



State of Washington  
**REPORT OF EXAMINATION  
FOR WATER RIGHT CHANGE**

Change in Place of Use

<b>PRIORITY DATE</b> 1895	<b>WATER RIGHT NUMBER</b> Dungeness Adjudicated Certificate 220
------------------------------	--

<b>MAILING ADDRESS</b> SEQUIM PRAIRIE TRI-IRRIGATION ASS'N (SEQUIM PRAIRIE) PO BOX 721 SEQUIM WA 98382	<b>SITE ADDRESS (IF DIFFERENT)</b>
---	------------------------------------

Total Quantity Authorized for Withdrawal or Diversion		
WITHDRAWAL OR DIVERSION RATE	UNITS	ANNUAL QUANTITY (AF/YR)
7.5	CFS	1913

This quantity does not include stockwater and domestic use.

Purpose					
PURPOSE	WITHDRAWAL OR DIVERSION RATE		ANNUAL QUANTITY (AF/YR)		PERIOD OF USE (mm/dd)
	ADDITIVE	UNITS	ADDITIVE		
Irrigation	7.5	CFS	1913		04/15 - 09/15
	IRRIGATED ACRES		PUBLIC WATER SYSTEM INFORMATION		
ADDITIVE 664	NON-ADDITIVE	WATER SYSTEM ID		CONNECTIONS	

And for the purposes of stock and domestic use continuously.

Source Location			
COUNTY	WATERBODY	TRIBUTARY TO	WATER RESOURCE INVENTORY AREA
Clallam	Dungeness River		18 Elwha-Dungeness

SOURCE FACILITY/DEVICE	PARCEL	TWP	RNG	SEC	QQ Q	LATITUDE	LONGITUDE
Dungeness River		30N	04W	26	NE NE		

Datum: NAD83/WGS84

Place of Use
<b>PARCELS (NOT LISTED FOR SERVICE AREAS)</b>
<b>LEGAL DESCRIPTION OF AUTHORIZED PLACE OF USE</b> The combined service areas of the Independent, Eureka, and Sequim Prairie irrigation companies as

adjudicated in 1924.

**Proposed Works**

A diversion on the Dungeness River.

**Development Schedule**

BEGIN PROJECT	COMPLETE PROJECT	PUT WATER TO FULL USE
Started	Completed	In Full Use

**Measurement of Water Use**

How often must water use be measured?	Weekly
How often must water use data be reported to Ecology?	Annually (Jan 31)
What volume should be reported?	Total Annual Volume
What rate should be reported?	Annual Peak Rate of Withdrawal (cfs)

**Provisions**

**Measurements, Monitoring, Metering and Reporting**

An approved measuring device must be installed and maintained for the source identified by this water right in accordance with the rule "Requirements for Measuring and Reporting Water Use". WAC 173-173 describes the requirements for data accuracy, device installation and operation, and information reporting. It also allows a water user to petition the Department of Ecology for modifications to some of the requirements.

Recorded water use data can be submitted via the Internet. To set up an Internet reporting account, contact the Southwest Regional Office. If you do not have Internet access, you can still submit hard copies by contacting the Southwest Regional Office for forms to submit your water use data.

Department of Ecology personnel, upon presentation of proper credentials, will have access at reasonable times, to the project location, and to inspect at reasonable times, records of water use, wells, diversions, measuring devices and associated distribution systems for compliance with water law.

**Department of Fish and Wildlife Requirement(s)**

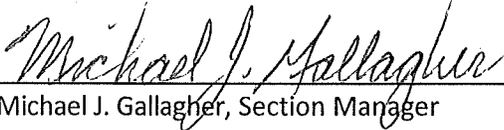
The intake(s) must be screened in accordance with Department of Fish and Wildlife screening criteria (pursuant to RCW 77.57.010, RCW 77.57.070, and RCW 77.57.040). Contact the Department of Fish and Wildlife, 600 Capitol Way N, Olympia, WA 98501-1091. Attention: Habitat Program, Phone: (360) 902-2534 if you have questions about screening criteria. <http://wdfw.wa.gov/about/contact/>

**Findings of Facts**

Upon reviewing the investigator's report, I find all facts, relevant and material to the subject application, have been thoroughly investigated.

Therefore, I ORDER approval of Change Application No. CS2-SWC220J@7, subject to existing rights and the provisions specified above.

Signed at Olympia, Washington, this 8<sup>th</sup> day of August 2012.

  
Michael J. Gallagher, Section Manager

**Your Right To Appeal**

You have a right to appeal this Order to the Pollution Control Hearing Board (PCHB) within 30 days of the date of receipt of this Order. The appeal process is governed by Chapter 43.21B RCW and Chapter 371-08 WAC. "Date of receipt" is defined in RCW 43.21B.001(2).

To appeal you must do the following within 30 days of the date of receipt of the Order.

File your appeal and a copy of this Order with the PCHB (see addresses below). Filing means actual receipt by the PCHB during regular business hours.

- Serve a copy of your appeal and this Order on Ecology in paper form - by mail or in person. (See addresses below.) E-mail is not accepted.
- You must also comply with other applicable requirements in Chapter 43.21B RCW and Chapter 371-08 WAC.

Mailing Addresses	Street Addresses
<b>Pollution Control Hearings Board</b> PO Box 40903 Olympia, WA 98504-0903	<b>Pollution Control Hearings Board</b> 1111 Israel RD SW Ste 301 Tumwater, WA 98501
<b>Department of Ecology</b> Attn: Appeals Processing Desk PO Box 47608 Olympia, WA 98504-7608	<b>Department of Ecology</b> Attn: Appeals Processing Desk 300 Desmond Drive SE Lacey, WA 98503

For additional information visit the Environmental Hearings Office Website: <http://www.eho.wa.gov>. To find laws and agency rules visit the Washington State Legislature Website: <http://www1.leg.wa.gov/CodeReviser>.

## INVESTIGATOR'S REPORT

Phil Crane, Department of Ecology

Water Right Control Number CS2-SWC220J@7

**BACKGROUND**Description and Purpose of Proposed Change

On May 17, 2012, Gary Smith, representing Sequim Prairie Tri-Irrigation Association, filed an *Application for Change of Water Right* to change the place of use of Dungeness Adjudicated Certificate 220.

Certificate 220 was issued as a result of the Dungeness River Adjudication in 1924. The Sequim Prairie Ditch Company was confirmed a diversion of 20 cubic foot per second (cfs) from the Dungeness River for irrigation of 1,000 acres, with a priority date of 1895. The place of use on the certificate is simply described as "A Company"

Attributes of the Existing Water Right and Proposed Change

Table 1. Attributes of original certificate and proposed change to SWC10458.

	<i>Existing</i>	<i>Proposed</i>
<b>Name</b>	Sequim Prairie Ditch Company	Sequim Prairie Tri-Irrigation Association
<b>Priority Date</b>	1895	1895
<b>Change Application Date</b>		5/17/2012
<b>Instantaneous Rate</b>	20	7.5
<b>Annual Quantity</b>	N/A	1913
<b>Purpose(s) of Use</b>	Irrigation of 1,000 acres	644
<b>Period of Use</b>	April 15 – September 15	Same
<b>Place(s) of Use</b>	"A company" (Area served by the company)	Area served by the combined companies now known as Sequim Prairie Tri-Irrigation Association

## Legal Requirements for Proposed Change

The following is a list of requirements that must be met prior to authorizing the proposed change in S2-ADJISWC220

## Public Notice

---

RCW 90.03.280 requires notice of a water right application be published once a week for two consecutive weeks in a newspaper of general circulation in the county where the water is diverted. An original public notice for this project proposal was posted in *The Sequim Gazette*, published in Clallam County on June 6<sup>th</sup> and June 13<sup>th</sup>, 2012. The Department of Ecology did not receive any protests or letters of concern in response to this notice.

## State Environmental Policy Act (SEPA)

---

A SEPA determination evaluates if a proposed withdrawal will cause significant adverse environmental impacts. A SEPA threshold determination is required for:

- 1) Surface water applications for more than 1 cubic feet per second (cfs). For agricultural irrigation, the threshold increases to 50 cfs, if the project isn't receiving public subsidies.
- 2) Groundwater applications requesting more than 2,250 gpm.
- 3) Projects with several water right applications where the combined withdrawals meet the conditions listed above.
- 4) Projects subject to SEPA for other reasons (e.g., the need to obtain other permits that are not exempt from SEPA).
- 5) Applications that are part of several exempt actions that collectively trigger SEPA under WAC 197-11-305.

This application does not meet any of these conditions and is categorically exempt from SEPA.

## Water Resources Statutes and Case Law

---

RCW 90.03.380(1) states a water right put to beneficial use can be changed. The point of diversion, place of use, and purpose of use can be changed as long as other water rights will not be harmed or injured.

The Washington Supreme Court has held that when Ecology processes an application for change to a water right, they are required to make a tentative determination. A tentative determination establishes the extent and validity of the claim or water right to verify that it is eligible for change. (*R.D. Merrill v. PCHB* and *Okanogan Wilderness League v. Town of Twisp*.)

## INVESTIGATION

---

The material reviewed in support of this application included the following:

- The State Surface Water Codes, administrative rules, and policies.
- Ecosystem Economics Report titled, "A review of the implementation of the 1998 MOU between the Department of Ecology and the Dungeness Water Users Association, March 2010
- Information provided by the applicant

## Intent of Proposed Change

---

The intent of this proposed change is to consolidate the place of use of three irrigation companies that joined together in the 1990's. This will allow efficient management of the company.

### History of Water Use

---

In 1924 the Superior Court of Clallam County held a general adjudication of the surface water irrigation rights diverting water from the Dungeness River. Over 25,900 acres of irrigation was confirmed in the adjudication, with a cumulative draw on the Dungeness River of over 500 cfs. These quantities have never been achieved.

Operations of the Eureka Irrigation & Milling Company, Independent Ditch Company, and the Sequim Prairie Ditch Company were consolidated in the 1990s under what is now called the Sequim Prairie Tri-Irrigation Association (Sequim Prairie Tri).

### Tentative Determination of Extent and Validity of Dungeness Adjudicated Certificate 220

---

The Washington Supreme Court holds that when processing an application for change to a water right, Ecology is required to make a tentative determination of extent and validity of the claim or right. R.D. Merrill v. PCHB and Okanogan Wilderness League v. Town of Twisp. This is necessary to establish whether the right is eligible for change.

Beginning in the late 2000's Ecology contracted with Washington Water Trust to investigate the water rights of the Dungeness River Water Users Association's. They in turn, subcontracted this work to Ecosystem Economics of Bend, Oregon. A final report was issued in March 2010. The report looked at historical water use of the Dungeness irrigators. The report, "A Review of the Implementation of the 1998 MOU Between the Department of Ecology and the Dungeness Water Users Association" is being used to quantify the irrigator's water rights as Ecology prepares to issue superseding Certificates to the irrigators. The quantification in this Report of Examination is taken from the report.

### Impairment Considerations

---

This change in place of use is not expected to impair other water rights. Water will continue to be diverted from the Dungeness River at the historical diversion point, in amounts at or less than historically diverted.

### Consideration of Protests and Comments

---

No protests were filed against this application.

### Conclusions

---

In accordance with Chapter 90.03 I find that:

- Dungeness Adjudicated Certificate 220 is in good standing and available for change.
- The proposed change in place of use will not impair existing rights.

### RECOMMENDATIONS

---

Based on the above investigation and conclusions, I recommend that the request for change to Dungeness Adjudicated Certificate 220 be approved.

Place of Use

---

Area served by the combined companies now known as Sequim Prairie Tri-Irrigation Association

*Phil Crane*

*8/8/2012*

Phil Crane

Date

*If you need this publication in an alternate format, please call Water Resources Program at (360) 407-6600. Persons with hearing loss can call 711 for Washington Relay Service. Persons with a speech disability can call 877-833-6341.*

