



STATE OF CALIFORNIA
DEPARTMENT OF PUBLIC WORKS
DIVISION OF WATER RESOURCES
ORDER

APPLICATION 3544

PERMIT 2452

LICENSE _____

ORDER REDUCING AMOUNT ALLOWED UNDER PERMIT

Permittee having served notice upon the Superior Court of the State of California in and for the County of Shasta of a voluntary reduction in the amount allowed under Application 3544, Permit 2452, and said court having so ordered,

NOW THEREFORE it is hereby ordered that the amount allowed under Permit 2452 be reduced to 35,000 acre feet per annum to be collected from about October 1 to about June 15 of each season.

WITNESS my hand and the seal of the Department of Public Works of the State of California this 28th day of January, 1938.

EDWARD HYATT, State Engineer

By Harold Conkling
Deputy





STATE OF CALIFORNIA
DEPARTMENT OF PUBLIC WORKS
DIVISION OF WATER RESOURCES

Permit

ORDER

APPLICATION 3544

PERMIT 2452

LICENSE _____

ORDER GRANTING EXTENSION OF TIME WITHIN WHICH
TO COMPLETE USE

WHEREAS good cause has been shown wherefore an extension of time should be allowed for the application of water to complete beneficial use under Application 3544 Permit 2452.

NOW THEREFORE it is hereby ordered that an extension of time be and the same is hereby granted until December 31st, 1940 within which to apply the water to complete beneficial use under said application and permit.

WITNESS my hand and the seal of the Department of Public Works of the State of California this 7th day of November, 1932.

Edward Hyatt, State Engineer

By Harold Conkling
Deputy

WES:AT



NOV 7 1932 ENB.

OM

For full information regarding filling out and filing of this form send for Rules and Regulations of the Division of Water Rights governing appropriation of water

APPLICATION No. 3544

APPLICATION FOR A PERMIT

To Appropriate Unappropriated Waters of the State of California

RECOMMENDED APPLICATION RECEIVED FOR AGRICULTURAL PURPOSES

(USE THIS FORM ALSO FOR PURELY DOMESTIC OR INDUSTRIAL PURPOSES)

I, MONTAGUE IRRIGATION DISTRICT, 13/1/27 Name changed to Montague

of Montague, County of Siskiyou State Conservation District

State of California, do hereby make application for a permit to appropriate the following described unappropriated waters of the State of California, SUBJECT TO EXISTING RIGHTS:

If the applicant is a corporation, give date and place of incorporation

SOURCE, AMOUNT AND USE APPLIED FOR

1. The source of the proposed appropriation is, Shasta River (Name of stream, lake, or other source. If underground water is to be developed, so state)

located in Siskiyou County, tributary of Klamath River

2. The amount of water which applicant desires to appropriate under this application is as follows:

(a) For diversion to be directly applied to beneficial use without storage none (1 cubic foot per second=40 miner's inches) cubic feet per second, to be so diverted from to of each season.

(b) For diversion to be stored temporarily and later applied to beneficial use 55,000 (1 acre-foot=325,851 gallons) acre-feet per annum, to be collected between October 1 and July 1 of each season.

NOTE.—Answer (a) or (b) or both (a) and (b) as may be necessary. It is important that the answers be complete and accurate. A permit can not be issued for a larger quantity than as described therein.

3. The use to which the water is to be applied is irrigation (Irrigation, domestic, industrial)

4. The point of diversion is to be located St. O. of storage dam (East side of river) bears N. 52 degrees, 43 minutes E., 2601.0 feet from S. W. cor. Sec. 25 (Give distance and bearing or coordinate distance to section or quarter section corner)

The Dam Site being within the N. E. 1/4 S. W. 1/4 and N. W. 1/4 S. W. 1/4 of Sec. 25 Tp. 43 N. R. 5 W. M. D. B & M., in the County of Siskiyou

5. The Main Canal to be 20 miles in length, terminating in the N. W. 1/4 N. W. 1/4 of Sec. 28 Tp. 45 N. R. 5 W. M. D. B. & M., the proposed location being shown throughout on the accompanying map.

6. The name of the ditch, canal or other works, if named, is to be Montague Irrigation District Main Canal and Laterals.

DESCRIPTION OF PROPOSED WORKS

(NOTE: AN APPLICATION CAN NOT BE APPROVED FOR AN AMOUNT GROSSLY IN EXCESS OF THE ESTIMATED CAPACITY OF THE DIVERSION WORKS)

Diversion Works—

7. (a) Diversion by gravity:

(1) Height of dam 100 feet; length on top 1250 feet; length at bottom 100 feet; material to be used and character of construction Hydraulic Fill with siphon spillway, also emergency spillway on reservoir rim.

(2) Description of headgate Concrete outlet conduit with 2 sets of cast iron gates, 4 gates in each set. Size of each gate opening 2 ft. 10 in. by 4 ft. 3 in.

(b) Diversion by pumping plant: Type of pumps; number of pumps; size of each; capacity of each; total pumping lift; source of power; capacity of power installation.

NOTE.—In case of insufficient space for answers in form attach extra sheets at top of page 3 and cross reference.

APR 10 1927

Conduit System (Main Conduits only)

8. Give dimensions, length, grade (feet fall per 1000 feet length), and character of construction of diversion conduit.

(a) Canal, ditch, flume: Width on top (at water line) 23.5 feet; width on bottom 10 feet; depth of water 4.5 feet; length 10,800 feet; grade 0.45 to 0.5 feet per 1000 feet; materials of construction earth (Earth, rock, timber, etc.)

(b) Pipe line: Diameter inches; length feet; grade feet per 1000 feet; total fall from intake to outlet feet; kind (Riveted steel, cement, wood-stave, etc.)

NOTE.—If a combination of different sizes or kinds of conduit is to be used, attach extra sheets with complete description, also show location of each clearly on map.

Storage Reservoir—

(PARAGRAPHS 9, 10, 11 AND 12 SHOULD NOT BE FILLED IN UNLESS STORAGE IS APPLIED FOR IN PARAGRAPH 2B)

9. The capacity of the storage reservoir will be 70,000 acre-feet; surface area 2120 acres

10. The location of the storage reservoir will be in Secs. 1, 2, 3, 4, 9, 10, 11 T. 42 N. R. 5W and 25, 35, 36 T. 43 N. R. 5W M.D.B. and M. See accompanying map

11. The storage dam will be located in N.E. 1/4 of S. W. 1/4 and N. W. 1/4 of S. W. 1/4 Sec. 25 T. 43 N. R. 5 W M.D.B. and M. It will be 100 feet in height; length on top 1250 feet; length on bottom 100 feet; width on top 25 feet; slope of front or water face 3 to 1; slope on back 2 1/2 to 1; height of dam above water line when full 9 feet.

12. Character of construction of storage dam and the materials of which it is to be built Hydraulic fill earth and small boulders

Cost—

13. Estimated cost of proposed works, \$1,200,000

APPLICATION OF WATER TO USE

14. Construction work will begin on or before July 1, 1926

15. Construction work will be completed on or before April 1, 1928

16. The water will be completely applied to the proposed use on or before May 1, 1928

17. The land to be irrigated has a total area of 19,500 acres, located in Montague Irrigation District. (State net acreage to be irrigated; not gross area of property)

See accompanying map

(Note that acreage given here must check map)

18. The crops to be irrigated are: Rice 15,000 acres; alfalfa 1,000 acres; orchard 1,000 acres; general crops 3,500 acres.

19. Irrigation will begin about April 1 and end about Sept. 30 of each year.

GENERAL

20. Are the maps as required by the Rules and Regulations filed with application? **YES** If not, state specifically the time required for filing same. (Yes or no)

21. Does the applicant own the land at the proposed point of diversion? **No** If not, state what steps have been taken to secure right of access thereto. **Options have been secured** (See Rules and Regulations for requirements as to right of access)

22. Does the applicant own all the land to be irrigated? **YES** If not, submit a copy of agreement with owners or state what arrangements have been made with them. (Yes or no)

23. Has the land to be irrigated any water right or source of water supply for irrigation other than herein applied for? **No** If so, state the nature and amount of this supply (Yes or no)

24. What is the name of the post office most used by those living near the proposed point of diversion? **Montague, California**

25. What are the names and addresses of claimants of water from the source of supply below the proposed point of diversion? **See Report on Water Supply and Use of Water from Shasta River and Tributaries by Division of Water Rights, California Department of Public Works.**

26. It is understood and agreed that this application and the permit and license which may be granted hereunder shall be subject to all the conditions set forth in Section 20 of the Water Commission Act (Statutes 1913, Chapter 586), 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 licenses shall actually be used for the useful and beneficial purpose for which said water was appropriated, but no longer; and every such permit or license shall include the enumeration of conditions therein 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, or 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 desiring 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 domain proceedings. If it shall appear to the state water commission at any time after a permit or license is issued as in this act provided that the permittee or licensee, 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 permittee or licensee, or the heirs, successors or assigns of said permittee or licensee, has ceased to put said water to such useful or beneficial purpose, or that the permittee or licensee, 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, successors 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 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 until modified 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 be commenced within thirty days after the service of notice of said revocation on said permittee or licensee, his heirs, successors or assigns. And every licensee or permittee under the provisions of this act if he accepts 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 the 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 authority of the services or the price of the services to be rendered by any permittee or licensee, his heirs, successors or assigns or by the holder of any 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 subdivision 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 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 municipality 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 have 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 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 so do 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 of property taken by and through eminent domain proceedings.

MONTAGUE IRRIGATION DISTRICT

Roy E. Sargent (Name of Applicant) SECTY.

Signed in the presence of us as witnesses:

1. **Bernard H. Gilbert** (Name)

Montague Cal. (Address)

2. **C. E. St. Charles** (Name)

Montague Cal. (Address)

For full information regarding the filling out and filing of this form send Rules and Regulations of the Division of Water Rights governing appropriation of water

APPLICATION No. 3544 2452

APPLICATION FOR A PERMIT To appropriate Unappropriated Waters of the State of California FOR AGRICULTURAL PURPOSES

(USE THIS FORM ALSO FOR PURELY DOMESTIC OR INDUSTRIAL PURPOSES)

I, Montague Irrigation District (Name of Applicant)

of Montague County of Siskiyou State of California

do hereby make application for a permit to appropriate the following described unappropriated waters of the State of California, SUBJECT TO EXISTING RIGHTS:

If the applicant is a corporation, give date and place of incorporation

SOURCE, AMOUNT AND USE APPLIED FOR

1. The source of the proposed appropriation is Shasta River located in Siskiyou County, tributary of Klamath River

2. The amount of water which applicant desires to appropriate under this application is as follows:

(a) For diversion to be directly applied to beneficial use without storage none cubic feet per second, to be so diverted from to of each season.

(b) For diversion to be stored temporarily and later applied to beneficial use 55,000 acre-feet per annum, to be collected between October 1 and July 1 of each season.

NOTE.—Answer (a) or (b) or both (a) and (b) as may be necessary. It is important that the answers be complete and accurate. A permit can not be issued for a larger quantity than as described therein.

3. The use to which the water is to be applied is irrigation (Irrigation, domestic, industrial)

4. The point of diversion is to be located St. Q of storage dam (East side of river) bears N. 52 degrees, 43 minutes E, 2601.0 feet from S.W. cor. Sec. 25.

being within the NE 1/4 SW 1/4 of Sec. 25 Tp. 43 N R. 5 W. M.D.B. & M., in the County of Siskiyou

5. The Main canal to be 20 miles in length, terminating in the NW 1/4 NW 1/4 of Sec. 28 Tp. 45 N R. 5 W. M.D.B. & M., the proposed location being shown throughout on the accompanying map.

6. The name of the ditch, canal or other works, if named, is to be Montague Irrigation District Main Canal and Laterals

DESCRIPTION OF PROPOSED WORKS

(NOTE: AN APPLICATION CAN NOT BE APPROVED FOR AN AMOUNT GROSSLY IN EXCESS OF THE ESTIMATED CAPACITY OF THE DIVERSION WORKS)

Diversion Works—

7. (a) Diversion by gravity:

(1) Height of dam 100 feet; length on top 1250 feet; length at bottom 160 feet; material to be used and character of construction Hydraulic fill with siphon spillway, also emergency spillway on reservoir rim

(2) Description of headgate Concrete outlet conduit with 2 sets of cast iron gates, 4 gates in each set. Size of each gate opening 2 ft. 10 in. by 4 ft. 3 in.

(b) Diversion by pumping plant: Type of pumps (Centrifugal, plunger, screw, etc.)

number of pumps; size of each; capacity of each cubic feet per second; total capacity of plant cubic feet per second; total pumping lift feet; source of power (Electric motor, gasoline engine, etc.) capacity of power installation horsepower.

NOTE.—In case of insufficient space for answers in form attach extra sheets at top of page 3 and cross reference.

Conduit System (Main Conduits only) —

8. Give dimensions, length, grade (feet fall per 1000 feet length), and character of construction of diversion conduit.

(a) Canal, ditch, flume: Width on top (at water line) 23.5 feet; width on bottom 10 feet; depth of water 4.5 feet; length 10,800 feet;

(Cross out two not used)

grade 0.45 to 0.5 feet per 1000 feet; materials of construction earth

(Earth, rock, timber, etc.)

(b) Pipe line: Diameter inches; length feet;

grade feet per 1000 feet; total fall from intake to outlet feet;

kind

(Riveted steel, cement, wood-stave, etc.)

NOTE—If a combination of different sizes or kinds of conduit is to be used, attach extra sheets with complete description, also show location of each clearly on map.

Storage Reservoir—

(PARAGRAPHS 9, 10, 11 AND 12 SHOULD NOT BE FILLED IN UNLESS STORAGE IS APPLIED FOR IN PARAGRAPH 2B)

9. The capacity of the storage reservoir will be 70,000 acre-feet; surface area 2120 acres

(Give 40-acre subdivisions)

10. The location of the storage reservoir will be in Secs. 1, 2, 3, 4, 5, 9, 10, 11, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, T 43 N, R 5 W, M.D.B. & M. 11.

See accompanying map

11. The storage dam will be located in NW 1/4 of SW 1/4 and NW 1/4 of SW 1/4

(40-acre subdivisions)

Sec. 25 Tps. 43 N R. 5 W M.D.B. & M. It will be 100 feet

in height; length on top 1250 feet; length on bottom 100 feet; width on top 25 feet;

slope of front or water face 3 to 1 (Feet horizontal to 1 vertical)

slope on back 2 1/2 to 1 (Feet horizontal to 1 vertical)

height of dam above water line when full 9 feet

12. Character of construction of storage dam and the materials of which it is to be built Hydraulic fill earth and small boulders

Cost—

13. Estimated cost of proposed works, \$1,200,000

APPLICATION OF WATER TO USE

14. Construction work will begin on or before July 1, 1926

15. Construction work will be completed on or before April 1, 1928

16. The water will be completely applied to the proposed use on or before May 1, 1928

17. The land to be irrigated has a total area of 19,500 acres, located in Montague Irrigation District

(State net acreage to be irrigated; not gross area of property)

See accompanying Map

18. The crops to be irrigated are: Rice, alfalfa 15,000 acres;

orchard 1,000 acres; general crops 3,500 acres.

19. Irrigation will begin about April 1 (Date) and end about Sept. 30 (Date) of each year.

GENERAL

20. Are the maps as required by the Rules and Regulations filed with application? **Yes** If not, state specifically the time required for filing same. (Yes or no)

21. Does the applicant own the land at the proposed point of diversion? **No** If not, state what steps have been taken to secure right of access thereto. **Options have been secured** (See Rules and Regulations for requirements as to right of access)

22. Does the applicant own all the land to be irrigated? **Yes** If not, submit a copy of agreement with owners or state what arrangements have been made with them. (Yes or no)

23. Has the land to be irrigated any water right or source of water supply for irrigation other than herein applied for? **No** If so, state the nature and amount of this supply. (Yes or no)

24. What is the name of the post office most used by those living near the proposed point of diversion? **Montague, California**

25. What are the names and addresses of claimants of water from the source of supply below the proposed point of diversion? **See report on Water Supply and Use of Water from Shasta River and Tributaries by Division of Water Rights, California Department of Public Works**

26. It is understood and agreed that this application and the permit and license which may be granted hereunder shall be subject to all the conditions set forth in Section 20 of the Water Commission Act (Statutes 1913, Chapter 586), 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 licenses shall actually be used for the useful and beneficial purpose for which said water was appropriated, but no longer; and every such permit or license shall include the enumeration of conditions therein 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, or 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 desiring 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 domain proceedings. If it shall appear to the state water commission at any time after a permit or license is issued as in this act provided that the permittee or licensee, 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 permittee or licensee, or the heirs, successors or assigns of said permittee or licensee, has ceased to put said water to such useful or beneficial purpose, or that the permittee or licensee, 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, successors 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 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 until modified 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 be commenced within thirty days after the service of notice of said revocation on said permittee or licensee, his heirs, successors or assigns. And every licensee or permittee under the provisions of this act if he accepts 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 the 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 authority of the services or the price of the services to be rendered by any permittee or licensee, his heirs, successors or assigns or by the holder of any 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 subdivision 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 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 municipality 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 have 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 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 so do 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 of property taken by and through eminent domain proceedings.

Montague Irrigation District
(Name of Applicant)

Roy E. Swigart, Secty

Signed in the presence of us as witnesses:

1. **Bernard H. Gilbert** **Montague, Calif**
(Name) (Address)

2. **C. G. Strichland** **Montague, Calif**
(Name) (Address)

K. H. J.
Applicant Montague Irrigation Dist
Montague, California
Application No. 3544
Permit No. 2452

APPLICATION
AGRICULTURAL
TO APPROPRIATE
THE PUBLIC WATERS OF THE
STATE OF CALIFORNIA

*This application was first received in the office
of the DIVISION OF WATER RIGHTS the 23*

day of July 1926
at 3:30 o'clock P. M.

RETURNED TO APPLICANT FOR CORRECTION

CORRECTED APPLICATION RECEIVED

Approved: April 3, 1926

Recorded in Book No. of
Permits, on Page

PERMIT No. 2452
STATE OF CALIFORNIA
COUNTY OF Sacramento
ss. _____

This is to certify that we have examined the application of which the foregoing is a true and correct copy and do hereby grant the same, subject to VESTED RIGHTS and the following limitations and conditions, in addition to those enumerated in Section 20 (Statutes 1913, Chapter 586) set forth above.

1. The amount of water appropriated shall be limited to the amount which can be beneficially used, and shall not exceed fifty-five thousand (55,000) acre feet per annum for storage to be collected from about October 1st to about June 15th of each season.

2. The maximum amount herein stated may be reduced in the license if investigation so warrants.
3. Actual construction work shall begin on or before October 1st 1926 and shall thereafter be prosecuted with reasonable diligence, and if not so commenced and prosecuted this permit may be revoked.
4. Said construction work shall be completed on or before July 1st 1930
5. Complete application of the water to the proposed use shall be made on or before July 1st 1932

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 3rd day of April, 1926