	Application No. G. 2153 FEES PAID
Name Vernon E. Brumbach	Permit No. G. 1991 Supersedad by Date Amount Receipt No. 11-6-61 915-99 31684
Address Paral Poute Rt. 1 Box 154	Certificate No. 31290 cert. No. 35279
Milton-Freewater, Oregon	Part Cancelled-sp. or Rec, Vol. 17 P. 283
	Stream Index, Page No. 7-5/ CANOCI I FR 9212
	VANUELLED 9/1,2/43 \$1 Cert. Fee 39649
Date filed November 6, 1961	See 7#3587 DVA Notification DEC1 1 1974 8-13-6 FEES REFUNDED 42062 Date Amount Check No.
Priority November 6, 1961	7-5503 Special Order Record vol. 25 ASSIGNMENTS
Action suspended until	11 Date Co f To Whom L So Lice Address Volume Page
Returned to applicant	11/2 of 1000 culp wall 0 2 7 5 7
Date of approval February 13, 1962	
CONSTRUCTION	REMARKS
Date for beginningFebruary 13, 1963	0.36 c.f.s. from a well (Walla Walla River) for irrigation of 29 acres.
Date for completion October 1, 1963	
Extended to	
During 1 106h	
Date for application of water October 1, 1964  Extended to	
Datended to	
PROSECUTION OF WORK	
Form "A" filed	
Form "B" filed Completed	
FINAL PROOF  Blank mailed 7 1963	
Proof received	
Date certificate issued	
DEC/ 4 1984 MAR 27 1975	State Printing 32618
MAY 2 1980	

Get 31290 (28.00)

2.7 canceled

35279 (25.3)

3.9 canceled

41943 (21.4)

T-3587

(4.0)

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 either 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.

STATE OF OREGON

COUNTY OF UMATILLA

CERTIFICATE OF WATER RIGHT

THIS CERTIFICATE ISSUED TO

WAYNE HOCKETT
ROUTE 1, BOX 148-D2
MILTON-FREEWATER, OREGON 97862

confirms the right to use the waters of A WELL in the WALLA WALLA RIVER BASIN for the purpose of IRRIGATION OF 3.2 ACRES.

The right has been perfected under Permit G-1991. The date of priority is NOVEMBER 6, 1961. The right is limited to not more than 0.04 CUBIC FOOT PER SECOND IF AVAILABLE AT THE ORIGINAL POINT OF APPROPRIATION or its equivalent in case of rotation, measured at the well.

The well is located as follows:

NW 1/4 SW 1/4, SECTION 30, T 6 N, R 36 E, W.M.; 2250 FEET NORTH AND 230 FEET EAST FROM THE SW CORNER, SECTION 30.

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 3.0 acre-feet per acre for each acre irrigated during the irrigation season of each year.

The right shall conform to such reasonable rotation system as may be ordered by the proper state officer.

T-5503.JWG

Certificate Number 82454

The quantity of water appropriated at the new well shall not exceed the quantity of water available at the old well under the subject right, and shall not exceed 0.04 cubic foot per second.

A description of the place of use under the right, and to which such right is appurtenant, is as follows:

NW 1/4 SW 1/4 3.2 ACRES SECTION 30 TOWNSHIP 6 NORTH, RANGE 36 EAST, W.M.

When in the judgement of the Watermaster it becomes necessary to install headgates and measuring devices:

the pump system shall include an in-line flow meter or other suitable device for measuring the water to which the water user is entitled;

the type and plans of the measuring device be approved by the Watermaster before the beginning of construction work and that the weir or measuring device be installed under the general supervision of said Watermaster.

This certificate is issued to confirm a change in POINT OF APPROPRIATION approved by an order of the Water Resources Director entered OCTOBER 8, 1984, approving Transfer Application 5503, and together with certificate 52572, supersedes Certificate 46239, State Record of Water Right Certificates.

The right to the use of the water for the above purpose is restricted to beneficial use on the lands or place of use described.

WITNESS the signature of the Water Resources Director, affixed

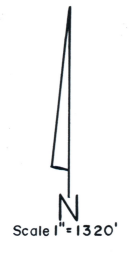
NOV 2 8 2006

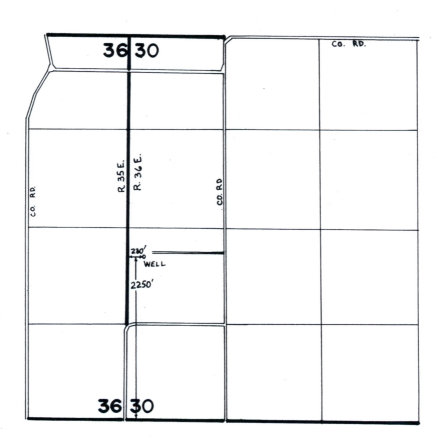
Phillip C. Ward, Director

Oregon Water Resources Department

Recorded in State Record of Water Right Certificates numbered 82454 T-5503.JWG

# T. 6 N. R. 35 & 36 E. W.M.





# FINAL PROOF SURVEY

TRANSFER 5503

IN NAME OF

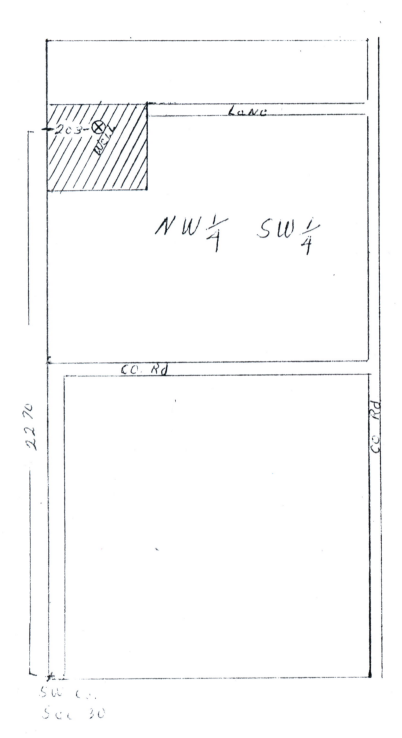
WAYNE HOCKETT

Surveyed March. 16. 1987., by .V. Church.....

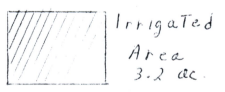
# TGN R36E Sec 30

1'= 400 '

T-5503







Well

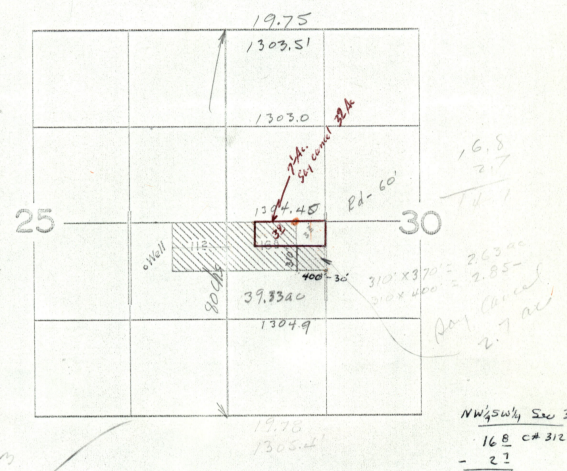
RECEIVED

JULIS 1984

WHEN MENOURCES DEPT

SALEM, SDRCOM

# T.6N.R.358.36E.W.M.



FINAL PROOF SURVEY

NW45W4 Sec 30

168 C# 31290

- 27

144 C# 35279

- 39

102 Ac. C#41943

Application No. G-2153. Permit No. G-1991... IN NAME OF

VERNON E BRUMBACH

Surveyed May 3. 1962, by Affection

NZ-8P-64

March 11, 1975

Mr. Robert D. Wenzel Adams, Ball & Wenzel Suite 900, Community Bank Building 111 West St. John Street San Jose, California 95113

Dear Mr. Wenzel:

Enclosed is an order entered December 11, 1974, canceling a part of certificate recorded at page 35279, Volume 27, State Record of Water Right Certificates, as requested in the affidavit of your client, Grace D. Denman.

Our records have been changed and this part of the right will be of no force or effect.

Very truly yours,

Trevor Jones Assistant

TJ:whh Enc: Order LeBurn Addington Rt. 1 Box 148E Milton-Freewater, DR 97862

Dear Sir:

We have recently received a notorized affidavit from Ms. Grace Denman authorizing the cancellation of a portion of certificate 35279.

Your application numbered G-6392 is now in satisfactory form and will be placed in the next group for issuance of a permit.

Very truly yours,

THOMAS E. SHOOK Assistant

TS:db

cc: Adams, Ball & Wenzel ATTENTION: Robert D. Wenzel

November 19, 1974

Mr. Robert D. Wenzel Adams, Ball & Wenzel 111 West St. John Street San Jose, California 95113

Dear Mr. Wenzel:

If Mrs. Grace Denman wishes to retain the right for irrigation of her lands under the right evidenced by certificate recorded at page 35279 from the well on the Waldron property, her application No. G 6392 would need to be changed to request a permit for supplemental irrigation of the same lands. This would necessitate pumping from the Waldron well as long as that well produced sufficient water and she could only pump from the well on her own property to make up any deficiency in the available supply from the Waldron well. She could not pump from the well on her son's property for convenience and maintain the right for the appropriation from the other well.

In any case, if Mrs. Denman continued the appropriation from the well on her son's property without use from the Waldron well she would ultimately forfeit the earlier right as failure to use the water for a period of five successive years is, by law, prima facie evidence of the abandonment of the right. If she cancelled the earlier right and at some time in the future was not able to use the well on her son's property she could file an application for a new permit to appropriate water from the Waldron well, assuming she still has access to it. I recognize that there is a possibility of failure of any well, but I assume her chance of success or failure with either well is equal as far as anyone now knows.

The affidavit previously furnished was in error in including the second and third parcels. No part of the existing right is appurtenant to the second and third parcels and the 3.9 acres referred to in the affidavit is all appurtenant to the first parcel. I am enclosing a corrected affidavit.

If Mrs. Denman prefers that application No. G 6392 filed by Leburn Addington be supplemental to the earlier right we will return the application to Mr. Addington for the change; however, from the file it appears that Mr. Addington would prefer to make the full appropriation from his own well.

Very truly yours,

Trevor Jones Assistant

TJ:whh Enc: Corrected affidavit

RECEIVED

NOV 1 2 1974 STATE ENGINEER SALEM, OREGON

#### ADAMS, BALL & WENZEL

ATTORNEYS AT LAW
SUITE 900, COMMUNITY BANK BUILDING
III WEST ST. JOHN STREET
SAN JOSE, CALIFORNIA 95113

DAVID H. ADAMS
JOHN T. BALL
ROBERT D. WENZEL
WILLIAM K. WILBURN
CHARLES T. KILIAN

AREA CODE 408 292-7220

November 8, 1974

Mr. Thomas E. Shook Assistant State Engineer Water Resources Department 1178 Chemeketa Street, N.E. Salem, Oregon 97310

Re: Your file No. G-6392, (Grace Denman)

Dear Mr. Shook:

We have reviewed the affidavit which you have sent to Mrs. Denman and are concerned with two aspects of the affidavit. Not being familiar with the law of water rights, as applicable in the State of Oregon, we question whether the affidavit will have the affect of cancelling any right which Mrs. Denman has to use the well on the Brumbach property, which is now owned by Mr. Waldron. It was not the desire of Mrs. Denman to give up her permanent rights to the Waldron well, but rather to use, for her convenience, the well located on the third parcel of land which is described in the affidavit. Conceptually it would appear to me that she should not have to relinquish her private right to use the Waldron well and the easement which she has across the Waldron property to obtain this water, just because she now finds it more convenient to use the well located on her son's property. There is no guarantee that the well on her son's property will always have sufficient water nor is there any guarantee that that property will always be under ownership which will supply the convenience which now exists.

It would appear that a better approach would be to merely have Mrs. Denman relinquish the right to water from the Waldron well during such period of time as she is using the Addington well. This would not give her the right to use water from two wells at the same time, but would still reserve her right to use the Waldron well if such became necessary.

Mr. Thomas E. Shook November 8, 1974 Page two

Also concerning the affidavit, it is my understanding that the first parcel described is actually owned by Mrs. Denman whereas the second and third parcels are owned by her daughter and son-in-law Mr. and Mrs. Addington. I did not handle the transfer of that property, and it may very well be that it was sold under a contract of sale and that the affidavit is technically correct, but I did want to mention that there has been this transfer and I am therefore uncertain as to whether she may, under Oregon law, declare that she is the legal owner of all three parcels.

Any help you can give us in this matter is greatly appreciated. A copy of the affidavit which you provided is enclosed for your reference.

Very truly yours,

ADAMS, BALL & WENZEL

Robert D. Wenzeln

RDW:km Enclosure



### AFFIDAVIT

STATE	0F (	OREGON	,	)	
				)	SS.
County	of	Umati	11	a.)	

I, WILLIAM A MORRIS, being first duly sworn, depose and say that I am the legal owner of the following described lands:

Beginning at the Southeast corner of the North Half of the Northwest Quarter of the Southwest Quarter of Section 30, Township 6 North, Range 36, EWM; thence West along the South line thereof a distance of 400 feet; thence North at right angles a distance of 310 feet; thence East and parallel to the South line of the North Half of the Northwest Quarter of the Southwest Quarter a distance of 400 feet to a point on the East line of thesaid North Half of the Northwest Quarter of the Southwest Quarter; thence South along said East line a distance of 310 feet to the point of beginning;

All being East of the Willamette Meridian, in the County of Umatilla and State of Oregon.

Excepting therefrom any and all water rights of way and roads.

Said water rights is evidenced by Permit No. G-1991, Certificate No. 31290, in the name of Vernon E. Brumbach and is for the use of Ground Water for irrigation and limited to one-eightieth of one cubic foot per second per acre.

I have abandoned any and all interest in and to said water right that is appurtenant to the above described property and request the same be cancelled.

IN WITNESS WHEREOF, I have hereto set my hand this 18 day of June, 1968.

(Signed) William a MODDA

Subscribed and sworn to before me this 18 day of June 1968.

Barbara Campbell

Notary Public for Organ

My Commission Expires: aug. 29,1971

Leburn Addington Rt. 1, Box 148E Milton-Freewater, OR 97862

Dear Mr. Addington:

On July 30, 1974 I sent you an affidavit of abandonment which when notarized will authorize the partial cancellation of certificate of water right recorded at Page 35279, Volume 27, State Record of Water Right Certificates. Along with this, a certificate recording fee of \$1.50 is required for the new certificate that will be issued covering the lands not involved in the cancellation.

To date, we have not received the affidavit. Will you please advise us as to when we might expect to receive the affidavit? We will continue holding action on your application numbered G-6392 for a reasonable length of time.

Very truly yours,

THOMAS E. SHOOK Assistant

TES: cdp

Leburn Addington Rt. 1, Box 148E Milton-Preewater, CR 97862

Dear Mr. Addington:

We have recently received your corrected application numbered G-6392, reproducible map, and legal description of the property upon which the water will be used. Thank you for your check in the amount of \$1.50 for the certificate recording fees.

As requested, I have prepared the necessary affidavit of abandonment regarding Certificate 35279. Please sign it in the pressence of a notary public and return the affidavit to this office.

Further action will be held on your application number G-6392 pending receipt of the signed affidavit.

Very truly yours,

THOMAS E. SHOOK Assistant

TES: cdp Enclosures Receipt No. 42062 October 7, 1968

Jessie M. Bell County Clerk Umatilla County Courthouse Pendleton, Oregon 97801

Dear Madam:

Water right evidenced by the certificate recorded at page 31290, Volume 23, State Record of Water Right Certificates, recorded in your office on or about November 15, 1963, was canceled by order of the State Engineer, dated August 16, 1968. A certified copy of the order is enclosed for your action under the provisions of ORS 540.650, together with a certificate of water right issued in leiu of the above mentioned certificate confirming the right not canceled by the order.

Also enclosed is a certificate of water right for recording in your office. This certificate supersedes the certificate of water right issued to Horseshoe Irrigation Company, and recorded at page 2552, Volume 3, State Record of Water Right Certificates, which was mailed to you on or about December 29, 1919.

We would appreciate it if you would mark this earlier certificate superseded and indicate thereon your volume and page number where the superseding certificate is recorded.

Our check No. 2618 for \$2.00 representing payment for such service as provided by ORS 537.250 and 539.140 for recording these certificates is enclosed.

After recording these certificates in your records, would you please mail them to the holders of the rights as shown by the certificates.

Very truly yours,

CHRIS L. WHEELER State Engineer

By Myron V. Bish Assistant

MVB:kmh

Enclosures: 2 certificates, 1 order

1 check

CERTIFIED - Return Receipt Requested

August 16, 1968

William A. Morris P. O. Box 102 Milton-Freewater, Oregon 97862

Dear Mr. Morris:

Enclosed for your records is a copy of the order of the State Engineer canceling a part of the water right from a well as was authorized by your affidavit received June 20, 1968.

Also enclosed is State Engineer's Receipt No. 10968 in the amount of \$1.00 for the certificate recording fee for the remaining lands not canceled by this order.

Very truly yours,

CHRIS L. WHEELER State Engineer

By Marvin B. Bennett Assistant

MBB:hls
Enclosures





STATE OF OREGON

STATE ENGINEER
WATER RESOURCES DEPARTMENT
516 PUBLIC SERVICE BUILDING
SALEM 97310

August 5, 1968

G-2153
REFER TO G-4450
FILE NO.

RECEIVED AUG 13 1968 STATE ENGINEER SALEM OREGON

6382

William A. Morris P. O. Box 102 Milton-Freewater, Oregon 97862

Dear Sir:

This will acknowledge the return of your corrected application No. G-4450 and the transparency map, both describing the irrigation of 2.85 acres.

However, the \$1 certificate recording fee required for the certificate to be issued on the land not being canceled from the certificate 31290 was not received. Upon receipt of the \$1 certificate recording fee, your application No. G-4450 will be in satisfactory form.

Very truly yours,

CHRIS L. WHEELER State Engineer

Jebousek

Larry W. Assistant

LWJ:dlw

August 5, 1968

William A. Morris P. O. Box 102 Milton-Freewater, Oregon 97862

Dear Sir:

This will acknowledge the return of your corrected application No. G-4450 and the transparency map, both describing the irrigation of 2.85 acres.

However, the \$1 certificate recording fee required for the certificate to be i sued on the land not being canceled from the certificate 31290 was not received. Upon receipt of the \$1 certificate recording fee, your application No. G-4450 will be in satisfactory form.

Very truly yours,

CHRIS L. WHEELER State Engineer

By
Larry W. Jebousek
Assistant

LWJ:dlw

July 8, 1968

William A. Morris P. O. Box 102 Milton-Freewater, Oregon 97862

Dear Sir:

This will acknowledge receipt of your application for a permit to appropriate 0.06 cubic foot of water per second from a well for the irrigation of 2.8 acres, a map, legal description, and the fee of \$20 for which our receipt No. 9974 is enclosed. Your application has been filed and numbered G-4450.

Also acknowledged is receipt of an affidavit of abandonment to cancel that portion of certificate 31290 on which you are now filing. A \$1 certificate recording fee will be required to record the certificate issued describing the lands not being abandoned by you.

The application map submitted shows the irrigation of 2.85 acres. Item No. 12 on the application only describes the irrigation of 2.8 acres. The application and map must be in agreement.

I am returning the application and map for correction. The application is endorsed so that in order to retain its date of priority, it must be returned on or before September 9, 1968.

Very truly yours,

CHRIS L. WHEELER State Engineer

By Larry W. Jebousek, Assistant

LWJ:dlw Enclosures

4

September 11, 1963

Vernon E. Brumbach Route 1, Box 154 Milton-Freewater, Oregon

Dear Mr. Brumbach:

On August 7, 1963, we mailed you a copy of a proof of the certificate in connection with the incomplete water right represented by your permit number G-1991 granting a right to the use of 0.35 c.f.s. from the waters of a well for irrigation, together with the instructions that the statement at the bottom of the page be signed and the copy be returned to this office accompanied by the partificate recording fee in the amount of \$1.00.

To date this form has not been received nor has any correspondence regarding reasons for not returning it been received. This is to notify you that unless we receive the signed proof form and the certificate recording fee, or a request for additional time within thirty days from the date of this letter, we will be required to take steps toward the cancellation of this permit.

Very truly yours,

CHRIS L. WHEELER State Engineer

By Trevor Jones Assistant



#### STATE OF OREGON

STATE ENGINEER
WATER RESOURCES DEPARTMENT
516 PUBLIC SERVICE BUILDING
SALEM 10

August 5, 1963

FILE No. G-2153

Vernon E. Brumbach Route 1, Box 154 Milton-Freewater, Oregon

Dear Mr. Brumbach:

Enclosed is the final proof in connection with the incomcomplete water right represented by your permit number G-1991.

The data contained in the proof, which is based on an inspection and survey of your project made by a representative of this department, defines the extent to which your water right has been completed within the terms of your Permit. The proof should be dated and signed by you and returned to this office.

Upon receipt of the proof, properly executed and accompanied by the statutory recording fee of \$1.00, a Certificate of Water Right will be issued confirming the rights thereunder and, after being recorded in the county records, will be forewarded to you.

Very truly yours,

2 placeler

CHRIS L. WHEELER State Engineer

Form 117

Enclosure

jb

March 7, 1962

Vernon E. Brumbach Rt. 1, Box 154 Milton-Freewater, Oregon

Dear Mr. Brumbach:

G-2153, Permit No. G-1991 with blueprint.

January 24, 1962

Mr. Vernon E. Brumbach Route 1, Box 154 Milton-Freewater, Oregon

Dear Mr. Brumbach:

This will acknowledge receipt of your returned application number G-2153 and the accompanying tracing.

The application has been re-examined and now appears to be in satisfactory form to be considered for approval by issuance of a permit with the next group.

Very truly yours,

LEWIS A. STANLEY State Engineer

By Walter N. Perry, Assistant

mgb

November 21, 1961

Mr. Vernon E. Brumbach Rural Route Milton-Freewater. Oregon

Dear Mr. Brumbach:

This will acknowledge receipt of your application for a permit to appropriate 160 gallons of water per minute from a well for the irrigation of 29 acres, a map, legal description and fees in the sum of \$15.00 for which our receipt numbered 31684 is enclosed.

Your application has been examined and filed under file number G-2153. Upon examination of the application it is noted that the location of the well as shown in item 4 does not agree with the location as plotted on the accompanying map. Since the application and the map must be in agreement, we are returning your application and map for correction, the application being endorsed so that in order to retain its date of priority it must be returned to this office on or before January 22, 1962.

It is noted in items 15 through 17 that the information indicates that your well has been completed and the water already applied to the land described in the application. If this is true, please enter a statement to that effect in the remarks section of the application.

Very truly yours,

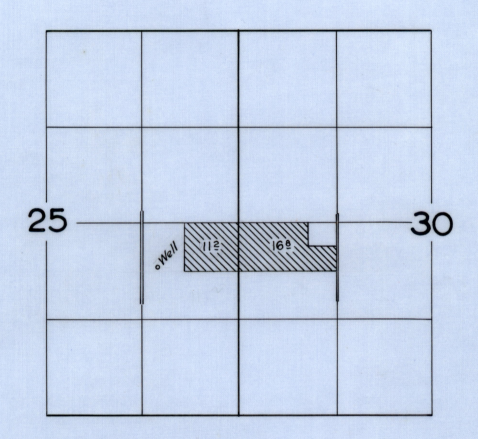
LEWIS A. STANLEY State Engineer

Ву

Walter N. Perry, Assistant

WNP:mgb Enclosures

# T.6N.R.35&36E.W.M.



# FINAL PROOF SURVEY

Application No. G-2153 Permit No. G-1991 IN NAME OF

VERNON E. BRUMBACH

Surveyed May 3 1962, by RHJackson

PIECE I VED NOV 6 1961 D STATE L. GREER MARM SARGOTI

The North Half of the Northeast Quarter of the Southeast Quarter of Section 25, Township 6 North, Range 35;

The North Half of the Northwest Quarter of the Southwest Quarter of Section 30, Township 6 North, Range 36;,

Except eight acres, or a rectangular piece 566 x 660 from the West portion of N½ of N. E.¼ of S. E.¼, Section 25, Township 6 North, Range 35, E.W.M. and a rectangular piece 416 feet East and West by 320 feet North and South, laying in the Northeast corner of the N½ N. W.¼ of S. W.¼, Section 30, Township 6 North, Range 36 East.

All being East of the Willamette Meridian, Umatilla County, State of Oregon.

Water Right Application VerNON Brumbach Rtel Box 154 Milton Freewater Ore Being within: Unatilla County Oregon E-W Center Section LINE Between Sec. 25 TWP 6 N. Range 35 and Sec 30 TWP 6N Range 36 LINE COMMON to Said EWM. 12º A Well Location Total Haves 29º 2030 10 West 1102 West from the SE Corner Section 25 TWF 6N Range 35 EWM 1"= 330 Application No. G-2153 25 30 Permit No. G-1991

Water Right Application VERNON Brumbach Rtel Box 154 Milton Freewater Cre Being within Hmatshla County Center Section Orgon LINE Between Sec. 25 TWP 6 N. Range 35 and Dec 30 TWP 6N Konge36 LINE COMMON to Said EWM. 12º A Well Location Total Haves 295 2030 12 Worth 1102 West from the SECOPNER Section 25 TWF 6N 5520/2. RANGE 35 EWM Application No. G-2153 25 30 Permit No. G-1991

Abstract of Permit No. 6-1991

Application No.

0-2155 Certificate No.

Name

Vernon E. Brumbach Rt. 1, Box 154

Address

Milton-Freewater, Oregon

Source of water supply

A well - trib. Walla Walla Miver - trib. Columbia River

Use

Irrigation of 28,00

Point of diversion

10 10 At South and 1100 West East 1/4 corner of Section 25; being within the MER THE, Section 25, T. 6 No., R. 35 E., W.S., in

the county of Umatilla.

Number of acres

2028,0

#### DESCRIPTION OF LAND TO BE IRRIGATED OR PLACE OF USE

THE PARTY OF THE P				NE	11/			ATTA	71/		II	CITA	71/		l	SE	1/	
Twp.	Range	Sec.	NE14	NW1/4		( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (	27711/	WM		L ami/	NE1/4	SW		G771/	D. 2011			
		and the second second	NE74	NW34	SW1/4	SE1/4	NE¼	NW¼	SW1/4	SE1/4	NE74	NW1/4	SW¼	SE¼	NE1/4	NW1/4	SW1/4	SE¼
	Market Strange and							/			1					==		
6N	35E	25	NE	1458	166		1	e-d							12			
	Mariano		( )					. /										
61	36E	30	NU	145	10 1/a		16.	8				-	in in the second					
ORDECK!!	-			1														
							23	0			lt				ŀ			
				<u> </u>			1 2 3											
	İ			ĺ	1					ĺ								
			!		<u> </u>										<b> </b>			
									41									
			ľ															
			-	}														
								*										
										**	<b> </b>							
								27										
		l					•			- 1								

Priority date

November 6, 1961 " 0.35

Amount of water

A. 76 O.f. a. measurell

Time limit to begin construction

February 15, 1965

Well: Hand dug down 22° 10" casing below this another 50° + Pump: Jacuzzi cont Dir. Dr. 3x4" Motor: G. E. 10 Up @ 2980 RPM, 30 Pump 82 Delew LS.D-Pipe: 13609X3"Al. 1200° × 6" Al, 1420° X 4" M. Heads: \$40 Rain Bird 30 3/16 xplug 5.84gpme 35psi= 238 gpm
16 Rain Bird #401/8 x 5/32 6.76 gpme 35psi= 108 gpm
0 perates max. 34 heads0,76 ct : Crop: Pasture, hay Litt: Max. 23, disch - (8'toget water out of well) Into: Samuel Cummings, neighbor, renting place.
Pump, motor, and maintine belongs to Brumbaugh
Loteral & heads are Cummings Well is 6/0 = South & 1100 - W. from East/4 cor Sec. 25 termit 6-1991 Surveyed on NZ-68-64

### STATE OF OREGON

COUNTY OF THAT IT A

## Proof of Appropriation of Water



VERMON E. BRUMBACH

of Route 1. Box 154. Milton remater has applied beneficially the waters of

, State of

a well

a tributary of

Walla Walla River (Columbia River)

for the purpose of

irrigation of 28.0 acres

under Permit No. of the State Engineer, and that the use of said waters has been completed under the terms of said permit; that the priority of the right dates from

that the amount of water for the purposes aforesaid, has been actually beneficially used in the amount of

0.35 cubic foot per second

or its equivalent in case of rotation, measured at the point of diversion from the stream. The point of diversion is located in the South and 1100 feet was from the East 25.

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 per acre, its equivalent for each acre irrigated and shall be further limited to diversion of not to exceed 3 acre for each acre irrigated during the irrigation seems 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, and to which such right is appurtenant, is as follows:

11.2 acres NE SE SE Section 25
T. 6 E., R. 35 E., W. M. 16.8 acres NW SW SW Section 30
T. 6 N., R. 36 E., W. M.

I have read the above and foregoing proof of appropriation of water; I know the contents thereof, and that the facts therein stated are true.

19.63.

Vemon & Brembach

1.00

and by Citt. No.

COUNTY OF UMATILLA

## CERTIFICATE OF V AT R RIGHT

This Is to Certify, That

E. BRUIDACH

of Route 1, Box 154, Milton-Freewater to the satisfaction of the STATE ENGINEER of a well

, ha**s m** State of the use of the naters of of a rig

PART Came and - cp. or Rec. Vol.

a tributary of Walla Walla River (Columbia River) irrigation of 25.3 acres

for the purpose of

21.4 of the State Engineer, and that said right to the use of said waters under Permit No. G-1991 has been perfected in accordance with the laws of Oregon; that the prority of the right hereby November 6, 1961 confirmed dates from

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 0.32 cubic foot per second

or its equivalent in case of rotation, measured at the point of diversion from the stream. The point of diversion is located in the NE4 SE4, Section 25, T. 6 N., R. 35 E., W. M. Well located 610 feet South and 1100 feet West from the  $E_{4}^{1}$  Corner, Section 25.

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:

11.2 acres NEL SEL Section 25 T. 6 N., R. 35 E., W. M.

10. 2 14.1 acres NWL SWL Section 30 T. 6 N., R. 36 E., W. M.

Certificate of water right issued to Vernon E. Brumbach and recorded at page 31290, Volume 23, State Record of Water Right Certificates, confirms the right to the use of water for irrigation of 28.0 acres. Subsequently, the right to the use of water appurtenant to 2.7 acres was canceled by order of the State Engineer entered August 16, 1968. This certificate is issued to confirm the remaining right to the use of water for irrigation and supersedes the certificate heretofore issued to Vernon E. Brumbach.

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 State Engineer, affixed

this date. September 25, 1968

State Engineer

Recorded in State Record of Water Right Certificates, Volume 27 , page 35279

issued remaining right for supersedes

Water Right Certificates

the

heretofore

State Record

# BEFORE THE STATE ENGINEER OF OREGON Umatilla County

IN THE MATTER OF THE PARTIAL )
CANCELATION OF A WATER RIGHT
IN THE NAME OF GRACE D. DENMAN)

ORDER

On December 5, 1974, Grace D. Denman submitted an affidavit that she is the owner of a water right and the lands to which the right is appurtenant; that she 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 part of that evidenced by certificate recorded at Page 35279, Volume 27, State Record of Water Right Certificates, and is for the appropriation of not to exceed 0.05 cubic foot per second of water from a well located 610 feet South and 1100 feet West from the East  $\frac{1}{4}$  corner of Section 25, Township 6 North, Range 35 East, W.M., with a priority date of November 6, 1961, for the irrigation of 3.9 acres in the  $NW^{\frac{1}{4}}$   $SW^{\frac{1}{4}}$ , Section 30, Township 6 North, Range 36 East, W.M.

That part of the water right evidenced by said certificate for the appropriation of not to exceed 0.27 cubic foot per second of water from the well located 610 feet South and 1100 feet West from the East  $\frac{1}{4}$  corner of Section 25, Township 6 North, Range 35 East, W.M., for the irrigation of 11.2 acres in the NE $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 25, Township 6 North, Range 35 East, W.M., and 10.2 acres in the NW $\frac{1}{4}$  SW $\frac{1}{4}$ , Section 30, Township 6 North, Range 36 East, W.M., is not in question in this proceeding.

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

NOW, THEREFORE, it hereby is ORDERED that the water right for the use of 0.05 cubic foot per second of water from a well located 610 feet South and 1100 feet West from the East  $\frac{1}{4}$  corner of Section 25, Township 6 North, Range 35 East, W.M., with a priority date of November 6, 1961, for the irrigation of 3.9 acres in the NW $\frac{1}{4}$  SW $\frac{1}{4}$ , Section 30, Township 6 North, Range 36 East, W.M., is canceled.

It is FURTHER ORDERED that the certificate of water right recorded at Page 35279, Volume 27, State Record of Water Right Certificates, is canceled, and in lieu thereof a new certificate be issued to Vernon E. Brumbach covering that part of the water right not in question for the appropriation of not to exceed 0.27 cubic foot per second of water from a well located 610 feet South and 1100 feet West from the East \(\frac{1}{4}\) corner of Section 25, Township 6 North, Range 35 Fast, W.M., with a priority date of November 6, 1961, for the irrigation of 11.2 acres in the NE\(\frac{1}{4}\) Section 25, Township 6 North, Range 35 East, W.M., and 10.2 acres in the NW\(\frac{1}{4}\) SW\(\frac{1}{4}\), Section 30, Township 6 North, Range 36 East, W.M.

Dated at Salem, Oregon, this 11th day of December, 1974.

/s/ CHRIS L. WHEELER State Engineer

### AFFIDAVIT

DEC5 1974
STATE ENGINEER
SALEM. OREGON

STATE OF CALIFORNIA )
Santa ) ss
County of Clara )

I, Grace/Denman, being first duly sworn, depose and say that I am the legal owner of the following described lands:

Starting at the Northeast corner of the North half of the Northwest Quarter of the Southwest Quarter of Section 30, Township 6 North, Range 36 East, W.M., thence Westerly along North line of said description a distance of 416 feet to a point of beginning. From the point of beginning thence Westerly along said North line a distance of 544 feet, thence South at right angles a distance of 320 feet, thence East at right angles a distance of 544 feet, thence North at right angles a distance of 320 feet to the point of beginning.

and the water right appurtenant thereto, which is for the use of 0.05 cubic foot of water per second from the waters of a well located 610 feet South and 1,100 feet West from the East quarter corner of Section 25, Township 6 North, Range 35 East, W.M. for the irrigation of 3.9 acres within the NW of Sw of Section 30, Township 6 North, Range 36 East, W.M., under a priority date of November 6, 1961, which is a part of the water right in the name of Vernon E. Brumback and evidenced by certificate of water right recorded at Page 35279, Volume 27, State Record of Water Right Certificates; that I have abandoned any and all interest in and to said water right and request the same be canceled.

IN WITNESS WHEREOF, I have hereunto set my hand this 29th day of November, 1974.

Subscribed and sworn to before me this

November , 1974.

Notary Public for California

29th

day of

My Commission expires Sept 26, 1977

ROBERT D. WENZEL

OFFICIAL SEAL

NOTARY PUBLIC - CALIFORNIA
SANTA CLARA COUNTY

My Commission Expires Sept. 26,1977

### STATE OF OREGON

COUNTY OF UMATILIA

## CERTIFICATE OF WATER RIGHT

This Is to Certify, That

VERNON E. BRUMBACH

of Route 1, Box 154, Milton-Freewater , State of Oregon , has made proof to the satisfaction of the STATE ENGINEER of Oregon, of a right to the use of the waters of a well

a tributary of Walla Walla River (Columbia River) irrigation of 25.3 acres

for the purpose of

under Permit No. G-1991 of the State Engineer, 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 Novelber 6, 1961

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 0.32 cubic foot per second

or its equivalent in case of rotation, measured at the point of diversion from the stream. The point of diversion is located in the  $NE_{+}^{1}$   $SE_{+}^{1}$ , Section 25, T. 6 N., R. 35 E., W. M. Well located 610 feet South and 1100 feet West from the  $E_{+}^{1}$  Corner, Section 25.

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:

11.2 acres NE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>
Section 25
T. 6 N., R. 35 E., W. M.

14.1 acres NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> Section 30 T. 6 N., R. 36 E., W. M.

Certificate of water right issued to Vernon E. Brumbach and recorded at page 31290, Volume 23, State Record of Water Right Certificates, confirms the right to the use of water for irrigation of 28.0 acres. Subsequently, the right to the use of water appurtenant to 2.7 acres was canceled by order of the State Engineer entered August 16, 1968. This certificate is issued to confirm the remaining right to the use of water for irrigation and supersedes the certificate heretofore issued to Vernon E. Brumbach.

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 State Engineer, affixed

this date. September 25, 1968

CHRIS L. WHEELER

State Engineer

Recorded in State Record of Water Right Certificates, Volume 27, page 35279

STATE OF OREGON	)	
•	)	SS.
County of	)	

I, Grace Denman, being first duly sworn, depose and say that I am the legal owner of the following described lands:

Starting at the Northeast corner of the North half of the Northwest Quarter of the Southwest Quarter of Section 30, Township 6 N, Range 36 E., W.M., thence Westerly along North line of said description a distance of 416 feet to a point of beginning. From the point of beginning thence Westerly along said North line a distance of 544 feet, thence South at right angles a distance of 320 feet, thence East at right angles a distance of 544 feet, thence North at right angles a distance of 320 feet to the point of beginning.

Beginning at the Northeast Corner of the North half of the Northwest Quarter of Section 30, Township 6 N, Range 36 E, running thence West along the North line of said North half of the Northeast Quarter of the Southwest Quarter a distance of 208 feet to a place of beginning for this description, thence continuing West along said line a distance of 208 feet, thence South along a line parallel with the East line of said North half of the Northeast Quarter of the Southwest Quarter a distance of 320 feet, thence East along a line parallel with the North line of said North half of the Northeast Quarter of the Southwest Quarter of the Southwest Quarter a distance of 208 feet, thence North along a line parallel with the East line of the said North half of the Northeast Quarter of the Southwest Quarter a distance of 320 feet to a place of beginning.

A certain tract of land beginning at the Northeast Corner of the North half of the Northwest Quarter of the Southwest Quarter of Section 30, Township 6 North, Range 36 East, running thence West along the North line of said North half of the Northwest Quarter of the Southwest Quarter a distance of 208 feet, thence South along the line parallel with East line of said North half of the Northwest Quarter of the Southwest Quarter a distance of 320 feet, thence East along a line parallel with the North line of said North half of the Northwest Quarter of the Southwest Quarter a distance of 208 feet to the East line of said North half of the Northwest Quarter of the Southwest Quarter, thence North along East line of the said North half of the Northwest Quarter of the Southwest Quarter a distance of 320 feet to the Northeast corner of the North half of the Northwest Quarter of the Southwest Quarter of Section 30, Township 6 N, Range 36 E.

and the water right appurtenant thereto, which is for the use of 0.05 cubic foot of water per second from the waters of a well located 610 feet South and 1,100 feet West from the East quarter corner of Section 25, Township 6 North, Range 35 East, W.M. for the irrigation of 3.9 acres within the NW% SW% of Section 30, Township 6 North, Range 36 East, W.M., under a priority date of November 6, 1961,

which is a part of the water right in th	ne name of Vernon E. Brumbach and	evi-
denced by certificate of water right red	corded at Page 35279, Volume 27, 9	State
Record of Water Right Certificates; that	t I have abandoned any and all in	terest
in and to said water right and request t	the same be canceled.	
IN WITNESS WHEREOF, I have he	reunto set my hand this	day of
, 1974.		
Subscribed and sworn to before	e me this	day of
?	1974.	
	Notary Public for Orego	
	My commission expires	

### BEFORE THE STATE ENGINEER OF OREGON

### Umatilla County

IN THE MATTER OF )
THE CANCELATION )
OF A WATER RIGHT )

QRUEE

On June 20, 1968, William A. Morris submitted an affidavit that he is the owner of the following described land:

Beginning at the southeast corner of the north half of the northwest quarter of the southwest quarter of Section 30, Township 6 North, Range 36 East, W.M.; thence west along the south line thereof a distance of 400 feet; thence north at right angles a distance of 310 feet; thence east and parallel to the south line of the north half of the northwest quarter of the southwest quarter a distance of 400 feet to a point on the east line of the said north half of the northwest quarter of the southwest quarter; thence south along said east line a distance of 310 feet to the point of beginning,

and the water right appurtenant thereto; that he has abandoned any and all interest in and to said water right and requests the same be canceled.

The water right in question is for the use of not to exceed 0.03 cubic foot per second of the waters of a well, tributary of Walla Walla River, for irrigation of 2.7 acres in NW+ SW+, Section 30, Township 6 North, Range 36 East, W.M., with a date of priority of November 6, 1961, and is evidenced by certificate of water right issued in the name of Vernon E. Brumbach and recorded at page 31290, Volume 23, State Record of Water Right Certificates.

That part of said water right for the use of not to exceed 0.32 cubic foot per second of the waters of a well, tributary of walla Walla River, for irrigation of 11.2 acres in NE+ SE+, Section 25, Township 6 North, Range 35 East, W.M., and 14.1 acres in NW+ SW+, Section 30, Township 6 North, Range 36 East, W.M., with a date of priority of November 6, 1961, as evidenced by certificate of water right recorded at page 31290, Volume 23, State Record of Water Right Certificates, is not in question in this proceeding.

Vol. 17, p. 283