8/7/2020

IDAHO DEPARTMENT OF WATER RESOURCES Proof Report

Water Permit 47-8039

Owner Type

Name and Address

Current Owner

CRYSTAL SPRINGS RANCH LTD

C/O DAVID R MILLARD

RT 1 BOX 119 FILER, ID 83328 (208) 326-3378

Current Owner

DAVID R MILLARD

, ID

Status: Cancelled

Source

Tributary

Beneficial Use

From To

Diversion Rate

Volume

Source and Point(s) of Diversion

Place Of Use

Conditions of Approval:

Comments:

Dates and Other Information

Water District Number: TBD Mitigation Plan: False

Combined Use Limits

N/A

SubCase:

N/A

Water Supply Bank:

N/A



State of Laho DEPARTMENT OF WATER RESOURCES

1301 North Orchard Street, Statehouse Mail, Boise, Idaho 83720 -(208) 327-7900

CECIL D. ANDRUS

GOVERNOR

R. KEITH HIGGINSON DIRECTOR

March 12, 1992

REGELVED

MAR 1 6 1992

David Millard DBA Crystal Springs Ranch 253rd Place Maple Valley, WA 98038

Ocpartment of Water Resources Southern Region Office

RE: APPLICATIONS FOR PERMIT 47-8038, 47-8039, 47-8040 AND 47-8041 IN THE NAME OF DAVID R. MILLARD

Dear Mr. Millard:

Enclosed is a copy of your letter dated January 7, 1989 to the department and a copy of my letter dated January 28, 1992, to Roger Ling in connection with the above referenced applications. Please provide the requested information promptly or complete and return the enclosed relinquishment forms so the applications can be removed from department files.

If you have questions, please feel free to contact the department.

Sincerely,

L. GLEN SAXTON, Chief Water Allocation Bureau

c: IDWR - S. Region

Encl: 6



State of Idaho

DEPARTMENT OF WATER RESOURCES

STATE OFFICE, 450 W. State Street, Boise, Idaho

CECIL D. ANDRUS

Governor

A. KENNETH DUNN Director

Files ZH

RECEIVED Department of Meter Resources

Southern Region Office

Mailing address: Statehouse Boise, Idaho 83720 (208) 334-4440

June 25, 1987

RE: Applications for Permit Nos. 47-8038/8039/8040/8041

David R. Millard dba Crystal Springs Ranch 22627 152nd SE Kent, WA 98042

Dear Mr. Millard:

This Department has recently completed the preliminary processing of the above referenced Applications for Permit to appropriate the public waters of the State of Idaho.

Although there were no protests received by the Department against the approval of the applications, the Department is presently delaying further action (approval of the applications) because the groundwater sources identified on two of the applications are located in the Twin Falls Ground Water Management Area. (Enclosed for your information is a copy of the Order creating the Management Area.)

The primary reason for creating the ground water management area was due to the competition for the hot water resource in the area. There presently is an on-going lawsuit filed by the College of Southern Idaho relative to competing uses of the hot water.

For the above reasons, the Department will hold your applications without approval pending the results of the lawsuit or evidence that there is water available for your proposed use.

Enclosed you will also find a copy of the memo written by Leah Street as per your request. If you have questions, please feel free to contact this office or our office in Twin Falls.

Sincerely,

L. GLEN SAXTON Chief, Operations Bureau

LGS:sc

Enclosures





State of Idaho

DEPARTMENT OF WATER RESOURCES

STATE OFFICE, 450 W. State Street, Boise, Idaho

CECIL D. ANDRUS

A. KENNETH DUNN
Director

Mailing address: Statehouse Boise, Idaho 83720 (208) 334-4440

July 9, 1987



JUL 10 1987

RE: Applications for Permit Nos. 47-8038/8039/8040/8041

Department, of the of finances Southern Region Onlice

David R. Millard dba Crystal Springs Ranch 22627 152nd SE Kent, WA 98042

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For the above reasons, the Department will hold your applications without approval pending the results of the lawsuit or evidence that there is water available for your proposed use.

Enclosed you will also find a copy of the memo written by Leah Street as per your request. If you have questions, please feel free to contact this office or our office in Twin Falls.

Sincerely,

L. GLEN SAXTON

Chief, Operations Bureau

. . . .

cc: Southern Region

LGS:sc

Enclosures

REGEIVED

NOV 1 0 1988

November 4, 1988

Department of Water Resources
Southern Region Office

Roger R. Ling 615 "H" Street P.O. Box 396 Rupert, ID 83350

RE: APPLICATIONS FOR PERMIT 47-8038, 47-8039, 47-8040 AND 47-8041 IN THE NAME OF DAVID R. MILLARD

Dear Mr. Ling:

The above referenced applications have been held without action for some time by the department at the request of the applicant in order that the four applications could be considered together. In late August 1988, you advised that the applicant wanted to have the two applications which proposed the appropriation of "cold" water (47-8038 and 47-8041) considered for approval separate from the other two applications.

Based on your request, the department has reviewed the two cold water applications and has concluded from the information on the applications that the intended use of the water is to commingle the cold water with the low temperature geothermal water proposed on the other two applications. Based on the intent of section 42-233, Idaho Code, as described below, it does not appear logical to consider the applications other than together.

While the wells proposed on applications 47-8039 and 47-8040 are not within the boundaries of the moratorium area created by order of the department in connection with the College of Southern Idaho law suit, the applications are immediately adjacent to the boundary of the moratorium area and are within the boundaries of the Twin Falls Ground Water Management area. Due to the proposed location of the wells, the applicant needs to provide evidence to show that there will be minimum effect or no effect upon other existing rights which utilize the low temperature geothermal resource. This showing perhaps can be accomplished through the method of well construction, reinjection of the water or other means.

Section 42-233, Idaho Code, requires that low temperature geothermal water be used primarily for its heat value and that use of the water primarily for reasons other than heat is not a beneficial use of the resource. I recognize that the applications each show heating as a use. The information that needs to be provided, however, for further

consideration of the applications is a general description of the planned operation. Such a description should include analysis of the relative volumes and temperatures as related to the sequence of uses proposed and intermingling of water.

As you know, Section 42-233, Idaho Code, requires the submittal of a bond in an amount determined by the director prior to construction, modification or deepening of any low temperature geothermal well. Section 42-235, Idaho Code, also requires the submittal of a drilling permit for each well.

Please provide the above requested information in order that the department can further consider the applications.

Sincerely,

L. GLEN SAXTON Chief, Operations Bureau

c: S. Region
David Millard

Ident. No. 47-8039

STATE OF IDAHO DEPARTMENT OF WATER RESOURCES APPLICATION FOR PERMIT

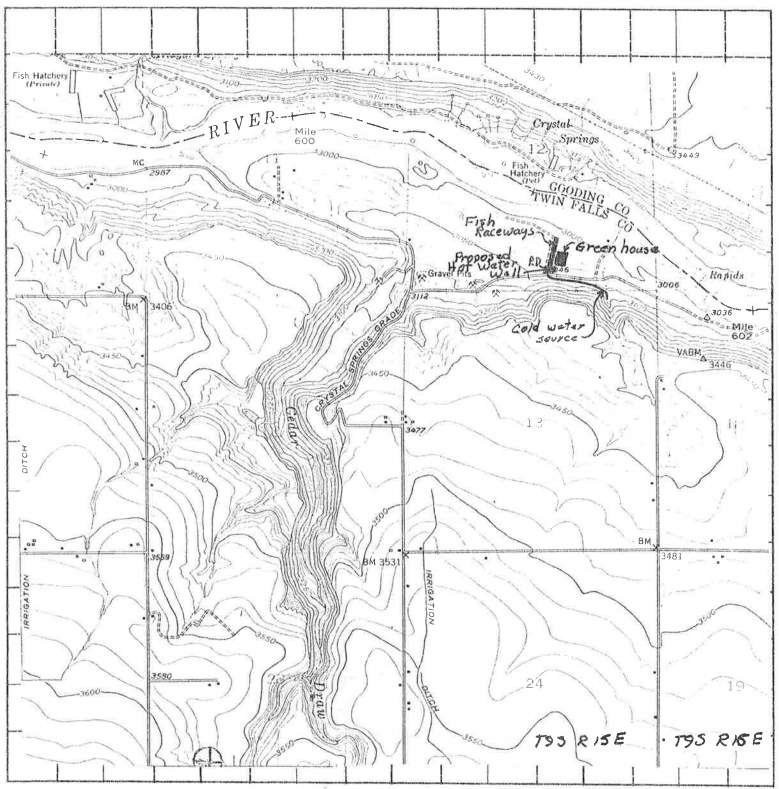
To appropriate the public waters of the State of Idaho

1.	Name of applicant David R. Millard dba Crystal Springs Ranch Phone 206-631-1407
	Post office address 22627 152nd SE Kent, WA 98042
2.	Source of water supply Groundwater which is a tributary of
3.	Location of point of diversion is SW 1/4 of SW 1/4 of SE 1/4, Govt. Lot
	Sec. 12 Township 9S Range 15E B.M. Twin Falls County; additional
	points of diversion if any:
4.	Water will be used for the following purposes:
	Amount 3.0cfs for Commercial purposes from Jan. 1 to Dec. 31 (both dates inclusive) (Greenhouse)
	Amount 3.0cfs for Fish purposes from Jan. 1 to Dec. 31 (both dates inclusive)
	Amount 3.0 for Heating purposes from Jan 1 to Dec 31 (both dates inclusive)
	Amount for purposes from to (both dates inclusive)
5.	Total quantity to be appropriated is (a) 3.0 cfs and/or (b) acre feet per annum
	Proposed diverting works:
	a. Description of ditches, flumes, pumps, headgates, etc. <u>Well</u> , <u>ditch</u> and <u>pipeline</u>
	b. Height of storage dam feet; active reservoir capacity acre-feet; total
	reservoir capacity acre-feet; period of year when water will be diverted to storage:
	toinclusive.
	c. Proposed well diameter is inches; proposed depth of well is feet.
	d. Is ground water with a temperature of greater than 90°F being sought? Yes
7.	Time required for the completion of the works and application of the water to the proposed beneficial use is
	5years (minimum 1 year).
	9 (1.59)

47-8039

8.	Descri	Description of proposed uses (if irrigation only, go to item 9):																	
	a. Hyd	a. Hydropower; show total feet of head and proposed capacity in KW.																	
	b. Sto	b. Stockwatering; list number and kind of livestock.																	
	c. Municipal; show name of municipality.																		
	d. Dor	d. Domestic; show number of households.																	
	e. Other; describe fully. Commercial greenhouse heating, and then mix with cold water for																		
		catf																	
0	Description of place of use:																		
9.	Description of place of use:																		
		a. If water is for irrigation, indicate acreage in each subdivision in the tabulation below.																	
		b. If water is used for other purposes, place a symbol of the use (example: D for Domestic) in the corres-																	
	pon	ding p	lace o	of use	belov	w. Se	e ins	tructi	ons fo	r sta	ndard	ł syml	bols.						
	RANGE	SEC.	ı —	N.	E1/4			NW¼				SW1/4				S			
TWP			NE%	NW1/4	1	SE1/4	NE1/4		SW1/4	SE1/4	NE¼	,	SW1/4	SE1/4	NE1/4	NW1/4	SW1/4	SE1/4	TOTALS
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												Total	num	ber o	f acre	es to l	oe irri	gated_	
10	. Descri	ibe an	y othe	r wat	er rig	hts u	sed fo	or the	same	purp	oses	as de	scrib	ed ab	ove.	-			
11	. a. Wh	a. Who owns the property at the point of diversion? <u>Applicant</u>																	
		b. Who owns the land to be irrigated or place of use? Applicant																	
	c. If t	c. If the property is owned by a person other than the applicant, describe the arrangement enabling the																	
		applicant to make this filing.																	
1.7	D. 12 150 5	-ko:																	
12	. Rema	Remarks:																	
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13. Map of proposed project: show clearly the proposed point of diversion, place of use, section number, township and range number.



Scale: 2 inches equal 1 mile.

BE IT KNOWN that the undersigned hereby makes application for permit to appropriate the public waters of the State of Idaho as herein set forth.

CRYSTAL SPORTS PANCH

Received by A Date 3/18/86 Time 8:30 @ Preliminary check by #
ee \$ 85. Receipted by marya # 40068 Date 4-7-86
Received by A Date 3/8/86 Time 8:30 @ Preliminary check by A See \$ 85. \(\frac{\pi}{2} \) Receipted by marga # 40060 Date 4-7-86 Publication prepared by marga Date \(\frac{\pi}{2} \frac{\pi}{8} \) Date \(\frac{\pi}{2} \frac{\pi}{8} \) Published in \(\frac{\pi}{2} \frac{\pi}{8} \) Publication approved \(\frac{\pi}{2} \frac{\pi}{8} \)
Publication approved
ACTION OF THE DIRECTOR, DEPARTMENT OF WATER RESOURCES
This is to certify that I have examined Application for Permit to appropriate the public waters of the State
daho No, and said application is hereby
 Approval of said application is subject to the following limitations and conditions:
a. SUBJECT TO ALL PRIOR WATER RIGHTS.
b. Proof of construction of works and application of water to beneficial use shall be submitted on or before
, 19
c. The rate of diversion, if water is to be used for irrigation under this permit, when combined with all other water rights for the same land shall not exceed 0.02 cubic feet per second for each acre of land.
d. The water right acquired under this permit if for hydropower purposes shall be junior and subordinate to a rights to the use of water, other than hydropower, within the State of Idaho that are initiated later in time than the priority of this permit and shall not give rise to any right or claim against any future rights to the use of water, other than hydropower, within the State of Idaho initiated later in time than the priority of the permit.
e. Other: