

THE STATE OF NEVADA
CERTIFICATE OF APPROPRIATION OF WATER

WHEREAS, Karl Marshall (Agent) has presented to the State Engineer of the State of Nevada Proof of Application of Water to Beneficial Use, from Muddy River and Tributaries through pump, pipeline and distribution system for industrial (cooling) purposes. The point of diversion of water from the source is as follows: SE 1/4 SE 1/4 Section 15, T. 14 S., R. 65 E., M.D.B.&M., or at a point from which the S 1/4 corner of Section 14, T. 14 S., R. 65 E., M.D.B.&M., bears S. 88°33'26" E., a distance of 3,269.72 feet, situated in Clark County, State of Nevada.

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

Name of appropriator: Muddy Valley Irrigation Company
Post-office address: Overton, Nevada
Amount of appropriation: 7.0 c.f.s. but not to exceed 2,000.0 acre-feet per season
Period of use, from: October 1st to May 15 the following year.
Date of priority of appropriation: As Decreed

Description of works of diversion, manner and place of use: Water is diverted by pump from the Muddy River to a pool downstream from the River flow measuring station, thence conveyed via 3265 feet of 17 3/8" steel pipe to the place of use located within a portion of Section 5, T. 15 S., R. 66 E., M.D.B.&M., where the water use is for make up to the cooling towers. (Power generating plant)

This certificate is issued subject to the terms of the permit and further subject to that certain agreement dated January 9, 1967, by and between the Muddy Valley Irrigation Company and Nevada Power Company. This certificate also changes the point of diversion, manner & place of use of Permit 21876 which in turn changes the point of diversion of the Muddy River Decree as entered on March 20, 1920, in the Tenth Judicial District Court, State of Nevada, County of Clark, hence the terms and conditions of Permit 21876 and the Muddy River Decree apply to this certificate.

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, ROLAND D. WESTERGARD, State Engineer

Compared: dc/js of Nevada, have hereunto set my hand and the seal of my office, this
Recorded: Clark County Records. 20th day of March A.D. 1970
Roland D. Westergard, State Engineer.