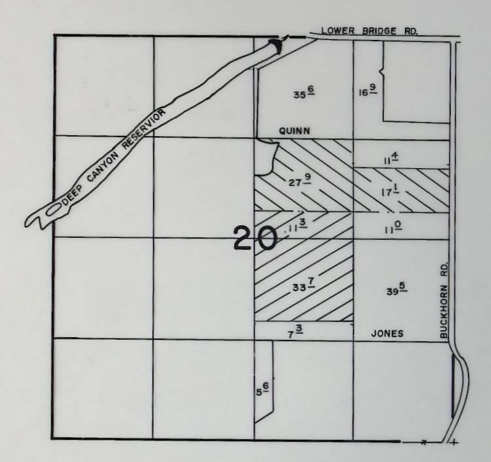
Dated at Salem, Oregon this 6th day of January, 1987.

William H. Young WILLIAM H. YOUNG Director

Township 15 South, Range 11 East, WM

8051D





# FINAL PROOF SURVEY

TRANSFER NO. 3706 Application No. ..... Permit No. ..... IN NAME OF

JERRY JONES & JOE QUINN

Surveyed AUG, SEP. 1976., by R. MUCKEN

#### DESCHUTES COUNTY

IN THE MATTER OF CANCELLATION) OF A PORTION OF A WATER RIGHT) IN THE NAME OF ) ROBERT K. BEESLEY )

### ORDER

A-G-4843 P-G-4396

On June 1, 1979, Robert K. Beesley signed an affidavit that he is the owner of a certain water right and the lands to which the water right is appurtenant; that he has abandoned any and all interest in and to the said water right and request the same be canceled.

The water right in question is a portion of the right described by the certificate recorded at page 46148, Volume 38, State Record of Water Right Certificates, in the name of Deschutes Valley Farms, Inc., and is for the use of not to exceed 0.84 cubic foot per second of water from well No. 1, with a date of priority of April 15, 1969, for supplemental irrigation of 37.0 acres in NE¼ NE¼ of Section 19, 6.0 acres in NE¼ NW¼ and 23.9 acres in NW¼ NW¼ of Section 20, Township 14 South, Range 12 East, W. M.

ORS 540.621 provides that: "Whenever the owner of a perfected and developed water right certifies under oath to the Water Resources Director that the water right has been abandoned by him and that he desires cancellation thereof, the Water Resources Director shall enter an order canceling the water right."

NOW, THEREFORE, it hereby is ORDERED that the said water right, being a portion of the right described by the certificate recorded at page 46148, Volume 38, State Record of Water Right Certificates, is canceled.

It is FURTHER ORDERED that the said certificate of water right is canceled, and in lieu thereof a new certificate be issued to describe the balance of the water right NOT involved in this proceeding.

Dated at Salem, Oregon, this 6th day of November, 1979.

James E. Sexson and

#### DESCHUTES COUNTY

IN THE MATTER OF THE APPLICATION OF ) DESCHUTES VALLEY FARMS, INC., FOR ) APPROVAL OF A CHANGE IN PLACE OF ) USE OF WATER SQUAW CREEK )

ORDER AMENDING ORDER APPROVING TRANSFER NO. 3706

The order of the Water Resources Director approving transfer application No. 3706 in the name of Deschutes Valley Farms, Inc., for a change in place of use of water from Squaw Creek, contained an error in paragraph 2, page 1, lines 1 and 5 and page 2, paragraph 4, line 2.

Line 5, page 1 described a certain 37.0 acres in NE¼ NE¼, Section 19, Township 14 South, Range 12 East, W.M., as being allowed under the certificate recorded at page 302, Volume 1, State Record of Water Right Certificates, when the right was actually allowed under the certificate correcting certificate 302, recorded at page 428, Volume 1 of said record.

It is THEREFORE ORDERED that page 1, paragraph 2, line 1 be amended to read "The certificates recorded at pages 302 and 428, Volume 1, ..." and page 2, paragraph 4, line 2 be amended to read "... 302, 428 and 850 ...".

Dated at Salem, Oregon this 20th day of December, 1979.

James E. Sexson sn Director

STATE OF OREGON

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NE4 SW

SESSW NENN

NWNNW

#### COUNTY OF DESCHUTES

CERTIFICATE OF WATER RIGHT (For rights perfected under original or secondary permits)

THIS IS TO CERTIFY, That DEEP CANYON IRRIGATION COMPANY (Russell H. Chapman, A. B. Chapman and Frank V. Chapman) of Lower Bridge, State of Oregon, has made proof to the satisfaction of the STATE WATER BOARD of Oregon, of a right to the use of the waters of Squaw Creek, a tributary of Deschutes River, for the purpose of the irrigation of 400

1914 - NW+ SW Su. 17, T. 12 SIZE - Cancellod - See Sp. Or. Res Vol. 1p. 227

& concelled. v v v v · · · · 229

acres of land and domestic use under permit No. 987 of the State Engineer, and that said right to the use of said waters has been perfected in accordance with the laws of Oregon and duly confirmed by order of the STATE WATER BOARD of Oregon, made and entered of record in the Record of Proceedings of said Board, at Salem, in Volume 1, at Page 368, on the 17th day of November, 1920; that the priority of the right hereby confirmed dates from January 30, 1912; that the amount of water to which such right is entitled and hereby confirmed for the purposes aforesaid, is limited to an amount actually beneficially used for said purposes, and shall not exceed 5.10 cubic feet per second.

.A description of the lands under such right, and to which the water hereby confirmed is appurtenant, or, if for other purposes, the place where such water is put to beneficial use, is as follows: 30 acres in the Southwest quarter of Northwest quarter; 40 acres in the Southeast quarter of Northwest quarter; 40 acres in the Southwest quarter of Northeast quarter of Section Nine: 10 acres in the Northeast quarter of Southeast quarter of Section Eighteen: 40 acres in the Southeast quarter of Northeast quarter; 25 acres in the Northeast quarter of Southeast quarter; 40 acres in the Northwest quarter of Southeast quarter; 20 acres in the Southwest quarter of Southeast quarter; 40 acres in the Northeast quarter of Southwest quarter; 25 acres in the Northwest quarter of Southwest quarter and 40 acres in the Southeast quarter of Southwest quarter of Section Seventeen: 20 acres in the Northeast quarter of Northwest quarter and 30 acres in the Northwest quarter of Northwest quarter of <u>Section Twenty</u>, Township Fourteen South, Range Twelve East of Willamette Meridian, in Deschutes County, Oregon.

The use for irrigation purposes hereunder shall be limited to one-eightieth of one cubic foot per second for each acre irrigated, or its equivalent in case of rotation; balance for domestic use. The use for irrigation purposes shall conform to any reasonable rotation system ordered by the proper State Officer.

The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.

Rights to the use of water for power purposes are limited to a period of forty: years from the date of priority of the right as herein set forth, subject to a preference right of renewal under the laws existing at the date of the expiration of the right for power purposes, as hereby confirmed and limited.

> WITNESS the seal and signature of the STATE WATER BOARD affixed this 1st day of December, 1920.

> > WATER BOARD STATE

> > > BY PERCY A. CUPPER, State Engineer, President.

(SEAL OF STATE WATER BOARD)

ATTEST:

R. W. POTTER. Secretary.

Recorded in State Record of Water Right Certificates, Volume 4, Page 2917.  Permit A-2-2M-1-76

G-4543 SP+32957-690

### STATE OF OREGON

COUNTY OF

DESCHUTES

CERTIFICATE 440148 J 41192

# CERTIFICATE OF WATER RIGHT

This Is to Certify, That

DESCHUTES VALLEY FARMS, INC.

ofP. O. Box 166, Culver , State of Oregon, 97734 , has made proof to the satisfaction of the Water Resources Director, of a right to the use of the waters of seven wells

a tributary of Deschutes River for the purpose of irrigation of 464.1 acres and supplemental irrigation of 308.9 acres

under Permit No. G-4396 and that said right to the use of said waters has been perfected in accordance with the laws of Oregon; that the priority of the right hereby confirmed dates from April 15, 1969

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to an amount actually beneficially used for said purposes, and shall not exceed 9.66 cubic feet per second, being 1.64 c.f.s. from #1, 1.48 c.f.s. from #2, 2.17 c.f.s. from #3, 0.67 c.f.s. from #5, 0.67 c.f.s. from #6, 1.47 c.f.s. from #8, and 1.56 c.f.s. from #9

or its equivalent in case of rotation, measured at the point of diversion from the stream. The point of diversion is located in the  $1 - SW_4$  SE<sup>4</sup><sub>X</sub>, Section 18; #2 - NW<sup>4</sup><sub>X</sub> SW<sup>4</sup><sub>X</sub>, Section 19; #5 & #6 - NE<sup>4</sup><sub>X</sub> NE<sup>4</sup><sub>X</sub>, Section 20; #8 - SE<sup>4</sup><sub>X</sub> NE<sup>4</sup><sub>X</sub>, Section 20; #9 - SW<sup>4</sup><sub>X</sub> NW<sup>4</sup><sub>X</sub>, Section 17, T. 14 S., R. 12 E., W. M.; #3 - NE<sup>4</sup><sub>X</sub> NE<sup>4</sup><sub>X</sub>, Section 35, T. 14 S., R. 11 E., W. M., #1 - 1050 feet North and 6980 feet West from the SE Corner, Section 17; #2 - 2380 feet North and 4420 feet West from the SE Corner, Section 19; \*

The amount of water used for irrigation, together with the amount secured under any other right existing for the same lands, shall be limited tone-eightieth of one cubic foot per second per acre, or its equivalent for each acre irrigated and shall be further limited to a diversion of not to exceed 3 acre feet per acre for each acre irrigated during the irrigation season of each year,

and shall

conform to such reasonable rotation system as may be ordered by the proper state officer. A description of the place of use under the right hereby confirmed, and to which such right is appurtenant, is as follows:

#### SEE NEXT PAGE

\* #5 - 300 feet South and 40 feet West; #6 - 1260 feet South and 40 feet West; #8 - 2350 feet South and 1060 feet West all from the NE Corner, Section 20; #9 - 20 feet South and 980 feet East from the NW Corner SW4 NW4, Section 17, T. 14 S., R. 12 E., W. M.; #3 - 5520 feet South and 770 feet West from the NE Corner, Section 26, T. 14 S., R. 11 E., W. M.

Primary Well #1 1.6 acres SW1 SW1 Section 17 1.4 acres NEL NEL Section 19 T. 14 S., R. 12 E., W. M. Well #2 4.6 acres NEX SEL 16.7 acres SE' SE' Section 24 17.0 acres NW4 NE4 20.5 acres NE's NW's 0.4 acre NW1 NW1 Section 25 T. 14 S., R. 11 E., W. M. Well #3 15.6 acres SW1 SW1 -Section 25 1.3 acres NE% SE% 1.1 acres SWA SEA 33.3 acres SEL SEL Section 26 40.0 acres NEW NEW 24.2 acres NW% NE% 11.4 acres SW4 NEW 29.0 acres SEL NEL Section 35 16.3 acres NWK NWK 1.4 acres SW4 NW4 Section 36 T. 14 S., R. 11 E., W. M. Well #5, 6, & 8 0.2 acre NEL NEL 8.5 acres NW% NE% 34.3 acres SW4 NEY 2.6 acres SEX NEX 18.8 acres NEL NWL 39.2 acres NWA NWA 39.2 acres SW4 NW4 29.0 acres SEL NHA 12.0 acres NE% SW% 38.2 acres NW4 SW4 3.0 acres NW% SE%

Section 21 T. 14 S., R. 12 E., W. M.

> Well #9 1.1 acres SW's SW's Section 17

2.2 acres SEL SEL Section 18 T. 14 S., R. 12 E., W. M. Supplemental Well #1 14.4 acres SW1 SW1 5.8 acres SEL SWL Section 17 9.4 acres SWA SEA Section 18 37.0 acres NEL NEL 16.1 acres SW4 NEL 2.2 acres SEL NEL 13.2 acres SEX NWY Section 19 6.0 acres NEW NW% 23.9 acres NW4 NW4 Section 20 T. 14 S., R. 12 E., W. M. Well #2 21.3 acres SWA NEW 19.0 acres SE' NE' 7.0 acres SEY NWY 9.6 acres NWY SEL 2.5 acres SW% SEL Section 19 T. 14 S., R. 12 E., W. M. Well #9 32.7 acres SW% NW% 19.1 acres NE% Sky 12.2 acres NWA SWA 22.1 acres SNA SWA 31.8 acres SEA SWA 1.5 acres NWL SEL 2.1 acres SW' SE' Section 17 T. 14 S., R. 12 E., W. M.

The right to the use of the water for the purposes aforesaid is restricted to the lands or place of use herein described. and is subject to the existing minimum flow policies established by the Water Policy Review Board.

WITNESS the signature of the Water Resources Director, affixed

April 15, 1977 this date.

> James E. Sexson Water Resources Director

Recorded in State Record of Water Right Certificates, Volume 36

, page 44277

G-4843 SP\*32957-690

## STATE OF OREGON

COUNTY OF

DESCHUTES

# CERTIFICATE OF WATER RIGHT

## This Is to Certify, That

Permit A-2-2M-5/77

DESCHUTES VALLEY FARMS, INC.

of P. O. Box 166, Culver , State of Oregon, 97734 , has made proof to the satisfaction of the Water Resources Director, of a right to the use of the waters of four wells

a tributary of Deschutes River for the purpose of irrigation of 239.1 acres and supplemental irrigation of 308.9 acres

under Permit No. G-4396 and that said right to the use of said waters has been perfected in accordance with the laws of Oregon; that the priority of the right hereby confirmed dates from April 15, 1969

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to an amount actually beneficially used for said purposes, and shall not exceed 6.85 cubic feet per second, being 1.64 c.f.s. from No. 1, 1.48 c.f.s. from No. 2, 2.17 c.f.s. from No. 3, and 1.56 c.f.s. from No. 9

or its equivalent in case of rotation, measured at the point of diversion from the stream. The point of diversion is located in the SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, Section 18; NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, Section 19; SW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, Section 17, T. 14 S., R. 12 E., W. M.; NE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, Section 35, T. 14 S., R. 11 E., W. M., No. 1-1050 feet North and 6980 feet West from the SE Corner, Section 17; No. 2-2380 feet North and 4420 feet West from the SE Corner, Section 19; No. 9-20 feet South and 980 feet East from the NW Corner, SW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, Section 17, T. \*

The amount of water used for irrigation, together with the amount secured under any other right existing for the same lands, shall be limited to one-eightieth of one cubic foot per second per acre, or its equivalent for each acre irrigated and shall be further limited to a diversion of not to exceed 3 acre feet per acre for each acre irrigated during the irrigation season of each year,

and shall

conform to such reasonable rotation system as may be ordered by the proper state officer. A description of the place of use under the right hereby confirmed, and to which such right is appurtenant, is as follows:

#### SEE NEXT PAGE

\* 14 S., R. 12 E., W. M.; No. 3-5520 feet South and 770 feet West from the NE Corner, Section 26, T. 14 S., R. 11 E., W. M.

Primary 3. Dal Well No. 1 1.6 acres SW1 SW1 Section 17 1.4 acres NEt NEt Section 19 T. 14 S., R. 12 E., W. M. Well No. 2 4.6 acres NE1 SE1 16.7 acres SE1 SE1 SE1 Section 24 17.0 acres NW4 NE4 20.5 acres NE1 NW14 0.4 acre NW4 NW4 Section 25 T. 14 S., R. 11 E., W. M. Well No. 3 15.6 acres SW4 SW4 Section 25 1.3 acres NE1 SE1 1.1 acres SW4 SE4 33.3 acres SE1 SE1 Section 26 40.0 acres NE1 NE1 24.2 acres NW4 NE4 11.4 acres SW4 NE4 29.0 acres SE14 NE14 Section 35 16.3 acres NW4 NW4

1.4 acres SW4 NW4 Section 36

T. 14 S., R. 11 E., W. M.

Well No. 9 1.1 acres SW4 SW4 Section 17

2.2 acres SE¼ SE¼ Section 18 T. 14 S., R. 12 E., W. M.

Section 17 9.4 acres SW14 SE14 Section 18 37.0 acres NE1 NE1 -16.1 acres SW4 NE4 2.2 acres SE14 NE14 13.2 acres SE4 NW4 Section 19 6.0 acres NE1 NW1 -23.9 acres NW4 NW4 -Section 20 T. 14 S., R. 12 E., W. M. Well No. 2 21.3 acres SW1 NE1 19.0 acres SE14 NE14 7.0 acres SEL NWL 9.6 acres NW4 SE4 2.5 acres SW1 SE1 Section 19 T. 14 S., R. 12 E., W. M. Well No. 9 32.7 acres SW4 NW4 19.1 acres NEW SWW 12.2 acres NW4 SW4 22.1 acres SW4 SW4 31.8 acres SE4 SW4 1.5 acres NW14 SE14 2.1 acres SW4 SE4 Section 17 T. 14 S., R. 12 E., W. M.

Supplemental Well No. 1

14.4 acres SW1 SW1

5.8 acres SE14 SW14

RR from T-3915

This certificate describes that portion of the water right confirmed by the prior certificate recorded at page 44277, Volume 36, State Record of Water Right Certificates, NOT modified by the provisions of an order of the Water Resources Director entered on June 19, 1978, approving transfer application No. 3915.

The issuance of this superseding certificate does not confirm the status of the water right in reference to ORS 540.610.

The right to the use of the water for the purposes aforesaid is restricted to the lands or place of use herein described.

WITNESS the signature of the Water Resources Director, affixed

this date. August 10, 1978

ater Resources Director

Recorded in State Record of Water Right Certificates, Volume 38 , page 46148

## STATE OF OREGON

COUNTY OF

DESCHUTES

# CERTIFICATE OF WATER RIGHT

# This Is to Certify, That

JACK LIDELL

of Rt. 1, Culver , State of Oregon, 97734 , has made proof to the satisfaction of the Water Resources Director, of a right to the use of the waters of Wells No. 5, 6, & 11

a tributary of Deschutes River irrigation of 225.0 acres

610-10-2G 7 78

for the purpose of

under Permit No. G-4396 and that said right to the use of said waters has been perfected in accordance with the laws of Oregon; that the priority of the right hereby confirmed dates from April 15, 1969

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to an amount actually beneficially used for said purposes, and shall not exceed 2.81 cubic feet per second, being 0.67 c.f.s. from No. 5, 0.67 c.f.s. from No. 6, and 1.47 c.f.s. from No. 11

or its equivalent in case of rotation, measured at the point of diversion from the well. The well is located in the NE¼ NE¼, Section 20, SW¼ SW¼, Section 21, T. 14 S., R. 12 E., W. M.; Well No. 5-300 feet South and 40 feet West; Well No. 6-1260 feet South and 40 feet West, both from the NE Corner, Section 20, Well No. 11-470 feet North and 420 feet East from the SW Corner, Section 21

The amount of water used for irrigation, together with the amount secured under any other right existing for the same lands, shall be limited toone-eightieth of one cubic foot per second per acre, or its equivalent for each acre irrigated and shall be further limited to a diversion of not to exceed 3 acre feet per acre for each acre irrigated during the irrigation season of each year,

and shall

conform to such reasonable rotation system as may be ordered by the proper state officer. A description of the place of use under the right hereby confirmed, and to which such right is appurtenant, is as follows:

SEE NEXT PAGE

...

1

	0.2	acre	NEL	NEIa	
	8.5	acres	NWIa	NE	
	34.3	acres	SWI	NEL	
	2.6	acres	SEL	NEL	
	18.8	acres	NEL	NW	
	39.2	acres	NWIa	NWIa	
	39.2	acres	SWI	NWI	
	29.0	acres	SEL	NWI	
	12.0	acres	NEL	SWI	
	38.2	acres	NWI	SWIa	
	3.0	acres	NW	SEL	
		Sectio	1 - Call 1 - Call		
•		., R.			Μ

This certificate is issued to confirm a change in point of appropriation approved by an order of the Water Resources Director entered June 19, 1978 and together with certificate of water right recorded on Page 46148, Volume 38, State Record of Water Right Certificates supersedes certificate of water right recorded on Page 44277, Volume 36, State Record of Water Right Certificates.

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The issuance of this superseding certificate does not confirm the status of the water right in reference to ORS 540.610.

Confirming T-3915

The right to the use of the water for the purposes aforesaid is restricted to the lands or place of use herein described.

WITNESS the signature of the Water Resources Director, affixed

.....

April 23, 1979 this date. esources Director

Recorded in State Record of Water Right Certificates, Volume 41 , page 47792

## STATE OF OREGON

Superseded by Gert. No. ..

WATER DIVISION NO. 2 COUNTY OF

CROOK

Spec. Or. v22 p35

## CERTIFICATE OF WATER RIGHT (For Rights which have been confirmed by the Courts)

This is to Certify, That SQUAW CREEK IRRIGATION COMPANY, a corporation, of Prineville. State of Orogon has a right to the use of the waters of SQUAW CREEK, a tributary of the Deschutes River, in Grook County, Oregon

for the purposes of irrigation during the irrigation season, and domestic use throughout the year:

and that said right has been confirmed by decree of the Circuit Court of the State of Oregon for County, and the said decree entered of record at Salem, CROOK in the Order Record of the Board of Control of the State of Oregon, in Volume 1, at page 120 ; that the priority of the right hereby confirmed dates from November 11, 1995.

that the amount of water to which such right is entitled and hereby confirmed for the purpose aforesaid, is limited to an amount actually beneficially used for said purposes, and shall not exceed (1.66)cubic feet per second.

0.02 085/02 = 50

A description of the lands irrigated under such right, and to which the water hereby confirmed is appurtenant, or, if for other purposes, the place where such water is put to beneficial use, is as follows:

This certificate is intended to correct an error in description of the land belonging to Walter Ruble, in decree and certificate recorded in State Record of Water Right Certificates, Vol. 1, page 302, and in Crook County Book of Water Right Certificates, Vol. 1, pages 111 to 116 incl., being numbered 5491.

The correct description of land belonging to Walter Ruble, to which a water right is appurtenant, is as follows:

23 acres in SE4 of SE4 of Section 18: 37 acres in NE4 of NE4, and 23 acres in NW2 of NE2 of Section 19, all in Township Fourteen (14) South Range Twelve (12), East of the Willamette Meridian, in Crook County, Oregon.

23° or SESE SAIB Trof. Sp. D. V.1 22 p. 35 23° or Nor NE Seril? Trof. Sp. D. V.1 22 p. 35 V3

The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.

· WITNESS the scal and signature of the Kanad

Water, Board 15th day

(Seal of State Water Board)

1.P

, 19 14 . of April STATE WATER BOARD BOARDXORXONDEROL

LI. F. MERS

JOHN H. LEWIS By\_

State Engineer, President

Attest:

Secretary

Recorded in State Record of Water Right Certificates, Volume 1, page 429

### BEFORE THE STATE ENGINEER OF OREGON

#### Deschutes County.

IN THE MATTER OF THE APPLICATION OF ) A. B. CHAPMAN AND R. R. HOWARD FOR ) THE APPROVAL OF A CHANGE IN THE ) PLACE OF USE OF WATER UNDER THE PRO- ) VISIONS OF SECTION 5764 OREGON LAWS. )

ORDER.

Now at this time this matter coming on for consideration by the State Engineer on the application of A. B. Chapman and R. R. Howard, for the approval of a change in the place of use of water from Squaw Creek, and it having been made to appear:

That water rights for 40 acres in the SW4SW4 of Section 13, and 25 acres in the NE4NE4, 27 acres in the SE4NE4, 16 acres in the NE4SE4, and 212 acres in the NW4SE4 of Section 23, all in T. 14 S. R. 11 E. W. M. were allowed in the Squaw Creek adjudication, with priority of 1895, said lands being owned by R. R. Howard; and that it is now desired to change the use of water from the following parts of said subdivisions: 12 acres in the SW4SW4 of Section 13, and 6 acres in the NE4NE4, 8 acres in the SE4NE4, 8 acres in the NE4SE4, and 7 acres in the NE4NE4, 8 acres in the SE4NE4, 8 acres in the NE4SE4, and 7 acres in the NE4SE4 of Section 23, same township and range, (hereinafter called Tract No. 1), to 20 acres in the NE4SW4 and 5 acres in the SE4SW4 of Section 20, all in T. 14 S. R. 12 E. W. M., (hereinafter called Tract No. 2) said lands being owned by A. B. Charman.

That both of said tracts are under the irrigation system of the Squaw Creek Irrigation District, and the Board of Directors of said District has given its approval in writing of the proposed change;

That an inspection of said lands on behalf of the State Engineer has been made by Mr. C. M. Redfield, Engineer, and his report submitted, recommending the transfer.

NOW, THEREFORE, it is hereby ORDERED that, subject to the conditions herein imposed, said application be and the same is hereby allowed and said change approved, and that the water right now appurtement to 229

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Tract No. 1 may be severed therefrom and transferred and become appurtenant to Tract No. 2, without loss of priority of the right heretofore established, except as to such existing rights to which such change is a detriment or injury, but said right hereby transferred is hereby made subject and subsequent to any and all rights so injured by such change, to the extent of such injury.

And it further appearing that Tract No. 2 as herein designated already has water rights appurtenant to it, with priority of 1912, it is ORDERED that this transfer is allowed only on condition that an acreage of the 1912 water right which is now appurtenant to said Tract No. 2 equivalent to that which is hereby transferred to it, shall be considered as abandoned, such rights to revert to the State of Oregon, and the water to become subject to appropriation under other rights on said stream.

Dated this 26th day of October, 1925, at Salem, Oregon.

Rhea Luper,

State Engineer.

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Cert. No 3026 + 850d Decree Vol pages 125 +476 Transfor tio 5-45

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### BEFORE THE STATE ENGINEER OF OREGON

Deschutes County

IN THE MATTER OF THE APPLICATION ) OF RAY J. CUNNINGHAM FOR THE ) APPROVAL OF A CHANCE IN PLACE OF ) USE OF WATER FROM SQUAN CREEK. )

ORDER

AMENDING ORDER OF AUGUST 19, 1959

On August 19, 1959, the State Engineer entered an order approving an application of Ray J. Cunningham for a change in place of use of water from Squaw Creek, wherein the water rights appurtenant to 4 acres in the SE $\ddagger$  SW $\ddagger$ , Section 7, Township 14 South, Range 12 East, W. M., with a date of priority of November 11, 1895, and 30 acres in Lot 3 (NW $\ddagger$  SW $\ddagger$ ), 11.5 acres in Lot 4 (SW $\ddagger$  SW $\ddagger$ ), and 34.5 acres in the SE $\ddagger$  SW $\ddagger$ , Section 7, said township and range, with a date of priority of 1895, were transferred to 20 acres in the SW $\ddagger$  SE $\ddagger$  and 20 acres in the SE $\ddagger$  SE $\ddagger$ , Section 13, Township 15 South, Range 10 East, W. M., and 10 acres in Lot 4 (SW $\ddagger$  SW $\ddagger$ ) and 30 acres in the SW $\ddagger$  SE $\ddagger$ , Section 19, Township 15 South, Range 11 East, W. M.

It appears that the 80 acres from which the water was transferred has two different dates of priority but the order did not segregate the 4 acres to have the date of priority of 1895 from the 76 acres to have the November 11, 1895 priority.

No injury would result to existing rights by amending paragraph six of page 2 of the above described order, so as to set out the lands to which the various priorities are appurtenant.

NOW, THEREFORE, it hereby is CRDERED that paragraph six of page 2 of the State Engineer's order entered August 19, 1959, approving application of Ray J. Cunningham for a change in place of use of water from Squaw Creek, be deleted from said order and that the following paragraph be substituted therefor, to-wit:

NOW, THEREFORE, it hereby is ORDERED that the proposed change in place of use of water from Squaw Creek be and the same is approved and that the water right hereinbefore described as appurtenant to 4 acres in the SE $\frac{1}{2}$  SW<sup>1</sup>, Section 7, Township 14 South, Range 12 East, W. M., with a date of priority of November 11, 1895, and 30 acres in Lot 3 (NW<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>2</sub>), 11.5 acres in Lot 4 (SW<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>2</sub>), and 34.5 acres in the SE<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>2</sub>, Section 7, said township and range, with a date of priority of 1895, be severed therefrom and simultaneously and without loss of priority transferred to 4 acres in the SW<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub>, Section 13, Township 15 South, Range 10 East, W. M., with a date of priority of November 11, 1895, and 16 acres in the SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> and 20 acres in the SE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, Section 13, Township 15 South, Range 10 East, W. M., and 10 acres in Lot 4 (SW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>) and 30 acres in the SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, Section 19, Township 15 South, Range 11 East, W. M., with a date of priority of 1895.

Dated at Salem, Oregon this 2nd day of September, 1959.

/s/ LEWIS A. STANLEY State Engineer