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STATE OF IDAHO DEPARTMENT OF WATER RESOURCES

TRANSFER OF WATER RIGHT TRANSFER NO. 84338

This is to certify that: JOHN RICE AND KATIE RICE 181 N 800 W BLACKFOOT, ID 83221-5349

has requested a change to the water right(s) listed below. This change in water right(s) is authorized pursuant to the provisions of Section 42-222, Idaho Code. A summary of the changes is also listed below. The authorized change for each affected water right, including conditions of approval, is shown on the following pages of this document.

Summary of Water Rights Before the Proposed Changes

<u>Water</u> <u>Right</u>	Origin/Basis	Priority Date	Diversion Rate	Diversion Volume	<u>Acre</u> Limit	<u>Total</u> Acres	<u>Source</u>
35-2690B	WR/DECREED	9/8/1961	0.960 cfs	96.0 af	N/A	24.0	GROUND WATER

Purpose of Transfer (Changes Proposed)

Current Number	<u>Split</u>	POD	POU	Add POD	Period of Use	Nature of Use
35-2690B	YES	YES	NO	NO	NO	NO

Summary Of Water Rights After the Approved Change

Existing Right	New No. (Changed Portion)	Transfer Rate	<u>Transfer</u> <u>Volume</u>	<u>Acre</u> Limit	<u>Total</u> Acres	New No. (remaining portion)	Remaining Rate	Remaining Volume	Remaining Acre Limit	Remaining Total Acres
35-2690B	35-14684	0.110 cfs	10.8 af	N/A	2.7	35-2690B	0.850 cfs	85.2 af	N/A	21.3
COMBINE	D TOTALS	0.110 cfs	10.8 af	N/A	2.7		N/A	N/A	N/A	N/A

This water right(s) is subject to all prior water rights and shall be administered in accordance with Idaho law and applicable rules of the Department of Water Resources. Detailed Water Right Description(s) attached.

Dated this da	ay of <u>October</u>	, 2020 A M Regional Manager	
	Suppo	ort Data	
Transfer No. 84338		35-2690B	

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WATER RIGHT NO. 35-2690B

As Modified by Transfer No. 84338

In accordance with the approval of Transfer No. 84338, Water Right No. 35-2690B is now described as follows:

Right Holder:	OMA W JC 181 N 800 BLACKFOO	W	0 832	21				:*						
Priority Date:	9/8/1961													
Source: GRO	UND WATER													
BENEFICIAL USE IRRIGATION	Ļ	<u>Fro</u> 4/01		to		0 31	1	Diver	0.8	Rate 50 cfs 50 cfs		Dive	rsion	Volume 85.2 af 85.2 af
LOCATION OF POINT	(S) OF DIVER	SION	Tex.	Å.										
GROUND WATER	SWNW	12 12	Sec	: 26 Tv	vp 029	S Rge	34E B	INGHA	AM Co	ounty				
PLACE OF USE: IRR	IGATION					1	- And	\cap						
	NE	10-50	N	W	8h 1	the star	SV	N			S	F		Ĩ
Twp Rng Sec NE I 02S 34E 26 I	NW SW SE	NE	NW	SW	SE	NE	NW		SE	NE	NW	SW	SE	Totals
POU Total Acres:	21.3	V V	11.3	10.0		風湯	A STORY							21.3
CONDITIONS OF AP	PROVAL	199												

 Pursuant to Idaho Code § 42-1412(6), this water right is subject to such general provisions necessary for the definition of the rights or for the efficient administration of water rights as determined by the Snake River Basin Adjudication court in the final unified decree entered 08/26/2014.

Transfer No. 84338

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WATER RIGHT NO. 35-14684

As Modified by Transfer No. 84338

In accordance with the approval of Transfer No. 84338, Water Right No. 35-14684 is now described as follows:

Right	Holder:	JOHN RICE KATIE RICE 181 N 800 N BLACKFOC	≡ ∧	21-534	49		*		
Priori	ty Date:	9/8/1961						*	
Sourc	e: GROU	IND WATER	1						
BENE IRRIGA	FICIAL USE	and the second	<mark>Fгот</mark> 4/01	to	To 10/31	Div		Rate O cfs O cfs	Diversion Volume 10.8 af 10.8 af
LOCA	TION OF POINT(S) OF DIVER	SION	10	1				
GROUI	ND WATER	NWNW	Se	c 26 Tw	p 02S Rge	34E BING	HAM Cou	unty	
PLAC	E OF USE: IRRI	GATION NE			N.	2	Contract of the second		
025	Rng Sec NE N 34E 26 Total Acres:	W SW SE	NE NW 2.7	IW SW	SE NE	SW NW SV	V SE	NE NW	SE SW SE Totals 2.7
CON	DITIONS OF APP	ROVAL							
1.	Use of water und distribution of wa water right is wit	ater among ar	propriator	's withi	n a water	ermaster district.	with resp At the tir	oonsibility ne of this	/ for the approval, this
2.	A lockable devic works in a mann	e subject to the subj	ne approvation approver the vertice of the second sec	al of the vaterm	e Departm aster suita	nent shall able cont	be mair rol of the	ntained or diversio	n the diverting n.
3.	This right when a headgate for irrig	combined with gation of the p	all other lace of us	rights s e.	hall provi	de no mo	ore than	4.0 afa pe	er acre at the field
4.	The right holder of this approval.	shall accompl	ish the ch	ange a	uthorized	by this tr	ansfer w	ithin one	year of the date
5.	Failure of the rigi rescind approval	ht holder to co of the transfe	omply with r.	the co	nditions o	f this trar	nsfer is c	ause for	the Director to

Transfer No. 84338

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WATER RIGHT NO. 35-14684

As Modified by Transfer No. 84338

CONDITIONS OF APPROVAL

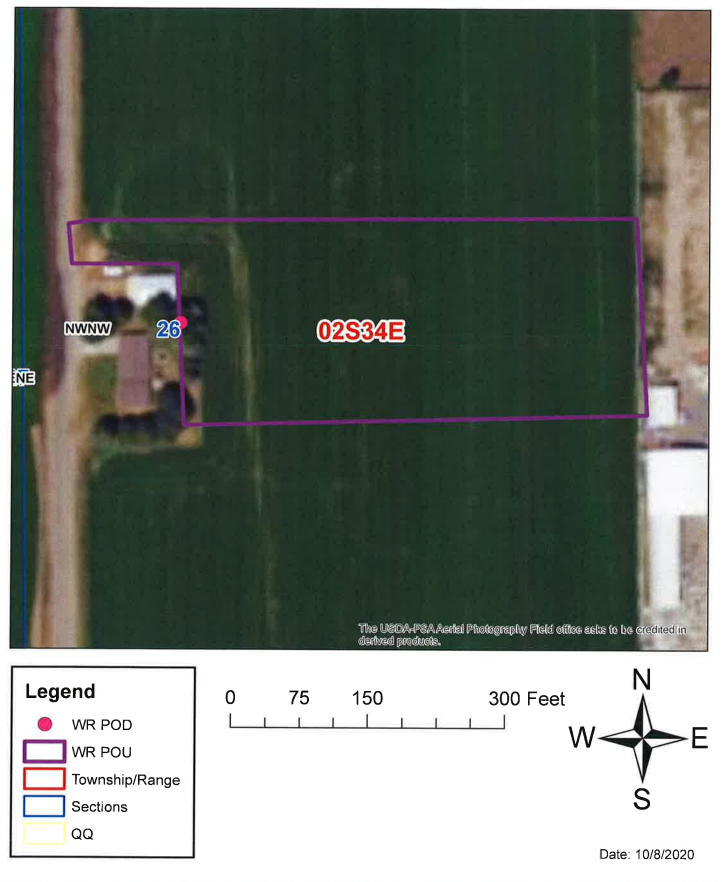
6. Pursuant to Idaho Code § 42-1412(6), this water right is subject to such general provisions necessary for the definition of the rights or for the efficient administration of water rights as determined by the Snake River Basin Adjudication court in the final unified decree entered 08/26/2014.



Transfer No. 84338

Attachment to Transfer Approval 84338

This map depicts the place of use boundary at the time of this transfer approval and is attached to the approval document solely for illustrative purposes.



DEPARTMENT OF WATER RESOURCES Eastern Region • 900 N Skyline Drive, Suite A • Idaho Falls ID 83402-1718 Phone: (208) 525-7161 • Fax: (208) 525-7177 Website: idwr.idaho.gov • Email: easterninfo@idwr.idaho.gov

BRAD LITTLE Governor

GARY SPACKMAN Director

October 8, 2020

JOHN RICE KATIE RICE 181 N 800 W BLACKFOOT ID 83221-5349

State of Idaho

Re: Transfer No: 84338 Water Right No(s).: 35-2690B

Transfer Approval Notice

Dear Water Right Holder:

The Department of Water Resources has issued the enclosed approved Transfer of Water Right(s). Please be sure to thoroughly review the conditions of approval and remarks listed on the approval document.

The Transfer of Water Right(s) is a PRELIMINARY ORDER issued by the Department pursuant to section 67-5243, Idaho Code. It can and will become a final order without further action by the Department unless the APPLICANT petitions for reconsideration or files an exception and/or brief within fourteen (14) days of the service date as described in the enclosed information sheet.

ANY PERSON aggrieved by any decision, determination, order or action of the Department and who has not previously been afforded an opportunity for a hearing on the matter may request a hearing pursuant to section 42-1701A(3), Idaho Code. A written petition contesting the action of the Department and requesting a hearing shall be filed within fifteen (15) days after receipt of the denial or conditional approval.

If the transfer approval includes a condition requiring measuring and recording devices, such devices shall comply with specifications established by the Department. Detailed specifications are available on the Department's home page on the Internet, or you can request a copy by contacting any office of the Department. Please be sure to thoroughly review the specifications to avoid unnecessary costs for reinstallation or modification due to non-conforming or improperly installed devices.

Please note that water right owners are required to report any change of water right ownership and/or mailing address to the Department within 120 days of the change. Failure to report these changes could result in a \$100 late filing fee. Contact any office of the Department or visit the Department's homepage on the Internet to obtain the proper forms and instructions.

If you have any questions, please contact me at (208) 525-7161.

Sincerely,

Christina Henman Administrative Assistant

Enclosure CC: OMA W JONES 181 N 800 W BLACKFOOT ID 83221

CERTIFICATE OF SERVICE

I hereby certify that on October 8, 2020 I mailed a true and correct copy, postage prepaid, of the foregoing PRELIMINARY ORDER (Approved Transfer) to the person(s) listed below:

Re: Transfer No.: 84338 Water Right No(s).: 35-2690B

JOHN RICE KATIE RICE 181 N 800 W BLACKFOOT ID 83221-5349

OMA W JONES 181 N 800 W BLACKFOOT ID 83221

Ma H

Christina Henman Administrative Assistant

EXPLANATORY INFORMATION TO ACCOMPANY A PRELIMINARY ORDER

(To be used in connection with actions when a hearing was **not** held)

(Required by Rule of Procedure 730.02)

The accompanying order or approved document is a "**Preliminary Order**" issued by the department pursuant to section 67-5243, Idaho Code. <u>It can and will become a final order without</u> <u>further action of the Department of Water Resources ("department") unless a party petitions</u> <u>for reconsideration, files an exception and brief, or requests a hearing as further described</u> <u>below:</u>

PETITION FOR RECONSIDERATION

Any party may file a petition for reconsideration of a preliminary order with the department within fourteen (14) days of the service date of this order. Note: the petition must be <u>received</u> by the department within this fourteen (14) day period. The department will act on a petition for reconsideration within twenty-one (21) days of its receipt, or the petition will be considered denied by operation of law. See Section 67-5243(3) Idaho Code.

EXCEPTIONS AND BRIEFS

Within fourteen (14) days after: (a) the service date of a preliminary order, (b) the service date of a denial of a petition for reconsideration from this preliminary order, or (c) the failure within twenty-one (21) days to grant or deny a petition for reconsideration from this preliminary order, any party may in writing support or take exceptions to any part of a preliminary order and may file briefs in support of the party's position on any issue in the proceeding with the Director. Otherwise, this preliminary order will become a final order of the agency.

REQUEST FOR HEARING

Unless a right to a hearing before the Department or the Water Resource Board is otherwise provided by statute, any person aggrieved by any final decision, determination, order or action of the Director of the Department and who has not previously been afforded an opportunity for a hearing on the matter may request a hearing pursuant to section 42-1701A(3), Idaho Code. A written petition contesting the action of the Director and requesting a hearing shall be filed within fifteen (15) days after receipt of the denial or conditional approval.

ORAL ARGUMENT

If the Director grants a petition to review the preliminary order, the Director shall allow all parties an opportunity to file briefs in support of or taking exceptions to the preliminary order and may schedule oral argument in the matter before issuing a final order. If oral arguments are to be heard, the Director will within a reasonable time period notify each party of the place, date and hour for the argument of the case. Unless the Director orders otherwise, all oral arguments will be heard in Boise, Idaho.

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CERTIFICATE OF SERVICE

All exceptions, briefs, requests for oral argument and any other matters filed with the Director in connection with the preliminary order shall be served on all other parties to the proceedings in accordance with IDAPA Rules 37.01.01302 and 37.01.01303 (Rules of Procedure 302 and 303).

FINAL ORDER

The Director will issue a final order within fifty-six (56) days of receipt of the written briefs, oral argument or response to briefs, whichever is later, unless waived by the parties or for good cause shown. The Director may remand the matter for further evidentiary hearings if further factual development of the record is necessary before issuing a final order. The department will serve a copy of the final order on all parties of record.

Section 67-5246(5), Idaho Code, provides as follows:

Unless a different date is stated in a final order, the order is effective fourteen (14) days after its service date if a party has not filed a petition for reconsideration. If a party has filed a petition for reconsideration with the agency head, the final order becomes effective when:

- (a) The petition for reconsideration is disposed of; or
- (b) The petition is deemed denied because the agency head did not dispose of the petition within twenty-one (21) days.

APPEAL OF FINAL ORDER TO DISTRICT COURT

Pursuant to sections 67-5270 and 67-5272, Idaho Code, if this preliminary order becomes final, any party aggrieved by the final order or orders previously issued in this case may appeal the final order and all previously issued orders in this case to district court by filing a petition in the district court of the county in which:

- i. A hearing was held,
- ii. The final agency action was taken,
- iii. The party seeking review of the order resides, or
- iv. The real property or personal property that was the subject of the agency action is located.

The appeal must be filed within twenty-eight (28) days of this preliminary order becoming final. See section 67-5273, Idaho Code. The filing of an appeal to district court does not itself stay the effectiveness or enforcement of the order under appeal.