State of Idaho DEPARTMENT OF WATER RESOURCES



322 East Front Street • P.O. Box 83720 • Boise, Idaho 83720-0098 Phone: (208) 287-4800 • Fax: (208) 287-6700 • Website: www.idwr.idaho.gov

Governor May 19, 2020 GARY SPACKMAN Director

MELLIN PROPERTIES LTD PARTNERSHIP 10100 W FRANKLIN RD BOISE ID 83709-0333

RE: Permit No. 63-34046

Dear Permit Holder:

The Department of Water Resources (Department) received your Request for Extension of Time (extension) on December 16, 2019 for the above referenced permit.

Department policy is to return to the permit holder extensions which are filed more than six (6) months prior to the Proof of Beneficial Use due date, as they are considered premature. Since the proof due date on this permit is November 1, 2020, the Department is returning your extension as unprocessed.

A refund of \$50 has been requested and will be sent to you under separate cover from the Idaho State Controller's Office.

The Department will send you a "Proof Due Notice" approximately 60 days prior to November 1, 2020 requesting you to file either a Proof of Beneficial Use or Request for Extension form.

Please contact me at (208) 287-4920 if you have any questions.

Sincerely,

Jehh

Technical Records Specialist

Enclosure

From:	Judd, Debbi
To:	<u>Financial</u>
Subject:	Refund request
Date:	Monday, May 18, 2020 12:34:00 PM

TO: Sascha Marston

FROM: Debbi Judd

DATE:May 18, 2020**RE:Refund: Request for Extension of Time**

Please refund \$50. Returned Request for Extension of Time 63-34046

NAME: MELLIN PROPERTIES LTD PARTNERSHIP

ADDRESS: 10100 W FRANKLIN RD BOISE ID 83709-0333

RECEIPT #: C108106

Thank you.

Debbi

Debbi Judd Technical Records Specialist <u>debbi.judd@idwr.idaho.gov</u>

Idaho Department of Water Resources 322 E Front St PO Box 83720 Boise, ID 83720-0098 208-287-4920 www.idwr.idaho.gov

Form No. 204 Rev. 12/12 FIE C VED STATE OF IDAHO DEPARTMENT OF WATER RESOURCES	\$50 fee Receipted by <u>KU</u> Recpt No. <u>C103/66</u>			
DEC 1 6 2019 DEPARTMENT OF REQUEST FOR EXTENSION OF T NATER RESOURCES To provide additional time in which to submit proof of beneficial use for a water right	Date <u>12-16-19</u> FIME tht permit			
The Idaho Department of Water Resources will consider this form a request that the permit holder period of time under the provisions of Section 42-204, Idaho Code, in which to complete develop proof of beneficial use of water. There is a FILING FEE of \$50.00 to be included with this for	r(s) be granted an additional ment of a water right and file			
Permit no. <u>63-34046</u> Date proof is due <u>November</u>				
Name(s) of permit holder(s) Mellin Properties Ltd. Partnership				
Mailing address 10100 W Franklin Rd City Boise S	tate ID Zip 83709-0333			
Telephone no 208-250-2963 Email rmellinla@msn.co	ш, ·			
Describe what work has been completed toward the development of this water right. If no work has been completed, show "none". An eight inch well has just	t been completed			
to 370 feet, except for the top 64 feet, through rock to				
gravel with 90 feet of water from a static level of 280 f				
to be a guide well for a subsequent 20 inch well followed	the second se			
to cinfirm/determine that such depth is adequate to provi 135 acres, with the adjacent property, wit	the street with the second			
Costing \$32,100 into the gravel and (see back side) Blus \$10,000 for buried pipe & electric line from well to The permit holder(s) has been unable to complete the remainder of the work for the following main I am told told the BLM right-of-way approval process will ense years. So I shall not be able to farm during the 2020	built pivot pad. easons: up To Two take at least			
I complete the well, install the pivot, and with a tempor	ary pimp and			
motor apply water to the land.				
Permit holder(s) request an extension for <u>five</u> year(s). maximum or one Signature (If other than permit holder, Power of Attorney must be supplied) December	& two-thirds years. 11, 2019			
ACTION OF THE DEPARTMENT OF WATER RESOURCES				
The Department has reviewed the explanation for delay and concludes the reason(s) for delay n approval of the Request for Extension of Time as provided by Section(s) 42-204 and/or 42-218				
IT IS HEREBY ORDERED that the permit is REINSTATED with the priority date, 20, 20	advanced to			
IT IS HEREBY ORDERED that the above request for extension of time is APPROV	ED, and the time			
within which to submit proof of beneficial use is extended to				
Signed this day of, 20 Shelley W. Keen, Chief				

Shelley W. Keen, Chief Water Allocation Bureau

Judd, Debbi

orensen-Pereira, Meghan R <mpereira@blm.gov></mpereira@blm.gov>
/ednesday, January 22, 2020 12:06 PM
alph Mellin
idd, Debbi; Busse, Courtney L
e: Application For Line Extension to Serve Mellin Properties WO 27543362 T. 1N R 1E, ections 13 and 24
gned SF299.12.30.19.pdf; 27543362-01 - Mellin Properties BLM Permit - Exhibit - 2-13-19.pdf

Dear Mr. Mellin,

Idaho Power Company has submitted an application requesting a right-of-way to utilize public lands for a new overhead 34.5 kV distribution line to service your irrigation and well. The application was dated on December 30, 2019; however, the BLM received this application at close of business on January 21, 2020.

Attached is a copy of the application and corresponding map for your and IDWR's reference (IDWR copied on this email). As an interested party, we can keep you apprised on the status of this application as it is processed, although our primary communications will be with Idaho Power Company as the applicant. Typically customer-driven projects such as this one have the highest priority to Idaho Power to be processed; however, the BLM has many ongoing projects and it is likely that the project will have to await for staff availability to be processed, as well as complying with regulatory requirements during processing which can take some time. I can update both you and Idaho Power with a better timeframe once I have had time to review the application more thoroughly.

Please let me know if I can be of any further assistance, or if you have questions.

From: Ralph Mellin <rmellin1a@msn.com>

Sent: Wednesday, January 22, 2020 11:45 AM

Cc: Sorensen-Pereira, Meghan R <mpereira@blm.gov>; debbi.judd@idwr.idaho.gov <debbi.judd@idwr.idaho.gov> **Subject:** [EXTERNAL] Re: Application For Line Extension to Serve Mellin Properties WO 27543362 T. 1N R 1E, Sections 13 and 24

Good morning Meghan, if I may only use your first name.

The reason for my response to you is that I need an extension on the development of my well permit from the Idaho Department of Water Resources. They said about the only reason now is because of extra time needed because of a delay in government action - e. g. needed permits.

That extension start time evidently is based on the date the government received my (Idaho Power's) request.

So it would be helpful if I can confirm that the BLM now actually received the below noted IPC request. And the receipt date such as yesterday before closure or today.

Then I can copy that email reply to Water Resources.

So I thank you in advance for your confirmation with date on the receipt of the below noted transmittal.

Sincerely,

On Jan 21, 2020, at 4:27 PM, Waste, Felisa < FWaste@idahopower.com> wrote:

Hi Courtney and Meghan,

Thank you for letting me know that the application for Ralph Mellin – Mellin Properties was not received by the BLM.

Attached is a copy of the signed SF299 from December 30, 2019 and drawing for our request to extend an existing overhead power line south along the proposed extension of Cole Road to serve irrigation facilities on Mr. Mellin's property located on Section 24.

Please let me know if you have any questions or if additional information, including environmental studies are needed.

Thank you.

Felisa

Felisa A. Waste Permitting Coordinator Idaho Power | Corporate Real Estate | Land Mgmt. & Permitting PO Box 70 | Boise, ID | 83707 Ofc: (208) 388-6798 Fax: (208) 433-2842 Email: fwaste@idahopower.com

From: Busse, Courtney L <<u>cbusse@blm.gov</u>> Sent: Tuesday, January 21, 2020 3:12 PM To: Waste, Felisa <<u>FWaste@idahopower.com</u>> Subject: [EXTERNAL]Application

KEEP IDAHO POWER SECURE! External emails may request information or contain malicious links or attachments. Verify the sender before proceeding, and check for additional warning messages below.

Hi Felisa,

We got a call from Ralph Mellin wondering if you had submitted an application to us for his service line. I haven't seen anything come through but thought I would double check with you. It's in T. 1 N., R 1 E., sec 24.

Thanks!

Courtney Busse Realty Specialist BLM, Idaho State Office

IDAHO POWER LEGAL DISCLAIMER

This transmission may contain information that is privileged, confidential and/or exempt from disclosure under applicable law. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution, or use of the information contained herein (including any reliance thereon) is STRICTLY PROHIBITED. If you received this transmission in error, please immediately contact the sender and destroy the material in its entirety, whether in electronic or hard copy format. Thank you.

<Signed SF299.12.30.19.pdf>

<27543362-01 - Mellin Properties BLM Permit - Exhibit - 12-13-19.pdf>

Prescribed by DOI/USDA/DOT P.L. 96-487 and Federal Register Notice 5-22-95	APPLICATION FOR TRANSPORTATION AND UTILITY SYSTEMS AND FACILITIES ON FEDERAL LANDS		FORM APPROVED OMB Control Number: 0596-0082 Expiration Date: 8/31/2020	
			FOR AGENCY USE ONLY	
NOTE: Before completing and filing the application, the applicant should completely review this package and schedule a preapplication meeting with representatives of the agency responsible for processing the application. Each agency may have		Application Number		
specific and unique requirements to be met in preparing and processing the application. Many times, with the help of the agency representative, the application can be completed at the preapplication meeting.			Date Filed	
1. Name and address of applicant (include zip code)		 Name, title, and address of authorized agent if different from item 1 (include zip code) 	3. Telephone (with area code) 208-388-6798	
Idaho Power Company		Ralph Mellin, Mellin Properties Ltd.	Applicant	
Felisa Waste		10100 W. Franklin Road Boise, ID 83709-0333		
P.O. Box 70 Boise, ID 83707			Authorized Agent	
			208-250-2963	
4. As applicant are you? (check one)	5. Speci	fy what application is for: (check one)		
a. 🗌 Individual	a. 🗶	New authorization		
b. 🗵 Corporation*	b.	Renewing existing authorization number		
c. Dertnership/Association*	c. Amend existing authorization number			
d. State Government/State Agency	d. Assign existing authorization number			
e. Dccal Government	e. Existing use for which no authorization has been received *			
f. Federal Agency	f. 🗌	Other*		
* If checked, complete supplemental page * If checked, provide details under item 7				
6. If an individual, or partnership, are you a citizen(s) of the United States?				

7. Project description (describe in detall): (a) Type of system or facility, (e.g., canal, pipeline, road): (b) related structures and facilities; (c) physical specifications (Length, width, grading, etc.); (d) term of years needed: (e) time of year of use or operation; (f) Volume or amount of product to be transported; (g) duration and timing of construction; and (h) temporary work areas needed for construction (Attach additional sheets, if additional space is needed.)

Idaho Power Company (IPC) is requesting authorization for a new overhead 34.5kV distribution line to serve an irrigation pivot and well belonging to Ralph Mellin located:

T. 1N., R. 2E., Ada County, Idaho B.M.

Sec. 19, SW1/4NW1/4, NW1/4SW1/4

Length 2,687.41 Feet, Width 40 Feet, Area 2.47 Acres Will extend on the west side of the proposed future location of Cole Road.

See enclosed map.

IPC will conduct maintenance activities and implement best management practices in accordance with Master Agreement BLM-MA-ID-001.

8. Attach a map covering area and show location of project proposal				
9. State or Local government approval:	Attached Applied for X Not Required			
10. Nonreturnable application fee:	Attached X Not required			
11. Does project cross international bou	ndary or affect international waterways? 🔲 Yes 🕱 No (if "yes," indicate on map)			

12. Give statement of your technical and financial capability to construct, operate, maintain, and terminate system for which authorization is being requested.

IPC has the technical and financial capability to construct, operate, maintain, and terminate the requested facility in accordance with Federal and State regulations governing private utilities. IPC has successfully constructed, operated, and maintained electrical facilities in Idaho, Oregon, and Wyoming for over 100 years.

13a. Describe other reasonable alternative routes and modes considered. This is the best route to serve the customer and will parallel on the east side, the proposed extension of Cole Road. No other routes were considered.

b. Why were these alternatives not selected? N/A

c. Give explanation as to why it is necessary to cross Federal Lands. This is the best route and does cross Federal Lands and will be adjacent to the extension of Cole Road.

14. List authorizations and pending applications filed for similar projects which may provide information to the authorizing agency. (Specify number, date, code, or name)

N/A

15. Provide statement of need for project, including the economic feasibility and items such as: (a) cost of proposal (construction, operation, and maintenance); (b) estimated cost of next best alternative; and (c) expected public benefits.

The construction of this power line will serve an existing landowner and will allow IPC to operate and maintain the proposed power line in a safe and reliable manner.

16. Describe probable effects on the population in the area, including the social and economic aspects, and the rural lifestyles. No impact to rural lifestyle. Mr. Mellin has requested this power line extension for irrigation purposes.

17. Describe likely environmental effects that the proposed project will have on: (a) air quality; (b) visual impact; (c) surface and ground water quality and quantity; (d) the control or structural change on any stream or other body of water; (e) existing noise levels; and (f) the surface of the land, including vegetation, permafrost, soil, and soil stability.

The environmental effects of this electrical facility have been considered and no issues are anticipated as it is an extension from an existing overhead line and will run through land currently being farmed.

18. Describe the probable effects that the proposed project will have on (a) populations of fish, plantlife, wildlife, and marine life, including threatened and endangered species; and (b) marine mammals, including hunting, capturing, collecting, or killing these animals. Studies to be provided upon BLM's request.

19. State whether any hazardous material, as defined in this paragraph, will be used, produced, transported or stored on or within the right-of-way or any of the right-of-way facilities, or used in the construction, operation, maintenance or termination of the right-of-way or any of Its facilities. "Hazardous material" means any substance, pollutant or contaminant that is listed as hazardous under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. 9601 et seq., and its regulations. The definition of hazardous substances under CERCLA includes any "hazardous waste" as defined in the Resource Conservation and Recovery Act of 1976 (RCRA), as amended, 42 U.S.C. 6901 et seq., and its regulations. The definition of hazardous material as defined by the Atomic Energy Act of 1954, as amended, 42 U.S.C. 2011 et seq. The term does not include petroleum, including crude oil or any fraction thereof that is not otherwise specifically listed or designated as a hazardous substance under CERCIA Section 101(14), 42 U.S.C. 9601(14), nor does the term include natural gas.

None; no hazardous materials will be used, produced, transported or stored on or within the ROW.

20. Name all the Department(s)/Agency(ies) where this application is being filed. BLM

I HEREBY CERTIFY, That I am of legal age and authorized to do business in in the application and believe that the information submitted is correct to the be	
Signature of Applicant	Date 12/30/2019
Title 18, U.S.C. Section 1001, makes it a crime or any person knowingly and false, fictitious, or fraudule cetatements or representations as to any matter w	willfully to make to any department or agency of the United States any thin its jurisdiction.
0	STANDARD FORM 299 (REV. 5/2009) PAGE 2

GENERAL INFORMATION ALASKA NATIONAL INTEREST LANDS

This application will be used when applying for a right-of-way, permit, license, lease, or certificate for the use of Federal lands which lie within conservation system units and National Recreation or Conservation Areas as defined in the Alaska National Interest lands Conservation Act. Conservation system units include the National Park System, National Wildlife Refuge System, National Wild and Scenic Rivers System, and National Trails System, National Wilderness Preservation System, and National Forest Monuments.

Transportation and utility systems and facility uses for which the application may be used are:

1. Canals, ditches, flumes, laterals, pipes, pipelines, tunnels, and other systems for the transportation of water.

2. Pipelines and other systems for the transportation of liquids other than water, including oil, natural gas, synthetic liquid and gaseous fuels, and any refined product produced therefrom.

3. Pipelines, slurry and emulsion systems, and conveyor belts for transportation of solid materials.

4. Systems for the transmission and distribution of electric energy.

 Systems for transmission or reception of radio, television, telephone, telegraph, and other electronic signals, and other means of communications.

6. Improved right-of-way for snow machines, air cushion vehicles, and allterrain vehicles.

7. Roads, highways, railroads, tunnels, tramways, airports, landing strips, docks, and other systems of general transportation.

This application must be filed simultaneously with each Federal department or agency requiring authorization to establish and operate your proposal.

In Alaska, the following agencies will help the applicant file an application and identify the other agencies the applicant should contact and possibly file with:

Department of Agriculture Regional Forester, Forest Service (USFS) P.O. Box 21628 Juneau, Alaska 99802-1628 Telephone: (907) 586-7847 (or a local Forest Service Office)

Department of the Interior Bureau of Indian Affairs (BIA) Alaska Regional Office 709 West 9th Street Juneau, Alaska 99802 Telephone: (907) 586-7177

Department of the Interior Alaska State Office Bureau of Land Management 222 West 7th Avenue #13 Anchorage, Alaska 99513 Public Room: 907-271-5960 FAX: 907-271-3684 (or a local BLM Office)

U.S. Fish & Wildlife Service (FWS) Office of the Regional Director 1011 East Tudor Road Anchorage, Alaska 99503 Telephone: (907) 786-3440

National Park Service (NPS) Alaska Regional Office 240 West 5th Avenue Anchorage, Alaska 99501 Telephone: (907) 644-3510

Note - Filings with any Interior agency may be filed with any office noted above or with the Office of the Secretary of the Interior, Regional Environmental Officer, P.O. Box 120, 1675 C Street, Anchorage, Alaska 99513.

Department of Transportation Federal Aviation Administration Alaska Region AAL-4, 222 West 7th Ave., Box 14 Anchorage, Alaska 99513-7587 Telephone: (907) 271-5285

NOTE - The Department of Transportation has established the above central filing point for agencies within that Department. Affected agencies are: Federal Aviation Administration (FAA), Coast Guard (USCG), Federal Highway Administration (FHWA), Federal Railroad Administration (FRA).

OTHER THAN ALASKA NATIONAL INTEREST LANDS

Use of this form is not limited to National Interest Conservation Lands of Alaska.

Individual department/agencies may authorize the use of this form by applicants for transportation and utility systems and facilities on other Federal lands outside those areas described above.

For proposals located outside of Alaska, applications will be filed at the local agency office or at a location specified by the responsible Federal agency.

SPECIFIC INSTRUCTIONS (Items not listed are self-explanatory)

- 7 Attach preliminary site and facility construction plans. The responsible agency will provide instructions whenever specific plans are required.
- 8 Generally, the map must show the section(s), township(s), and range(s) within which the project is to be located. Show the proposed location of the project on the map as accurately as possible. Some agencies require detailed survey maps. The responsible agency will provide additional instructions.
- 9, 10, and 12 The responsible agency will provide additional instructions.
- 13 Providing information on alternate routes and modes in as much detail as possible, discussing why certain routes or modes were rejected and why it is necessary to cross Federal lands will assist the agency(ies) in processing your application and reaching a final decision. Include only reasonable alternate routes and modes as related to current technology and economics.
- 14 The responsible agency will provide instructions.
- 15 Generally, a simple statement of the purpose of the proposal will be sufficient. However, major proposals located in critical or sensitive areas may require a full analysis with additional specific information. The responsible agency will provide additional instructions.
- 16 through 19 Providing this information with as much detail as possible will assist the Federal agency(ies) in processing the application and reaching a decision. When completing these items, you should use a sound judgment in furnishing relevant information. For example, if the project is not near a stream or other body of water, do not address this subject. The responsible agency will provide additional instructions.

Application must be signed by the applicant or applicant's authorized representative.

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the information is voluntary. If all the information is not provided, the application may be rejected.

DATA COLLECTION STATEMENT

The Federal agencies collect this information from applicants requesting right-of-way, permit, license, lease, or certification for the use of Federal lands. The Federal agencies use this information to evaluate the applicant's proposal. The public is obligated to submit this form if they wish to obtain permission to use Federal lands.

	SUPPLEMENTAL				
NOTE: The responsible agency(ies) will provide instructions		CHECK APP			
	I - PRIVATE CORPORATIONS	ATTACHED	FILED*		
a.	Articles of Incorporation		×		
b.	Corporation Bylaws		x		
c.	A certification from the State showing the corporation is in good standing and is entitled to operate within the State		×		
d	Copy of resolution authorizing filing		×		
e .	The name and address of each shareholder owning 3 percent or more of the shares, together with the number and percentage of any class of voting shares of the entity which such shareholder is authorized to vote and the name and address of each affiliate of the entity together with, in the case of an affiliate controlled by the entity, the number of shares and the percentage of any class of voting stock of that affiliate owned, directly or indirectly, by that entity, and in the case of an affiliate which controls that entity, the number of shares and the percentage of any class of voting stock of that affiliate.				
f.	If application is for an oil or gas pipeline, describe any related right-of-way or temporary use permit applications, and identify previous applications.				
g	If application is for an oil and gas pipeline, identify all Federal lands by agency impacted by proposal.				
	II - PUBLIC CORPORATIONS				
a.	Copy of law forming corporation				
b.	Proof of organization				
C.	Copy of Bylaws				
d.	Copy of resolution authorizing filing				
e.	If application is for an oil or gas pipeline, provide information required by item "I - f" and "I - g" above,				
	III - PARTNERSHIP OR OTHER UNINCORPORATED ENTITY				
a.	Articles of association, if any				
b.	If one partner is authorized to sign, resolution authorizing action is				
c.	Name and address of each participant, partner, association, or other				
d.	If application is for an oil or gas pipeline, provide information required by item "I - f" and "I - g" above.				

*If the required information is already filed with the agency processing this application and is current, check block entitled "Filed." Provide the file identification information (e.g., number, date, code, name). If not on file or current, attach the requested information.

NOTICES

Note: This applies to the Department of Agriculture/Forest Service (FS)

This information is needed by the Forest Service to evaluate the requests to use National Forest System lands and manage those lands to protect natural resources, administer the use, and ensure public health and safety. This information is required to obtain or retain a benefit. The authority for that requirement is provided by the Organic Act of 1897 and the Federal Land Policy and Management Act of 1976, which authorize the secretary of Agriculture to promulgate rules and regulations for authorizing and managing National Forest System lands. These statutes, along with the Term Permit Act, National Forest Ski Area Permit Act, Granger-Thye Act, Mineral Leasing Act, Alaska Term Permit Act, Act of September 3, 1954, Wilderness Act, National Forest Roads and Trails Act, Act of November 16, 1973, Archeological Resources Protection Act, and Alaska National Interest Lands Conservation Act, authorize the Secretary of Agriculture to issue authorizations or the use and occupancy of National Forest System lands. The Secretary of Agriculture's regulations at 36 CFR Part 251, Subpart B, establish procedures for issuing those authorizations.

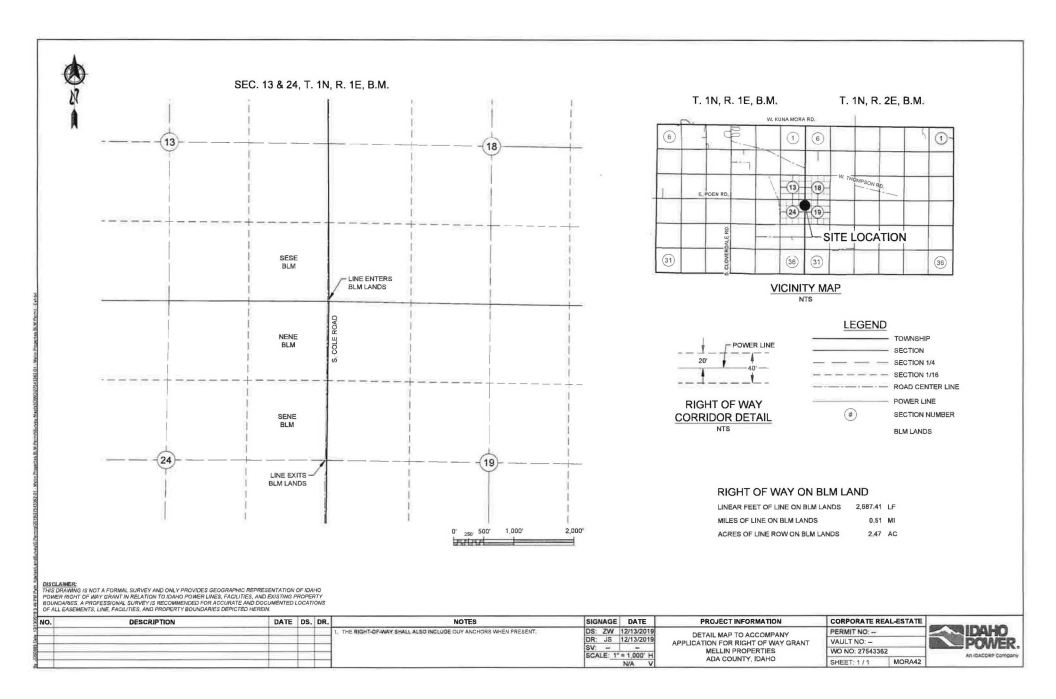
BURDEN AND NONDISCRIMINATION STATEMENTS

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 0596-0082. The time required to complete this information collection is estimated to average 8 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, parental 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 complaint 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.

The Privacy Act of 1974 (5 U.S.C. 552a) and the Freedom of Information Act (5 U.S.C. 552) govern the confidentiality to be provided for information received by the Forest Service.



From: Waste, Felisa FWaste@idahopower.com

Subject: Mellin Properties Limited Partnership Pump WO 27543362

Date: Dec 6, 2019 at 1:26:06 PM

- To: rmellin1a@msn.com
- Cc: Walker, Zac ZWalker@idahopower.com

Hello Ralph,

Per our meeting this afternoon, see below for the current status update on your BLM permit as well as estimated timelines:

- Received Zac Walker's design on 11/18/19.
- Submitted Zac Walker's designs to Josh Spurling for development of BLM exhibit map.
- Requested support from Environmental Survey team for study evaluation.
 - IF studies are required, the permitting process through the BLM may take up to two years. The BLM will inform Idaho Power of required studies after application has been submitted. Anticipated submittal date of application is by 12/31/19.
 - Average initial review by BLM three months
 - Cultural Study may take eight months to a year to complete depending on weather conditions and approval by SHPO and BLM
 - Threatened and Endangered Species Study May take a year or more to complete as each species must be studied in the appropriate season and then approved by BLM.
 - Once studies are received and approved by BLM, internal process may take another three to six months to issue permit for signature.
 - Overall processing time based on the above is anticipated to take up to two years.

Please let me know if you have any questions.

Thank you.

Felisa

Felisa A. Waste Permitting Coordinator Idaho Power | Corporate Real Estate | Land Mgmt. & Permitting PO Box 70 | Boise, ID | 83707 Ofc: (208) 388-6798 Fax: (208) 433-2842 Email: fwaste@idahopower.com

IDAHO POWER LEGAL DISCLAIMER

This transmission may contain information that is privileged, confidential and/or exempt from disclosure under applicable law. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution, or use of the information contained

Treasure Valley Drilling LLC

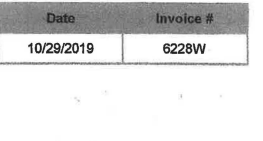
5840 Adams Rd. New Plymouth, Idaho 83655

Bill To

Ralph Mellin 10100 W Franklin Rd Boise, ID 83709

P.O. No. Terms **Due Date** Account# Project Due on receipt 10/29/2019 Description Amount Qty Rate TEST HOLE Mobilization fee 2.500.00 2,500.00 1 8" Test hole 370 80.00 29,600.00 The 20 inch well casing will be in in 2 weeks, and then we will be out to work on the next step. Call me with any questions. Thanks, Garrett 1 208-412-1075 11/1/19 Thank you for your business. Total \$32,100.00 Phone # E-mail \$0.00 **Payments/Credits** 208-465-6100 tvdrilling@gmail.com \$32,100.00 **Balance** Due

Invoice





Check Viewer

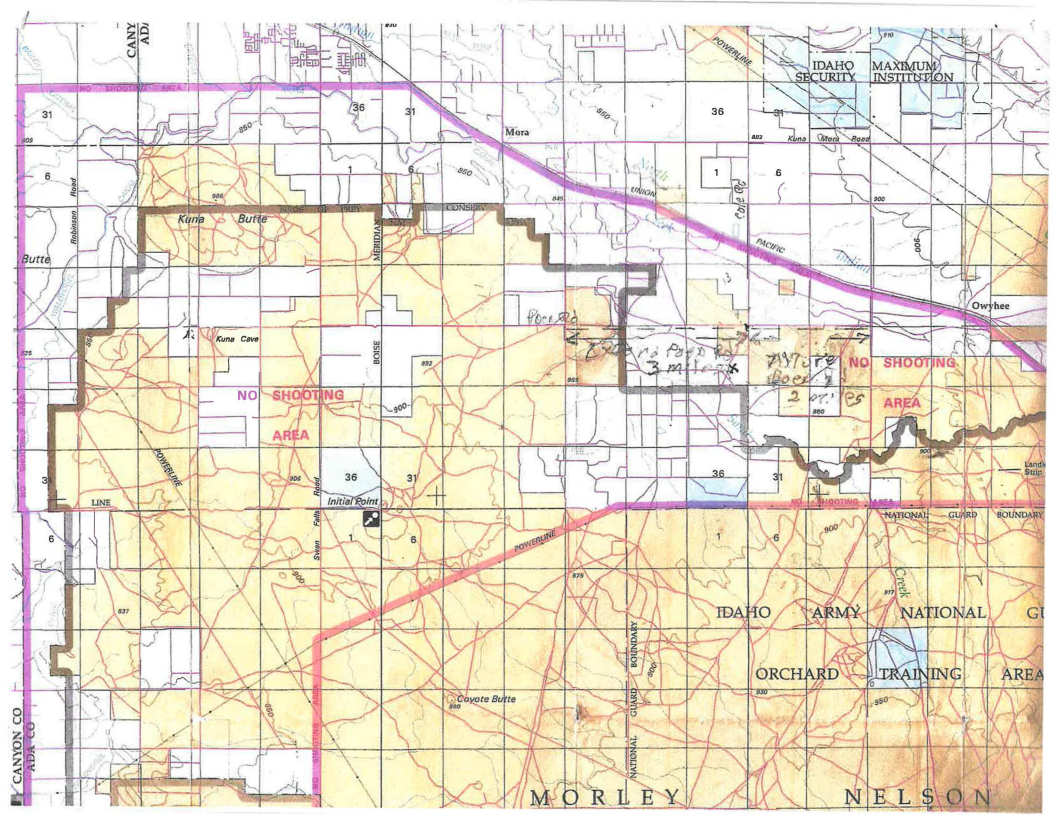
30,5,5 3	UU;*;*;	
MELLIN RENTALS & FARMS LLC Mark Later, Warget USD Wirken No Book of Biological Prove Biological P		T-OTAL MAN
Pay to the Wary Service 25 Milling ALC \$ 39, 100,00 That The The Annon Dollars Designed Dollars DES	18. 	t-only.
For 370Ft of 6" well Reft Mellin -	0	

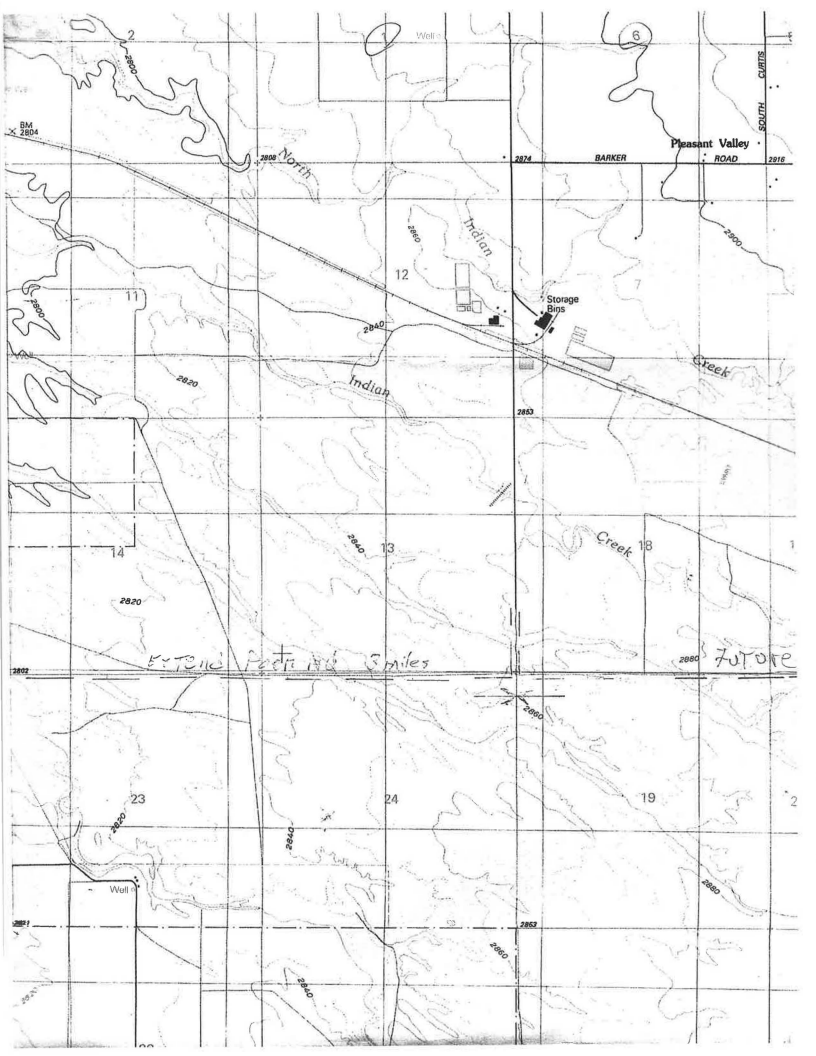
Close

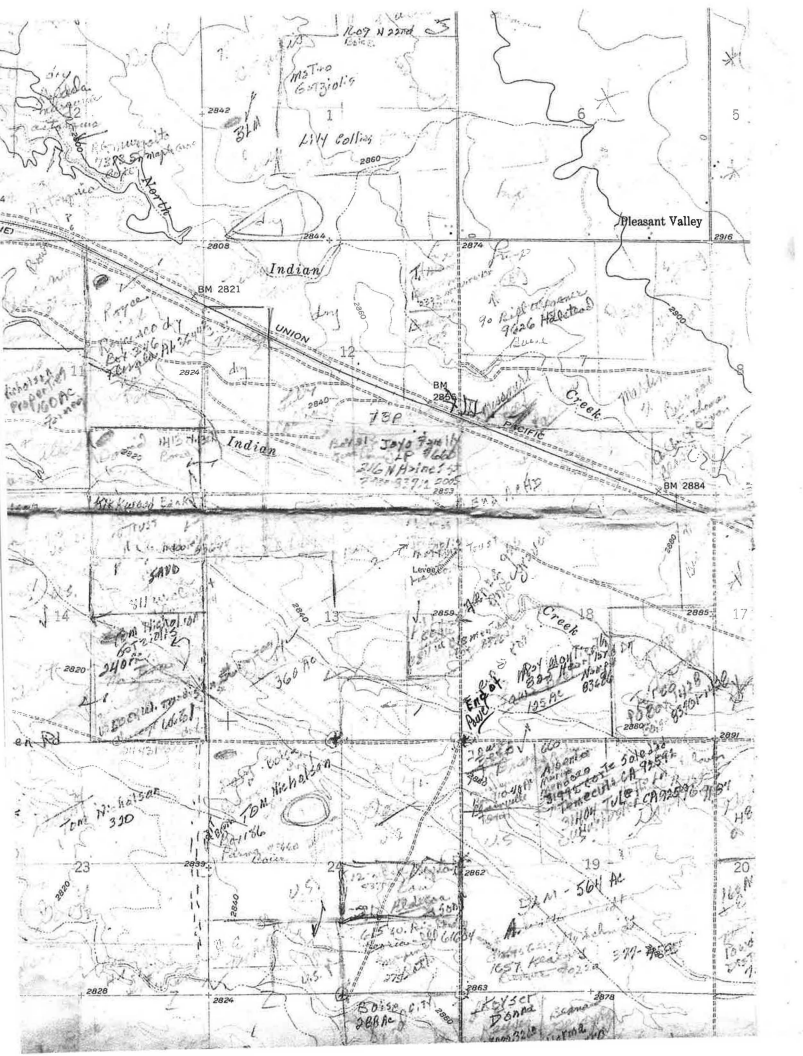


Business- Community Business Checking – XXXXX6164

Check Number	
	*







1 M

complete within a period of five (5) years from the date of such approval, but may limit the permit to a less period than is named in the application, and the permit shall set forth the date when beneficial application of the water to be diverted by such works shall be made. Sixty (60) days before the date set for the completion of the appropriation of water under any permit, the department shall forward a notice to the applicant by certified mail at his address of record of the date for such completion, which said notice shall advise the applicant of the necessity of submitting an affidavit of completion or a request for an extension of time on or before said date; Provided that:

(1) In cases where the applicant is prevented from proceeding with his work by his failure to obtain necessary consent or final approval or rejection from the federal government because of the pendency of an application for right-of-way or other matter within the jurisdiction of the United States, by state, county, city or other local government permitting or administrative action or process related to the applicant's land or water development, or by litigation of any nature which might bring his title to said water in question, the department of water resources upon proper showing of the existence of any such condition, and being convinced that said applicant is proceeding diligently and in good faith, shall extend the time so that the amount of time lost by such delays shall be added to the time given in the original permit, or in any subsequent grant of extension pursuant to subsection (2), (3), (4) or (6) of this section, for each and every action required.

(2) The time for completion of works and application of the water to full beneficial use under any permit involving the diversion of more than twenty-five thousand (25,000) acre feet in one (1) irrigation season for a project of no less than five thousand (5,000) acres, may upon application to the director of the department of water resources supported by a showing that additional time is needed on account of the time required for organizing, financing and constructing works of such large size, be extended by the director of the department of water resources for up to twelve (12) years beyond the initial development deadline contained in the permit, or beyond a grant of extension pursuant to the provisions of subsection (1) of this section: Provided, that no such extension shall be granted unless the applicant for such extension shall show that there has been actually expended toward the construction of said diversion, including expenditures for the purchase of rights-of-way and property in connection therewith, at least one hundred thousand dollars (\$100,000).

(3) The time for completion of works and application of the water to full beneficial use under any permit involving the construction of a reservoir of more than ten thousand (10,000) acre feet capacity or for the appropriation of water to be impounded in such reservoir of more than ten thousand (10,000) acre feet capacity, may be extended by the director of the department of water resources upon application to the director if the permittee establishes that the permittee has exercised reasonable diligence and that good cause exists for the requested extension.

(4) The time for completion of works and application of the water to full beneficial use under any permit involving the diversion of two (2) or more cubic feet per second or the development or cultivation of one hundred (100) or more acres of land may be extended by the director of the department of water resources upon application by the permittee for an additional period up to ten (10) years beyond the initial development deadline contained