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8. Description of proposed uses (if irrigation only, go to item 9):

- a. Hydropower; show total feet of head and proposed capacity in kW.
- b. Stockwatering; list number and kind of livestock.
- c. Municipal; must complete and attach the Municipal Water Right Application Checklist.
- d. Domestic; show number of households 2 0.5acro each
- e. Other; describe fully.
- 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 corresponding place of use below. See instructions for standard symbols.

TWP	RGE	SEC		N	E			NW			SW				SE				TOTALS
			NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	IUTALS
52N	03W	33	D																
52N	U3W	33	1.0																1.0

Total number of acres to be irrigated: 1.0

10. Describe any other water rights used for the same purposes as described above. Include water delivered by a municipality. canal company, or irrigation district. If this application is for domestic purposes, do you intend to use this water, water from another source, or both, to irrigate your lawn, garden, and/or landscaping?

- 11. a. Who owns the property at the point of diversion? William
 - b. Who owns the land to be irrigated or place of use? Kevin and/or Suzanne Hoekendort
 - c. If the property is owned by a person other than the applicant, describe the arrangement enabling the applicant to make this filing: Declaration of Water Sharing and Access tasements
- 12. Describe your proposal in narrative form, and provide additional explanation for any of the items above. Attach additional pages if necessary.

Parcel	# 0	542300	21002	C					
Parcel	μa	542300	10030						
Oiotain	ung	water	right	to	protect	Future	useof	water on	saidlors

- 13. Time required for completion of works and application of water to proposed beneficial use is 5 years (minimum 1 year).
- 14. MAP OF PROPOSED PROJECT REQUIRED Attach an 81/2" x 11" map or maps clearly identifying the proposed point of diversion, place of use, section #, township & range. The map scale shall not be less than two (2) inches equal to one (1) mile.

The information contained in this application is true to the best of my knowledge. I understand that any willful misrepresentations made in this application may result in rejection of the application or cancellation of an approval.

Signature of Applicant Kevin W. Hoekendo

Print Name (and title, if applicable)

Signature of Applicant zanne

Print Name (and title, if applicable)





JIM BRANNON 5 P 2649606000 KOOTENAI COUNTY RECORDER COB Date 06/25/20184-28 PM REC OF LUKINSANDANNIS P.S.

515.00

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Recorded at the Request of:

Lukins & Annis, P.S. 601 E. Front Ave., Suite 303 Coeur d'Alene, Idaho 83814

DECLARATION OF WATER SHARING AND ACCESS EASEMENTS

This Declaration of Water Sharing and Access Easements ("Declaration") is made and effective this <u>1446</u> day of June, 2018, by GAD ENTERPRISES – IDAHO, LLC, an Idaho limited liability company ("Declarant"), with reference to the following facts:

A. The Declarant is the legal owner of three parcels of real property located along East Hayden Lake Road, near the City of Hayden, Kootenai County, Idaho, which are more particularly identified and described as follows:

Lot 1:

Lot 1, Block 1, according to the plat of Liberty Heights recorded December 20, 2006, in Book J of Plats, at Page 423 et seq., as Instrument No. 2073345000, Records of Kootenai County, Idaho.

Lot 2:

Lot 2, Block 1, according to the plat of Liberty Heights recorded December 20, 2006, in Book J of Plats, at Page 423 et seq., as Instrument No. 2073345000, Records of Kootenai County, Idaho.

Lot 3:

Lot 3, Block 1, according to the plat of Liberty Heights recorded December 20, 2006, in Book J of Plats, at Page 423 et seq., as Instrument No. 2073345000, Records of Kootenai County, Idaho.

Such lots shall be referred to herein individually by the above designations, or collectively as the "Lots."

B. The Declarant desires to establish easement rights and a cost sharing arrangement for the use of a domestic water system located on Lot 1 and which is intended to jointly serve and benefit each of the Lots. The water system currently includes a 300 foot water well located on Lot 1 at 47°48.859' latitude and 116°42.060' longitude ("Well"). At some point, it is contemplated that the owner(s) of the Lots will improve upon the water system and add a pump, pressure tanks, meters, piping, and other equipment necessary or convenient to withdraw water from the ground and transport it to the individual Lots. For purposes of this Declaration, all elements of the system that are utilized by the Lots and necessary for the delivery of water to the Lots shall be referred to collectively as the "Water System". Those elements that are utilized by less than all of the Lots and necessary for the delivery of water only to a one or two lots (e.g., the individual tanks, meters, and lines servicing just one Lot) shall be referred to as the "Private Equipment". The Water System and the Private Equipment shall be used, operated, maintained, repaired, and replaced according to the terms and conditions set forth in this Declaration.

C. Additionally, the Declarant desires to establish an access and utility easement (the "Access and Utility Easement"), for the benefit of Lot 2 and Lot 3, which shall be used, operated, maintained, repaired, and replaced according to the terms and conditions set forth in this Declaration.

NOW, THEREFORE, the Declarant hereby declares that each of the Lots shall be held, conveyed, mortgaged, encumbered, leased, rented, used, occupied, sold, and improved, subject to the easements and obligations established herein for the use and enjoyment of the Water System and the Private Equipment, and also for the use and enjoyment of the Access and Utility Easement by Lot 2 and Lot 3. The easements, obligations, and rights established herein shall constitute encumbrances and benefits running with the land and shall be perpetually binding upon and shall inure to the benefit of the Declarant, its successors in interest and assigns, and all parties having or acquiring any right, title or interest in or to any of the Lots.

The easement rights and obligations established under this Declaration shall be subject to the following terms and conditions:

 Water delivered by the Water System shall be available to all Lots for domestic and yard irrigation purposes in reasonable amounts, but shall not be used on or transferred to any other property, individual or entity, for any purpose, and none of the owners of the Lots shall have any right to grant further water easements or rights to any other property not described herein.

2. The rights of each Lot in the Water System shall be equal, but neither the Declarant nor any of its successors with respect to any of the Lots shall be deemed to have made any warranty or representation to any other Lot owner, as to the amount or quality of water available from the Water System. The Water System or the Private Equipment shall include flow restriction devices to limit flow to each of the Lots to no more than seven gallons per minute.

3. The owners of Lot 2 and Lot 3 shall have a perpetual non-exclusive easement over only that portion of Lot 1 that is reasonably necessary for purposes of accessing and the use, operation, maintenance, repair and replacement of all elements of the Water System servicing each of the Lots.

4. The Owner of Lot 3 shall also have a perpetual, non-exclusive easement over the northerly 30 feet of Lot 2, for purposes of the use, operation, maintenance, repair and replacement of all elements of the Private Equipment servicing said Lot 3. The lines actually transporting water to Lot 3 shall be located underground, and shall extend due west from the Well location to Lot 3.

5. The Owners of Lot 2 and Lot 3 shall have a perpetual, non-exclusive easement over the northerly 30 feet of Lot 1, the eastern boundary of which shall begin at the current Well location and extending westerly to the boundary of Lot 1 and Lot 2. The purpose of the easement is for the use, operation, maintenance, repair and replacement of all elements of the Private Equipment servicing said Lot 2 and Lot 3. In the event that a pump house is not constructed immediately contiguous to the Well, the easement shall include such additional land located within Lot 1 as reasonably necessary to construct lines to convey water from the pump house to Lot 2 and Lot 3.

 All costs of maintaining, repairing, and replacing the elements of the Private Equipment shall be borne solely by the owner of the Lot(s) serviced by such Private Equipment.

7. Allocation of Costs and Expenses for Water System Equipment:

 a. <u>Costs of Water System Equipment</u>: All costs of purchasing, installing, maintaining, repairing, and replacing the elements of the Water System shall be shared equally by the owners of the Lots.

b. Utility Costs: Costs of power to operate the Water System shall be borne in direct proportion to the usage of water by the individual Lots. The power bill shall be delivered to and paid, in the first instance, by the owner of Lot 1, who shall be responsible for reading the meters and allocating the cost to the three Lots based on the relative usage for the period covered by the bill. The bill and the allocation shall then be delivered to the owners of Lot 2 and Lot 3 within a reasonable time after the original receipt of the bill, and the owners of Lot 2 and 3 shall have until the due date on the bill, or 10 days from receipt of the allocation, whichever is later, to pay its share of the bill to the owner of Lot 1. Any such reimbursement payment not made within such time shall be subject to a late charge equal to 5% of the share allocated to delinquent owner(s), and if delinquent by more than 30 days, shall thereafter bear interest at the rate of 14% per annum until paid. Further, to the extent the owner of Lot 1 shall fail to timely pay the bill to the power provider, the owners Lot 2 or 3 shall have the right to pay the bill directly and seek reimbursement from the owners of the two lots. If such reimbursement is not received within 10 days of demand, then the delinquent owners shall be entitled to the same late charge and interest as described above.

c. <u>Obligation Effective Upon First Use</u>: With the exception of the Well located on Lot 1, there are no other improvements currently constructed upon any of the Lots. Currently, none of the Lots are connected to, or drawing water from, the Well. The Owner of each Lot shall have no obligation to contribute to the costs of water system equipment or share the utility costs in accordance with Paragraphs 7(a) and (b) until such time as the respective Lot connects to, and start drawing water from, the Well. At all times after commencing first use, the Owner of the respective Lot shall be obligated to share the Utility Costs in accordance with the terms of Paragraph 7(b).

It is contemplated that one or more owner of a Lot may make expenditures to purchase and install additional Water System Equipment before one or more Lot are improved and ready to draw water from the Well. This includes, but is not limited to, the installation of a pump and pump house which will be necessary to draw water from the Well. In the event less than all owners of the Lots contribute to expenditures in accordance with the terms of Paragraph 7(a), they shall be entitled to pro-rata reimbursement for the costs thereof once each Lot subsequently connects to, and starts drawing water from, the Well. Upon being presented with an itemization of the costs, the owner of the Lot shall have 30 days to tender payment for their pro-rata share of the expenditures to the owner(s) of the Lot(s) that incurred the expenditures.

8. Each of the Lot owners shall have a lien against the other Lot owner(s) to secure the payment obligations described in the preceding paragraph. Such lien may be foreclosed as a mortgage or under the power of sale in deeds of trust (the foreclosing party having the right to appoint a trustee for such purpose). The lien shall secure any delinquent payment, all late charges and interest accrued with respect thereto, and all costs and fees, including attorney's fees, incurred in connection with efforts to collect through foreclosure or otherwise. No lien rights shall arise against any Lot unless and until it connects to, and start drawing water from, the Well.

9. Notwithstanding that the Declarant owns all of the Lots, it is recognized that the interests in each individual lot is separate and distinct and that Declarant intends that the provisions hereof shall be of full force and effect and the interests in the separate Lots shall not be deemed merged or extinguished.

10. The obligations, covenants, easements and restrictions contained in this Declaration may be amended, modified, or terminated, if at all, only by the written agreement of all owners of the Lots, which shall be acknowledged and recorded before it shall become binding and effective.

11. The interpretation and enforcement of this Declaration shall be according to the laws of the State of Idaho. The invalidity or unenforceability of any provision hereof shall not limit or affect the validity or enforceability of any other provision.

12. If legal action is required or deemed necessary to interpret or enforce any of the terms or provisions of this Declaration, the prevailing party shall be entitled to recover its cost of such action, including reasonable attorney's fees, incurred in connection with such action.

 Each subsequent owner of any of the Lots described herein shall be deemed to have covenanted and agreed to the terms of this Declaration upon acceptance of a deed, regardless of form, therefore.

Executed and effective as of the date first written above.

GAD ENTERPRISES - IDAHO, LLC a vs

By:

1

George A. DuBois Managing Member STATE OF NEW MEXICO County of <u>Bernahille</u>

This record was acknowledged before me on June 19, 2018 by George A. DuBois, Managing Member of GAD Enterprises – Idaho, LLC.

Notary Public for State of New J OFFICIAL SEAL Dawn A. Cooksey NOTARY PUBLIC STATE OF NEW **MEXIC** My Comm My commission expires:

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Form 238-7 6/07

IDAHO DEPARTMENT OF WATER RESOURCES WELL DRILLER'S REPORT

1. WELL TAG NO. D 0076653	12. ST	ATIC W	ATER	LEVEL and WELL TESTS:				
Dritting Permit No	120 120							
Water right or injection well #	Depth first water encountered (ft) 130 Static water level (ft) 130 Water temp. (°F) Cold Bottom hole temp. (°F) Cold Describe access port Steel Welded Cap							
2. OWNER:	Descril	ne acces	s port	Steel Welded Cap				
2. OWNER: Name GAD Enterprises - Idaho LLC	Well to				method:			
2040 401 31	Drawo	lown (feet)	Dis	charge or Test duration Pump (d (com) (minutes) Pump	p Bailer		Flowing. Intestan	
Address	NA		22 g	pm 240 🗌				
3.WELL LOCATION: Twp. 52 North 2 or South □ Rge. 3 East □ or West 2 Sec. 331/41/41/41/41/41/4	13. LITI	A hard a start of the		mments:				
Gov't Lot County Kootenai Lat 0 48.859 (Deg. and Decimal minutes) Long 34910 E_ Havden Lake Bd	Bote Dia	From (ft)	Tø (ft)	Remarks, hthology or description abandonment, water tem	of repairs or		ator	
Govt Lot County KODIEnal	(la) 10	0	5	Clay		Y	X	
Lat. 47 0 40.009 (Deg. and Decimal minutes)	10	5	70	Decomposed Granite			X	
Long. 116 v 42.060 (Deg. and Decimal minutes) Address of Well Site 34910 E. Hayden Lake Rd	10	70	80	Granite		-	X	
Addrage of Mall Site	6	80	130	Granite	1	X		
(Give at least name of next + Distance to Road or Lengman) City Hayden	6	130	131	Fractured Granite 1 gpm		X		
(Give at least name of read + Distance to Hoad of Landmark) Lot Bilk Sub. Name	6	131	172	and the second se			X	
	6	172		Fractured Granite 1 gpm		X	1	
4. USE:	6	173	195	Granite			X	
Other	6	195 196	196	Fractured Granite 3 gpm Granite		X	x	
5. TYPE OF WORK:	6	217	217	Fractured Granite 15 gpm		X	-	
New well Replacement well Modify existing well Abandonment Other	6	218	265	Granite		+	X	
Abandonment U Other	6	265	266			×	+	
6. DRILL METROD:	6	266	300				X	
A CARDEN AND A CARDEN A		-1	-	former and the second starting of the second	in division that an		1-	
7. SEALING PROCEDURES: Seal material [From (h)] To (h) [Quantity (ibs or ft ²)] Placement method/procedure]							1	
Bentonite Chips 0 50 1750 lbs. Overbored/Dry							T	
8. CASING/LINER:								
Diameter Erme (8) To (8) Gauge/ Material Control Liner Threaded Welded							1	
(mominal) Holl (1) Schedule wateral Cosing End Hindee Wateral								
4" 20 300 40 PVC							-	
				+			+	
							+	
Was drive shoe used? Y IN Shoe Depth(s) 80'							1	
9. PERFORATIONS/SCREENS:								
Perforations PY N Method Saw Cut								
Manufactured screen							-	
Method of installation								
(Control Cont				300'			1	
(rrom (n) 10 (n) Stot size Numbernit (nominal) Material Gauge or Schedule	Compl	eted Dep	th (Meas	surable)				
200 300 1/8x6 .5 4" PVC · 40	Date S	tarted: 5	/14/20	Date Completed	5/16/20	18		
				TIFICATION:	And the second s			
				imum well construction standards	s were comp	lied with	at	
Length of Headpipe NA Length of Teilpipe NA	ine un	the rig						
Packer TY R N Type	Comp	any Nam	102	sley Drilling, Inc.	_ Co. No	532	-	
10.FILTER PACK:	Drine	pal Drille	1	Marke Housley	_ Date _ 5/1	7/2018	1	
Filter Material From (#) To (#) Quantity (has or #2) Placement method	FINE		The second	1110				
NA NA	*Drille		deve	C. Aprilley	_ Date	1/2018		
	*Open	ator II			Date			
				1				
11. FLOWING ARTESIAN:	Opera	tor I	-		_ Date			
Flowing Artesian? TY R Artesian Pressure (PSIG)	* Sign	ature of	Princip	al Driller and rig operator are n	equired.			
Describe control device								



Governor June 10, 2020 Gary Spackman Director

KEVIN HOEKENDORF SUZANNE HOEKENDORF 15972 N SILVER SPRINGS RD HAYDEN, ID 83835-9043

RE: Application for Permit No. 95-17952

Dear Applicants:

The Department of Water Resources has received your water right application. Please refer to the number referenced above in all future correspondence regarding this application.

A legal notice of the application has been prepared and is scheduled for publication in the COEUR D ALENE PRESS on 6/18/2020 and 6/25/2020. Protests to this application may be submitted for a period ending ten (10) days after the second publication.

If the application is protested, you will be sent a copy of each protest. All protests must be resolved before the application can be considered for approval. If the protest(s) cannot be resolved voluntarily, the Department will conduct a conference and/or hearing on the matter.

If the application is not protested, the Department will process your application and notify you of any action taken on the application. If your application is approved, the Department will send you a copy of the permit.

Please contact this office if you have any questions regarding the application.

Sincerely,

anny alla

Tammy Alleman Administrative Assistant

CC: WILLIAM P SPEARING 34910 E HAYDEN LAKE RD HAYDEN, ID 83835-7053

Alleman, Tammy

From:	Alleman, Tammy
Sent:	Wednesday, June 10, 2020 4:47 PM
То:	'LEGALS@CDAPRESS.COM'
Subject:	Legal Notice
Attachments:	Legal Notice for 94-9642, 94-9643, 95-17947, 95-17951, 95-17952, 95-17954, & 95-17955.docx

Please publish the enclosed legal notice in the <u>Coeur d'Alene Press</u> on the dates indicated <u>June</u> <u>18th & June 25th, 2020</u> (once a week for two consecutive weekly issues). If you cannot publish the notice on the proposed dates, please contact us immediately. Please send a proof once you have the article ready for print for our review.

An affidavit of publication must be submitted to the Department along with the publication bill. Please send the affidavit and bill to this office before **July 6, 2020.** Your cooperation is appreciated.

Thank you,

Tammy

Tammy Alleman Administrative Assistant Idaho Department of Water Resources 7600 N Mineral Drive, Suite 100 Coeur d'Alene, ID 83815-7763 Phone: (208) 762-2800 Fax (208) 762-2819 94-9642 TMI BUILDING LLC 610 W HUBBARD ST STE 200 COEUR D ALENE, ID 83814-2287 Point of Diversion L5(SENE) S33 T49N R01W **KOOTENAI** County Source ROSE LAKE Tributary COEUR D ALENE RIVER Use: IRRIGATION 03/15 to 10/31 Total Diversion: 0.11 CFS Date Filed: 05-28-2020 Place Of Use: IRRIGATION T49N R01W S33 SENE, L5(SENE) Place Of Use: IRRIGATION **T49N R01W S34 SWNW** Total Acres: 5.4 94-9643 **RHONDA SAND**

The following application(s) have been filed to appropriate the public waters of the State of Idaho:

610 W HUBBARD ST STE 125 COEUR D ALENE, ID 83814-2286 Point of Diversion SENE S33 T49N R01W **KOOTENAI** County Source ROSE LAKE Tributary COEUR D ALENE RIVER Use: IRRIGATION 03/15 to 10/31 Total Diversion: 0.12 CFS Date Filed: 05-28-2020 Place Of Use: IRRIGATION T49N R01W S33 L6(NESE),SENE,L5(SENE) Place Of Use: IRRIGATION T49N R01W S34 NWSW Total Acres: 5.8

95-17947

PATRICK MAGAJNA STEPHANIE MAGAJNA 9254 N CASTLE WAY HAYDEN, ID 83835-9684 Point of Diversion NWNE S17 T51N R03W **KOOTENAI** County Source HAYDEN LAKE **Tributary SINKS** Use: DOMESTIC 01/01 to 12/31 Total Diversion: 0.04 CFS Date Filed: 06-01-2020 Place Of Use: DOMESTIC T51N R03W S17 NWNE, L2(NWNE), SWNE

95-17951

RANDY UCHYTIL **TOERY UCHYTIL** 17433 E PEND OREILLE DIVIDE RD ATHOL, ID 83801-5056 Point of Diversion SENW S27 T53N R02W **KOOTENAI** County Source TRAPPER CREEK Tributary LEWELLEN CREEK Use: POWER

01/01 to 12/31 Total Diversion: 0.6 CFS Date Filed: 05-27-2020 Place Of Use: POWER T53N R02W S27 SENW Total Acres: 13

95-17952

KEVIN HOEKENDORF SUZANNE HOEKENDORF 15972 N SILVER SPRINGS RD HAYDEN, ID 83835-9043 Point of Diversion NENE S33 T52N R03W **KOOTENAI** County Source GROUND WATER Use: DOMESTIC 01/01 to 12/31 0.06 CFS Use: IRRIGATION 03/15 to 11/15 0.03 CFS Total Diversion: 0.09 CFS Date Filed: 06-02-2020 Place Of Use: DOMESTIC, IRRIGATION **T52N R03W S33 NENE** Total Acres: 1

95-17954

VAN MILEK SHARON MILEK 7112 N FIVE MILE RD SPOKANE, WA 99208-8982 Point of Diversion SWSE S15 T48N R04W KOOTENAI County Source GROUND WATER Use: DOMESTIC 01/01 to 12/31 Total Diversion: 0.04 CFS Date Filed: 06-04-2020 Place Of Use: DOMESTIC T48N R04W S15 NWSE,SWSE

95-17955

MATTHEW CHERRSTROM 35053 E HAYDEN LAKE RD HAYDEN, ID 83835-7054 Point of Diversion SENE S33 T52N R03W KOOTENAI County Source HAYDEN LAKE Use: DOMESTIC 03/15 to 11/15 Total Diversion: 0.04 CFS Date Filed: 06-05-2020 Place Of Use: DOMESTIC T52N R03W S33 L1(SENE)

Permits will be subject to all prior water rights. For additional information concerning the property location, contact the Northern office at (208)762-2800; or for a full description of the right(s), please see https://idwr.idaho.gov/apps/ExtSearch/WRApplicationResults/. Protests may be submitted based on the criteria of Idaho Code § 42-203A. Any protest against the approval of this application must be filed with the Director, Dept. of Water Resources, Northern Region, 7600 N MINERAL DR STE 100, COEUR D ALENE ID 83815-7763 together with a protest fee of \$25.00 for each application on or before 7/6/2020. The protestant must also send a copy of the protest to the applicant.

GARY SPACKMAN, Director

Published on 6/18/2020 and 6/25/2020





Maxey, Shaun

From: Sent: To: Subject: Maxey, Shaun Wednesday, June 3, 2020 10:09 AM 'Kevin Hoekendorf'; Suzy Hoekendorf RE: \$125 One-time Well Upgrade Fee required for Water Right Application for Permit 95-17952

Hi:

We are, unfortunately, not authorized to take payments over the phone. I have called Suzy and reviewed the well upgrade fee requirement and payment options with her.

Thanks,

Shaun Maxey IDWR

From: Kevin Hoekendorf [mailto:kevin@constructintegrity.com]
Sent: Tuesday, June 2, 2020 10:49 PM
To: Maxey, Shaun <Shaun.Maxey@idwr.idaho.gov>; Suzy Hoekendorf <suzy@constructintegrity.com>
Subject: Re: \$125 One-time Well Upgrade Fee required for Water Right Application for Permit 95-17952

Hi Shaun,

Thanks so much for all your assistance with this paperwork - we really appreciate it!

I am out of town right now for work so I haven't talked to Suzy yet. However, I do remember us talking about this fee since we are filing for this well to be used for multiple dwellings rather than one.

If there is a way for us to pay online or over the phone we can certainly do that - otherwise Suzy can mail or drop off a check at your office.

Please still feel free to call Suzy to discuss if needed.

Thanks again!!

If you could do us the favor of using the "Reply All" feature when responding to this email we would greatly appreciate it!

Thanks so much and talk soon,

Kevin Hoekendorf Integrity Construction License #955974 Cell:: 805.760.1197 Fax:: 866.496.9927 www.constructintegrity.com

"He who walks with integrity, and works righteousness, and speaks truth in his heart ... He who does these things will never be shaken." Psalms 15:2&5 On Jun 2, 2020, at 7:19 PM, Maxey, Shaun < Shaun. Maxey@idwr.1daho.gov> wrote:

Hi:

I will give you a call at your cell number tomorrow morning concerning this.

Thanks,

Shaun Maxey IDWR

From: Suzy Hoekendorf [mailto:suzy@constructintegrity.com]
Sent: Tuesday, June 2, 2020 5:40 PM
To: Maxey, Shaun <<u>Shaun.Maxey@idwr.idaho.gov</u>>
Subject: Re: \$125 One-time Well Upgrade Fee required for Water Right Application for Permit 95-17952

Hi Shaun,

Sorry I missed your call. Feel free to call me back at the number below. We did not discuss the Well Upgrade Fee - what is this for?

Thanks,

--Suzy Hoekendorf Integrity Construction License #RCT-45859 Phone:: 208.760.0611 Fax:: 866.496.9927 info@constructintegrity.com www.constructintegrity.com

On Jun 2, 2020, at 4:17 PM, Maxey, Shaun <<u>Shaun.Maxey@idwr.idaho.gov</u>> wrote:

Suzanne:

I am working on your Application For Permit and have left a voicemail concerning a required Well Upgrade Fee. Please give me a call concerning this. I don't recall if we spoke about this during our phone conversations before your Application arrived in the mail.

Shaun Maxey

Shaun M. Maxey Sr. Water Resource Agent Idaho Department of Water Resources, Northern Region Coeur d'Alene, ID 83815 (208) 762.2816