OF CHECUNI WATER RIGHT.

THE IS TO CHATTY THAT SAN FORSTHOFFR
This is To Control That Skampile, Washington has made proof
to the satisfaction of the Department of Ecology of a right to the use of the public ground waters of
the State of Washington from a well
Cocated within Lot 21 of the plat of Duncan Creek Addition
Set. 3k., Tup. 2
for the purpose(30 ofdomestic_supply
under and specifically subject to provisions contain d in Ground Water Permit No G 2-00153 P
issued by the Department of Ecology and that said light to the use of said ground waters has been per-
fected in accordance with the laws of Washington and is hereby confirmed by the Department of Ecology G 2-00153 C
and entered of record in Volume at page / ; that the priority of the right hereby confirmed
dates from September 28, 1971; that the quantity of ground water under the right hereby con-
firmed for the aforesaid purposes, is limited to an amount actually beneficially used for said purposes,
and shall not exceed 10 gallons per minute; I acre-foot per year, during entire year
for domestic supply.
A description of the lands to which such ground water right is appurtenant is as follows:
Lots 21, 32, and 23 of Duncan Creek Addition in Sec. 34, T. 2 N., R. 6 E.W.M.
MET 2889303/7
St. 1850 165
Margin Clay College
The right to use of water aforescid hereby confirmed is restricted to the lands or place of use herein
described, except as provided in RCW 90.03.380, 90.03.300 and 90.44.930.
This certificate of ground water right is specifically subject to relinquishment for nonuse of water as provided in RCW 90.14.180.
as province in arter onaxion.
Given haden my hand and seal of this office at Olympia, Washington, this 26th day
September: 19 72
JOHN A. BIGGS, Director Department of Ecology
Engineering Data

actory, Court of Scaretia

er of ground water right

Assumed a separation with the practions of Counter DR. Laws of Warnington for 1935, and amendments therefore and regulations of the DR Laws of Ecology thereunder).
THE IS TO CENTRY That MAN FORSTHOFER
of Skamania, Washington , has made prov
to the satisfaction of the Department of Ecology of a right to the use of the public ground waters o
the State of Washington from a well
lucated within Lot 21 of the plat of Duncan Greek Addition
Sec. 34 Twp. 2 N., R. 6 E.W.M.
for the purpose %) ofdomestic_supply
under and specifically subject to provisions contained in the and Water Permit No. 22-20153 P
issued by the Department of Ecology and that said laby to the use of such ground setters has been per
forted in recordance with the laws of Washington, and be hereby constrained by the Department of Ecology $6/2-00153$ C
and entered of record in Volume —— at page — I— : that he provided the expect hereby confirmed
dates from September 28, 1971; that the quantity of general scater under the right become con-
framed for the atorosaid parmoses, is limited to an one out so well y beneficially used for said corpress
and shall not exceed 10 gallons per minute; I acre-foot per year, during entire year
for domestic supply.
A description of the lands to which such ground water right is apportenant is as follows.
Lots 21, 22, and 23 of Duncan Creek Addition in Sec. 34, T. 2 N., R. 6 E.W.M.

The right to use of water aforesaid hereby confirmed is restricted to the lands or place of use herein described, except as provided in RCW 90.03.380, \$0.03.390 and 90.44.020.

This certificate of ground water right is specifically subject to relinquishment for nonuse of water as provided in RCW 90.14.180.

Given under my hund and seal of this office at Olympia, Washington, this

26th day

, 19 72 .

JOHN A. BIGGS, Director Department of Ecology

ok 7771

by M. Jerry Bollen