Form 202 P 04/1 C E I V E D AUG 0 5 2020

ID No. TP-75-149

STATE OF IDAHO DEPARTMENT OF WATER RESOURCES

Espartment of Weter Reserves

APPLICATION FOR TEMPORARY APPROVAL OF WATER USE

For a use not intended to become an established water right and not to exceed one (1) year in duration in accordance with Idaho Code § 42-202A.

Name o	Name of applicant Revival Gold Incorporated												P	Phone (208) 742-2699					
Mailing	g address	803 N	1onro	9										_ c	ity Sa	almon			
State IE)			Zip	8346	67			Ema	ail pbl	akeley	y@re∖	/ival-g	old.co	om				
1. Sour	rce of w	ater Arr	nett C	reek							tribu	tary to	Napi	as Cr	eek				
2. Loca	ation of	point(s)	of div	ersion	. If n	nore tha	n two,	, attach	ı a <u>Poi</u>	nt of D	iversi	on/Pla	ce of l	Use Su	pplem	ent.]		
TWP	RGE	SEC	GOV		1/4	1/4	1/4		Cou	ınty			So	urce			Loca	l name	or tag #
22N	19E	23			w	SW	SE		Ler	nhi		Arnett Creek							
3. Loca	ation of	nlace of	inse I	f more	row	s are ne	eded	attach	a Poir	t of Di	varcio	n/Plac	o of I	Ica Cu	nalam.				
			130. 1	_	_	s are ne	T T			it of Di	VEISIO			se su	риени				
TWP	RGE	SEC	NE	NE NW SW		SE	NE	NW	SW SE		NE	NW	W sw	SE	NE	SE NW SW SE		SE	Totals
4. Prop	osed us	e of wat	er:																
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		detailed																and de	
5. Amo							орозат	. WIII a	ссоттр	11511 1110	mich	ueu oc	geenve	e, sucii	as pre	venuo	11 01 110	ou ua	mage.
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		n daily											m.						
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		is the lai		_		•						4.							
																		_	access and
		itten evi				•													cation
9. Attac	n an 8 ½	⁄2′′ X 11′	map	identif	ying	the wat	er sou	rce, po	oint(s)	of dive	ersion,	place	(s) of	use and	d conv	eyance	syste	m.	
I hereby	acknov	vledge t	hat I a	ssum	e all 1	risk of t	he div	ersior	and	use of t	he wa	ter un	der th	is app	roval	. I cer	ify th	is is a t	temporary
use and	is not in	ntended	tobe	come	an es	tablish	ed wa	ter rig	ght.										
Kin Blakeli_									General Manager								8/3/2	2020	
Signatur	e of App	olicant						Tit	le, if a	ny							Date		
Received b	y Q	+ di						Date	014	1702	n	_	Time						
50.00 fee		by CX	- Kh				#		ate <u>8/5/2020</u> Time						2020	01			
Watermast	er comme	nts receiv	ed?										Date				_		

STATE OF IDAHO DEPARTMENT OF WATER RESOURCES

The Idaho Department of Water Resources ("Department") has examined this application for temporary approval to use water under the provisions of Idaho Code § 42-202A and has determined that: A. The application for temporary approval should be denied because B. The application for temporary approval should be approved, since 1. The temporary approval can be properly administered. 2. Other water sources are not readily available. 3. The approval is in the public interest. 4. The approval will not injure known public values associated with the water source or any known water rights. 5. If the temporary approval is within a water district, the Department has sought and considered the recommendations of the watermater. This application is therefore hereby: A. DENIED **✓** B. APPROVED, subject to the following conditions: 1. Diversion and use of water under this approval is subject to all valid existing water rights. 2. The applicant assumes all risk of the use of the water under this approval. 3. This approval authorizes a maximum diversion volume of 5 AF and a maximum diversion rate of 0.22 cfs. 4. This approval does not grant a right-of-way across the land of another. 5. The Department may cancel or reduce the rate of flow or volume authorized by this approval. For example, the Department may cancel or reduce this approval if it concludes the water use is injuring other water rights or adversely affecting fish, wildlife or other public values. 6. The applicant shall not divert water when downstream minimum flow water rights are not being satisfied. 7. This approval does not create a continuing right to use water. 8. A temporary approval for ground water recharge or prevention of flood damage shall be an opportunistic use of surplus water and shall not interfere with the filling of surface water reservoirs. 9. For a temporary approval authorizing ground water recharge or ground water or surface water remediation, the applicant shall measure and record the weekly quantity of water diverted and report the diversion data to the Department upon request. 10. This temporary approval is not an authorization for the described water use to be used as mitigation or credit for any other purpose. 11. Other: The depletion to Napias Creek resulting from diversion under this temperary approval is minigated by a proportionate reduction in diversion 12. This approval expires on Dec 31, 2020 under right 75-7062. For the Department

STATE OF IDAHO DEPARTMENT OF WATER RESOURCES

Point of Diversion/Place of Use Supplement

Attachme		Appli Appli Appli						☐ Application for☐ Beneficial Use		dication Claim itory Claim		
Location	of poi	nts of d	iversio	n (POD):							
New POD?	Twp	Rge	Sec	Govt Lot	1/4	1/4	1/4	County	Source	Local name or well/diversion tag #		
☐ Yes												
☐ Yes												
☐ Yes												
☐ Yes												
☐ Yes												
☐ Yes												
☐ Yes												
☐ Yes												
☐ Yes												
☐ Yes												

Description of place of use (POU):

- 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 corresponding place of use below.

TWP	RGE	SEC		N	E			NW				SW				S	TOTALS		
			NE	NW	sw	SE	NE	NW	sw	SE	NE	NW	sw	SE	NE	NW	sw	SE	IOIALS
22N	19E	15							×	Х	Х	X	Х	Х	×	Х	Х	Х	
22N	19E	14																Х	
22N	19E	21			Х	Х	X	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	
22N	19E	22			Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	
22N	19E	23			Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	
22N	19E	24			Х	X	Х	Х	х	Х	X	Х	Х	Х	Х	Х	Х	Х	

^{**}If this supplemental sheet is for an Application for Transfer, insert this page into Part 1B of the application.

State of Idaho DEPARTMENT OF WATER RESOURCES

Eastern Region • 900 N SKYLINE DR STE A • IDAHO FALLS, ID 83402-1718 Phone: (208)525-7161 • Fax: (208)525-7177 • Website: www.idwr.idaho.gov

Gary Spackman Director

August 7, 2020

REVIVAL GOLD INC 803 MONROE ST SALMON ID 83467-5036

RE: Application for Temporary Approval of Water Use: TP-75-149

Dear Applicant(s):

Your application for temporary water appropriation has been approved and is enclosed. The approval authorizes the temporary use of water and does not grant trespass or other activity on public land or on private property.

Please review the **conditions of approval on page 2 of the Application for Temporary Approval form** to understand the limitations associated with the temporary use of water.

This temporary approval **expires on** December 31, 2020. The expiration date cannot be extended under this temporary approval.

If you have any questions, please feel free to contact this office, and any of our agents will be able to assist you.

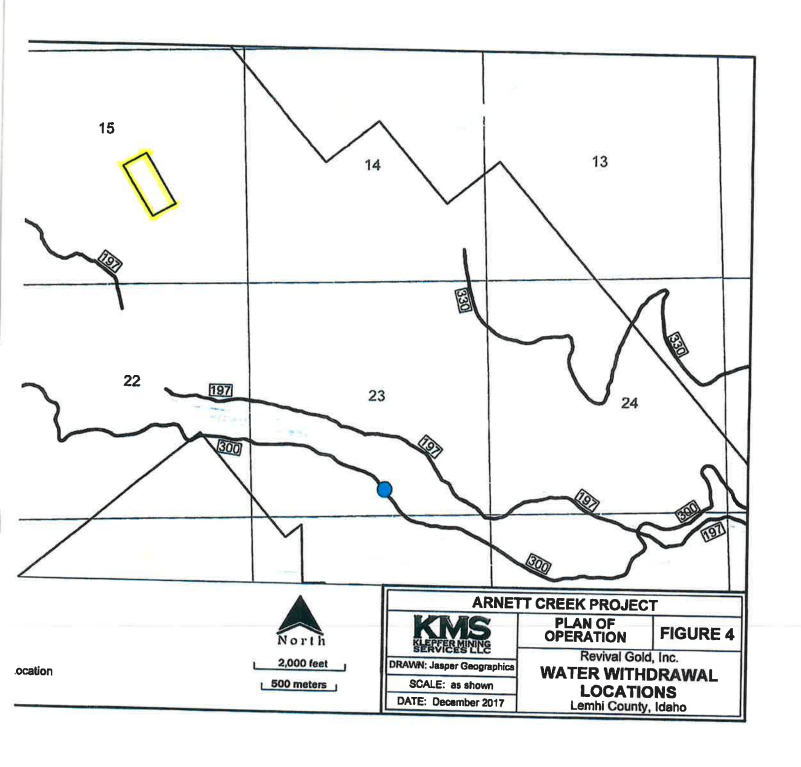
If you require additional information regarding this matter, please call me at (208) 497-3793 or email me at Christina.Henman@idwr.idaho.gov .

Sincerely.

Christina Henman Administrative Asst. I.

Enclosure(s) Receipt

CC: .



Addendum to the 2019 Arnett Drilling Plan of Operations

Background

Per the January 12, 2020 maps prepared by McGinley & Associates, submitted to the USFS by Revival Gold (Idaho) Inc. (Revival), Revival proposed to modify the Arnett Drilling Plan of Operations approved 6/14/2019 by Kyra L. Povirk, District Ranger.

Revival proposed to move 18 approved drill pads to a different location within the project area as delineated by the attached map. Access would include temporary routes per the attached map. This modification was documented by a Supplemental Information Report signed by Kyra L. Povirk on 5/12/2020. This modification includes assumption of all obligations from the 2019 Decision Notice and Finding of No Significant Impacts, the 2019 Plan that contains the reclamation bond, road use permit, and all Plan-related updates and attachments. Revival is referring to 2020 drilling as Phase II operations.

Bond

Reclamation of all disturbances connected with this plan of operations is covered by Reclamation Performance Bond No.800043917, dated 01/17/20, approved by Charles A. Mark (Principal) and Atlantic Specialty Insurance Company through Smith Manus (Surety), for the penal sum of \$114,900.00 for Plan Number POO-2018-071705. This Reclamation Performance Bond is a guarantee of faithful performance with the terms and conditions listed below, and with the reclamation requirements agreed upon in the plan of operations. This Reclamation Performance Bond also extends to and includes any unauthorized activities conducted in connection with this operation.

The bond amount for this Reclamation Performance Bond was based on a bond calculation worksheet. The bond amount may be adjusted during the term of this proposed plan of operations in response to changes in the operations or to changes in the economy. Both the Reclamation Performance Bond and the bond calculation worksheet are attached to and made part of this plan of operations. Acceptable bond securities (subject to change) include:

- Negotiable Treasury bills and notes which are unconditionally guaranteed as to both principle and interest in an amount equal at their par value to the penal sum of the bond; or
- Certified or cashler's check, bank draft, Post Office money order, cash, assigned certificate of deposit, assigned savings account, blanket bond, or an irrevocable letter of credit equal to the penal sum of the bond.
- 3. A bond (surety, certificate of deposit, letter of credit etc.) will be required for the operation. The amount of bond will be sufficient to allow the Forest Service to reclaim all areas disturbed by the exploration activity. The bond will be furnished before approval of the Plan of Operations.
- 4. Reclamation includes concurrent, seasonal, and final activities which are required to minimize surface disturbance, enhance stability, prevent erosion, and return disturbed land to a productive pre-mining condition. The standards which guide the use and release of the reclamation bond are contained in 36 CFR 228, as well as those documented in the Plan of Operations.

MAINTAINABILITY OF A SURETY BOND

1. If the bond is provided by an approved surety company, and if at a future time, prior to expiration of the Plan of Operations or relinquishment of the bond by the Forest Service (FS), the surety company providing the bond is removed from the approved list, the Operator will automatically be placed in non-compliance and will be required to replace the unapproved surety provider used to bond for this operation. Replacement bonding may be through an approved surety company or other accepted and approved bonding mechanisms.

BOND UPDATE CRITERIA

 The bond amount required for this Plan of Operations is subject to yearly review and adjustment to compensate for items including, but not limited to, completed reclamation work, changes in equipment rental rates, wage rate scales, fuel rates and increased scope of operations (increases or decreases in the amount of disturbance, addition of equipment, improvements, and materials).

BOND RELEASE CRITERIA

Addendum to the 2019 Arnett Drilling Plan of Operations

- Prior to release, a field inspection is required to verify that reclamation has been performed in accordance with the
 approved reclamation plan and Plan of Operations.
- Partial Release Upon completion of the project, portions of the bond can be released when: 1) earthwork
 (recontouring, reshaping, ripping, etc.) has been completed and 2) all disturbed areas are stabilized and reseeded.
 The amount of the bond covering these activities can be released; however, the portion of the bond covering
 revegetation will be held until revegetation release criteria are met.
- 3. Successful Revegetation Revegetation standards are established in the Salmon and Challis Forest Plans (Salmon National Forest LRMP, Appendix C, VII-C-9 and 10, A 5; Challis National Forest LRMP, IV-22 6 d, respectively). For this project, the revegetation release criteria for reclaimed sites will be to achieve 70 percent of the perennial plant cover of FS-selected comparison areas for a period of two years.
- 4. Final Bond Release Total release of the bond can only be approved when all surface structures, equipment, trash, and supplies have been removed; all disturbed areas have been recontoured and reshaped and adequate drainage has been completed; and revegetation has met the release criteria.

TERMS AND CONDITIONS

- A. If a bond is required, it must be furnished before approval of the plan of operations.
- B. Information provided with this plan marked confidential will be treated in accordance with the agency's laws, rules, and regulations.
- C. Approval of this plan does not constitute certification of ownership to any person named herein and/or recognition of the validity of any mining claim named herein.
- D. Approval of this plan does not relieve Revival of responsibility to comply with other applicable state or federal laws, rules, or regulations.
- E. If previously undiscovered cultural resources (historic or prehistoric objects, artifacts, or sites) are exposed as a result of operations, those operations will not proceed until notification is received from the Authorized Officer that provisions for mitigating unforeseen impacts as required by 36 CFR 228.4(e) and 36 CFR 800 have been complied with.
- F. This plan of operations has been approved for a period until 10/30/2021 per the 2019 Plan of Operations. A new or revised plan must be submitted in accordance with 36 CFR part 228, subpart A, if operations are to be continued after that time period.

OPERATING PLAN ACCEPTANCE

We have reviewed and agreed to comply with all conditions in this plan of operations including the required changes, modifications, special mitigation, and reclamation requirements.	0
☑I/☐We understand that the bond will not be released until the Authorized Officer in charge gives writte approval.	n

Addendum to the 2019 Arnett Drilling Plan of Operations

	(mm/dd/yy)	
OPERATING PLAN AP	PROVAL	
KYRAL. POVIRK	DISTRICT RAN	UER
(Name)	(Title)	
Kym S. Pour	7/15/20	
Signature of (Authorized Officer)	(Date)	
	(mm/dd/yy)	

Burden and Non-Discrimination Statement

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0596-0022. The time required to complete this information collection is estimated to average 12 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, perental status, religion, sexual orientation, genetic information, political beliefs, reprisal, or because all or part of an individual's income is derived from any public assistance. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at 202-720-2600 (voice and TDD).

To file a compleint of discrimination, write USDA, Director, Office of Civil Rights, 1400 Independence Avenue, SW, Washington, DC 20250-9410 or call toll free (866) 632-9992 (voice). TDD users can contact USDA through local relay or the Federal relay at (800) 877-8339 (TDD) or (866) 377-8642 (relay voice). USDA is an equal opportunity provider and employer.

Yenter, Cindy

From:

Adam Whitman <adam.whitman@Yamana.com>

Sent: To: Tuesday, August 04, 2020 10:29 AM

Subject:

Yenter, Cindy; Pete Blakeley Water right A75-07062

Cindy,

Per our previous conversation, Meridian Beartrack Co is authorizing IDWR to grant Revival Gold beneficial use of the diversion rights in our Napias Creek water right A75-07062 in their temporary water right application for 2020-21.

Meridian will subtract any diversion amounts authorized to Revival Gold from any of our own beneficial use diversion that may occur after the issuance of Revival Gold's temporary permit.

Sincerely, Adam Whitman Meridian Beartrack Co 775-200-4959

IDAHO DEPARTMENT OF WATER RESOURCES Water Right 75-7062

8/4/2020

Owner Type

Name and Address

Current Owner

MERIDIAN BEARTRACK CO

PO BOX 749 SALMON, ID 83467

(208) 756-6300

Priority Date: 5/30/1975

Basis: Decreed Status: Active

Source

Tributary

NAPIAS CREEK

PANTHER CREEK

Beneficial Use	<u>From</u>	<u>To</u>	Diversion Rate	<u>Volume</u>
MINING	03/15	12/01	1.580 CFS	408.9 AF
	Total Div	ersion	1.580 CFS	408.9 AF

Source and Point(s) of Diversion

NAPIAS CREEK	SWNW	Sec. 21, Twp 22N, Rge 20E,	LEMHI County
NAPIAS CREEK	NESE	Sec. 20, Twp 22N, Rge 20E,	→
NAPIAS CREEK	NESW	Sec. 21, Twp 22N, Rge 20E,	LEMHI County

Place Of Use

MINING within LEMHI County

			NE				NW				SW				SE				1
Twp	Rng	Sec	NE	NW	SW	SE	Totals												
22N	20E	16									х	х	х	х					
22N	20E	20		х	х	х				х	х			х		х	х		
22N	20E	21					Х	Х											

Conditions of Approval:

- 1. C18 This partial decree is subject to such general provisions necessary for the definition of the rights or for the efficient administration of the water rights as may be ultimately determined by the Court at a point in time no later than the entry of a final unified decree. Section 42-1412(6), Idaho Code.
- 2. WB4 The total instantaneous diversion of water from all points of diversion under Right 75-7062 shall not exceed 1.58 cfs, nor total combined annual volume of 408.9 af.
- 3. T17 Prior to diversion of water under this approval, the right holder shall provide a means of measurement acceptable to the Department from all authorized points of diversion which will allow determination of the total rate of diversion.
- 4. 01Q After specific notification by the Department, the right holder shall measure the diversion or shall enter into an agreement with the Department to determine the amount of water diverted from power records and shall annually report the information to the Department.

Comments:

1. PSKAGGS

9/21/2001

Transferred Right

This is now a approved transfer, transfer number = 68528

Cefalo, James

From:

Yenter, Cindy

Sent:

Tuesday, August 04, 2020 12:41 PM Cefalo, James; Henman, Christina

To: Cc:

pblakeley@revival-gold.com

Subject:

temporary app

Attachments:

20200804110621.pdf

Here's one coming your way, name of Revival Gold. I've been expecting it, and I think Peter Blakeley talked with someone in the region a few days agao. He is sending the entire packet, payment and supporting info by FedEx today. This is in the Napias Ck drainage in B75.. James we talked about this one where any consumptive use is proposed to be offset by non-use of a Meridian Beartrack right from Napias Ck.. There is an email from Beartrack and the USFS Plan of Operation included in the packet.

Mr. Blakeley had some misunderstandings about the Temporary Approval process, and did not realize the Revival approval from last year had expired. Consequently he waited a little late to file this and would like review expedited to the extent possible. I had him include the documents I thought you would need, but please don't hesitate to contact him if you need additional information.

With the mitigating right I don't have any concerns with this. The company has a NMFS-approved screen on their suction intake.

Cindy Yenter Idaho Dept of Water Resources Salmon Field Office 102 S Warpath, Salmon ID 83467 cindy.yenter@idwr.idaho.gov 208-742-0655 208-731-0901 cell