

STATE OF CALIFORNIA

## DEPARTMENT OF PUBLIC WORKS

 DIVISION OF WATER RIGHTS
## License for Diversion and Use of Water

License No.__294<br>Permit No._㪸<br>Application No.. 28<br><br>of Alturas, Callformianotice of Assignment (seriow) hate<br>to. made proof to the<br>Notice of Assignment (0yer) satisfaction of the Divison)<br>of Water Rights of California of a right to the use of the waters of Eortuge Mast Dretnege

tributary of petreat
for the purpose of ixrigation
under Permit No. 69 of the Division of Water Rights and that said right to the use of said waters has been perfected in accordance with the laws of California, the rules and regulations of the Division of Water Rights and the terms of the said permit; that the priority of the right herein confrmed dates from Septenter 16, 1gil
that the amount of water to which such right is entitled and hereby confirmed, for the purposes qooresaid, is limited to the ampunt actually heneficially used for said purpses and shall not exceed one thousend ooteber ist to Jume int of each season.

The point of diversion of such water is located moath forty-five decrees eant three momernad


A description of the lands or the place where such water is put to beneficial use is as follows: 30 a0ree whin
the A1 1






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

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in section 20 of Chapter 586., Statutes 1913, which is as follows:
SEC. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such time as the water actually appropriated under such permits and lice appropriated, but no longer; and every such permit or license shall include the enumeration of conditions therenen which in substance shall include all of the provisions of this section and likewise the statement that any appropriator of water, to whom said permit or license may be issued, shall take the same subject to such conditions as therein expressed; provided, that if, at any time after the expiration of twenty years after the granting of a license the state,
sity pr any city, city and county, municipal water district, irrigation district, lighting district, or any political subdivision of the state shall have the right to
purchase the works and property occupied and used under said license and the works built or constructed for the enjoyment of the rights granted under said license; and in the event that the said state, city, city and county, municipal water district, irrigation district, lighting district or political subdivision of the state so desifing to purchase and the said owner of said works and property can not agree upon said purchase price, said price shall be determined in such manner as is now or may hereafter be determined in eminent dompan proceedings. II it shan appear to the trate, water comminsion at any timed
after a permit or license is issued as in this act provided that the permitee or licensec, or the heirs, successors or assigns of said permittee or lijense anter a permit or license is issued as in this act provided that the permittee or licensec, or the heirs, successors or assigns of said permittee or licensee,
has not put the water granted under said permit or license to the useful or beneficial purpose for which the permit or license was granted, or that the has not put the water granted under said permit or incense to the useful or beneicial purpose for which the permit or license was granted, or that the
permittee or licensee, or the heirs, successors or assigns of said permittee or licensee, has ceased to put said water to such useful or bencicial purpose, permittee the permittee or ticensec, or the heirs, successors or assigns of said permittee or licensee has failed to observe any of the terms and conditions in the permit or license as issued, then and in that case the said commission, after due notice to the permittee, licensee, or the heirs, succensors or assigns
of such permittee or licensee, and a hearing thereon, may revoke said permit or license, and declare the water to be unappropriated and open to further of such permittee or licensee, and a hearing thereon, may revoke said permit or license, and declare the water to be unappropriated and open to further
appropriation in accordance with the terms of this act. And the findings and declaration of said commission shall be deemed to be prima facie correct appropriation or set aside by a court of competent jurisdiction; provided, that any action brought so to modify or set aside such finding or declaration must
 licenvec of permittee under the provisions of this act if he accept such permit or license shall accept the same under the conditions precedent that no value
whatsoever in excess of the actual amount paid to the state therefor shall at any time be assigned to or claimed for any permit or license granted or issued under tue provisions of this act, or for any rights granted or acquired under the provisions of this act, in respect to the regulations by any competent public under tue provisions of this act, or for any rights granted or acquired under the provisions of this act, in respect to the regulations by any competent public rights granted or acquired under the provisions of this act, or in respect to any valuation for purposes of sale to or purchase, whether through condemnation proceedings or otherwise, by the state or any city, city and county, municipal water district, irrigation district, lighting district or any political subdivison
of the state, of the rights and property of any permittee or licensee, or the possessor of any rights granted, issued, or acquired under the provisions of this of the state, of the rights and property of any permittee or hicensee, or the possessor of any rights granted, issued, or acquired under the provisions of this
act. The application for a permit by municipalities for the use of water for said municipalities or the inhabitants thereof for domestic purposes shall be considered first in right, irrespective of whether they are first in time; provided, however, that such application for a permit or the granting thereafter of permission to any muncipality to appropriate waters, shall not authorize the appropriation of any water for other than municipal purposes; and providing, further, that where permission to appropriate is granted by the state water commission to any municipality for any quantity of water in excess of the existing
municipal needs therefor, that pending the application of the entire appropriation permitted, the state water commission shall bave the power to issue permits for the temporary appropriation of the excess of such permitted appropriation over and above the quantity being applied from time to time by such municipality; and providing, further, that in lieu of the granting of such temporary permits for appropriation, the state water commission may authorize such municipality
to become as to such surplus a public utility, subject to the jurisdiction and control of the railroad commission of the State of California for such period or to become as to such surplus a public utility, subject to the jurisdiction and control of the railroad commission of the State of California for such period or
periods from and after the date of the issuance of such permission to appropriate, as may be allowed for the application to municipal uses of the entire periods from and after the date of the issuance of such permission to appropriate, as may be allowed for the application to municipal uses of the entire
appropriation permitted; and provided, further, that when such municipality shall desire to use the additional water granted in its said application it may do appropriation permitted; and provided, turther, that when such municipality shall desire to use the additional water granted in its said application it may do
so upon making just compensation for the facilities for taking, conveying and storing such additional water rendered valueless for said purposes, to the person, firm or corporation which constructed said facilities for the temporary use of said excess waters, and which compensation, if not agreed upon between the municipality and said person, firm or corporation, may be determined in the manner provided by law for determining the value property taken
through eminent domain proceedings. Witness the signature of the Chief of the Division of
Water Rights, Department of Public Works of the State of California, and the seal of said department
this 24.19

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## H.A. LIUGBR

## ORDER CORRECTING DESCRIPTION OF

PLACE OF USE.

WHRREAS it has come to the attention of the Division of Water Rights that the description of the place of use contrained in if cense No. 284 is incorrect in that it does not truly describe the place of use for which permit was issued and upon which beneficial use of water has been made.

HON THEREFORE it is ordered that the description of said place of use be, and the same hereby is, amended and corrested in respect to section $2 \mathrm{~T} 41 \mathrm{~N}, \mathrm{R} 10 \mathrm{~K}$, M.D.B. \& M., to read section $12 \mathrm{~T} 41 \mathrm{~N}, \mathrm{R} 10 \mathrm{E} ., \mathrm{M} . \mathrm{D} . \mathrm{B}$. \& M.

WITNESS the signature of the Chief of the Division of Water Rights, Department of Public Works of the State of Californis and the seal of said department this 29 th day of August, 1925.


## LICENSE 284

10-08-20 assigned to R. H. and A. J. Anklin and John Kelley and Nancy A. Young; 06-13-22 Permit 488 cancelled;
10-27-30 assigned to Gus Meckfessel;
10-26-33 assigned to Frank McArthur;
10-29-36 assigned to Mr. and Mrs. John Connelly;
04-10-40 assigned to Frank McArthur;
10-20-45 assigned to Anna V. McArthur;
02-10-55 assigned to Frank Goularte;
08-29-60 assigned to Norman \& Joyce Quigley;
12-09-64 assigned to Walter L. \& Agnes L. Stewart;
08-29-77 assigned to El Rancho Verde;
04-18-83 assigned to Porter Partnership \#2;
02-24-86 assigned to Bank of LAmerica, Ag OREO Division;
04-19-89 assigned to Joe Kroesen;
12-16-92 assigned to John Moon-Adams;
$\qquad$

$\qquad$
8.29.77 asge to El Rancha Verde

4-18.83 asga to Pit Vrde
2.24.83 Asqd to Bankop America, Ag bpEO Rivision

4-19-84 ased to goe Kroesen
6-1-94 angd to kichard $\mathscr{L}$. fenninge


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