

## STATE OF NEVADA

## CERTIFICATE OF APPROPRIATION OF WATER

Under the provisions of NRS 533.425, the State Engineer has determined:

The point of diversion of water from the source is as follows:

**SE $\frac{1}{4}$  SW $\frac{1}{4}$  Section 15, T.14N., R.19E., M.D.B.&M., or at a point from which the SW corner of said Section 15 bears S. 61°19'09" W., a distance of 2,663.5 feet situated in Douglas County, State of Nevada.**

Owner of record: John J. Ascuaga Family Trust

Source: Underground

Manner of use: Irrigation

Amount of appropriation: 0.08 c.f.s., but not to exceed 29.20 acre-feet annually\*

Period of use: January 1<sup>st</sup> through December 31<sup>st</sup> of each year

Date of priority: November 13, 1953\*\*

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

**Water is developed by means of a drilled well, 537 feet deep, 16-inch diameter casing, equipped with a 40 H.P. Peerless submersible pump and totalizing meter, thence through a series of ditches for flood irrigation of pasture grass on the following described land to which the water is appurtenant:**

18.62 acres in the NW $\frac{1}{4}$  SW $\frac{1}{4}$  Section 14, T.14N., R.19E., M.D.B.&M.  
 88.23 acres in the NW $\frac{1}{4}$  Section 15, T.14N., R.19E., M.D.B.&M.  
 92.09 acres in the SW $\frac{1}{4}$  Section 15, T.14N., R.19E., M.D.B.&M.  
 12.54 acres in the NE $\frac{1}{4}$  NW $\frac{1}{4}$  Section 22, T.14N., R.19E., M.D.B.&M.  
8.52 acres in the NW $\frac{1}{4}$  NE $\frac{1}{4}$  Section 22, T.14N., R.19E., M.D.B.&M.  
 220.00 acres total

This certificate is issued subject to the terms of the permit and specifically subject to the following terms:

**The total annual duty of water shall not exceed 4.0 acre-feet per acre of land irrigated from all sources.**

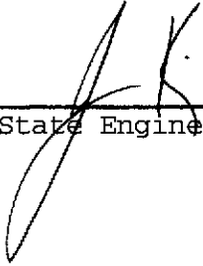
\*The water under Permit 13896, Certificate 4530; Permit 15388, Certificate 4531; Permit 27250, Certificate 9493; Permit 29703, Certificate 10109; Permit 30352, Certificate

10114; Permit 30531, Certificate 10118; Permit 36393, Certificate 10880; Permit 55790, Certificate 19622; Permit 55792, Certificate 19623 and the decreed waters of Jacks Valley Creek (Final Decree entered April 1889, by The Supreme Court of the State of Nevada, Case No. 1294, Jacob N. Winter, Appellant, v. Robert Fulstone, Respondent) is commingled and the total combined duty shall not exceed 2,377.76 acre-feet annually for the irrigation of 594.44 acres.

\*\*This certificate changes the point of diversion of a portion of Permit 15388, Certificate 4531; therefore, the date of priority remains the same as Permit 15388, Certificate 4531.

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 22nd day of October, 2014.

 P.E.  
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State Engineer

CMT/sc