

STATE OF NEVADA**CERTIFICATE OF APPROPRIATION OF WATER**

WHEREAS, David R. Cochran, Agent, has presented to the State Engineer of the State of Nevada, Proof of Application of Water to Beneficial Use, from an underground source, through a drilled well, pump and distribution system for irrigation (landscaping) purposes. The point of diversion of water from the source is as follows:

SW $\frac{1}{4}$ NW $\frac{1}{4}$ Section 10, T.13N., R.19E., M.D.B.&M., or at a point from which the NW corner of said Section 10 bears N. 7°25'46" W., a distance of 1,828.85 feet situated in Douglas County, State of Nevada.

Under the provisions of NRS 533.425, the State Engineer has determined the date, source, purpose, amount of appropriation, and the place where such water is appurtenant, as follows:

Name of appropriator:	David L. Cochran and Arlene H. Cochran
Source:	Underground
Manner of use:	Irrigation (landscaping)
Amount of appropriation:	0.002 c.f.s., but not to exceed 0.922 acre-feet per season
Period of use:	March 1st to October 1st of each year
Date of priority of appropriation:	*September 30, 1953

Description of the works of diversion, manner and place of use:

Water is developed by means of a drilled well, 130 feet deep, 6- inch diameter casing, equipped with a 1 H.P. Flint and Walling submersible pump and totalizing meter, thence through a distribution system for sprinkler irrigation of 0.231 acres of lawn grass and various trees located within a portion of the SW $\frac{1}{4}$ NW $\frac{1}{4}$ Section 10, T.13N., R.19E., M.D.B.&M., being further described as within a portion of Assessor's Parcel Number 1319-10-210-011, Douglas County, Nevada.

*This certificate changes the point of diversion and place of use of a portion of Permit 15321, Certificate 4519, therefore, the date of priority remains the same as Permit 15321, Certificate 4519.

This certificate is issued subject to the terms of the permit and issued totally supplemental to decreed surface water from Genoa Creek, as set forth in the Findings of Fact, Conclusions of Law and Decree, in the matter of Vansickle v. Haines, et.al., in the 2nd Judicial District Court, County of Douglas, State of Nevada, dated June 13, 1881 and with the understanding that the total duty of water shall not exceed 4.0 acre-feet per acre of land irrigated per season from any and/or all sources.

The right to water hereby determined is limited to the amount which can be beneficially used, not to exceed the amount above specified, and the use is restricted to the place and for the purpose as set forth herein.

IN TESTIMONY WHEREOF, I, JASON KING, P.E., State Engineer of Nevada, have hereunto set my hand and the seal of my office, this 21st day of April, A.D., 2010.

SNC/gkl

for K.O. Hensel P.E.
State Engineer