WATER SUPPLY BANK LEASE CONTRACT No. 1089

This Lease Contract ("Lease") is between the Idaho Water Resource Board ("Board"), and

LESSOR:

HARRY S RINKER TRUST

PO BOX 7250

NEWPORT BEACH, CA 92658

RECEIVED

JAN 10 2020

DEPARTMENT OF WATER RESOURCES

RECITALS

- 1. The Board is authorized under chapter 17, title 42, Idaho Code to operate a water supply bank and to contract with lessors to act as an intermediary in facilitating the rental of water.
- 2. The Lessor has filed a completed application to lease water rights described below into the Water Supply Bank on forms supplied by the Idaho Department of Water Resources and received by the Department on December 24, 2019.
- 3. The Director of the Idaho Department of Water Resources has reviewed the application for compliance with the Water Supply Bank rules and has approved the Lease subject to conditions listed below.

NOW, THEREFORE, in consideration of the mutual covenants and contracts herein contained, and other good and valuable consideration, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

1. **WATER RIGHTS**: The Lessor shall lease and the Board shall accept into the Bank the Applicant's water rights described as follows:

Summary of Water Rights or Portions Leased to the Bank

Water Right No.	Priority Date	Source	Diversion Rate (CFS)	Diversion Volume (AF)	Acres (AC)
37-22600	6/1/1886	BIG WOOD RIVER, tributary to MALAD RIVER	0.15	Not Stated	7.0
37-22602	5/4/1889	BIG WOOD RIVER, tributary to MALAD RIVER	0.13	Not Stated	7.0
37-22604	5/21/1890	BIG WOOD RIVER, tributary to MALAD RIVER	0.10	Not Stated	7.0
Combined L	imit Totals		0.38	Not Stated	7.0
Combined L	ease Totals		0.38	Not Stated	7.0

Summary of Water Rights Elements Rentable From the Bank

Water Right	Diversion Rate (CFS)	Diversion Volume (AF)	Acres (Limited) (AC)	Rate Per Acre (CFS/AC)	Volume Per Acre (AF/AC)
37-22600	0.15	24.5	7.0	0.021	3.5
37-22602	0.13	24.5	7.0	0.019	3.5
37-22604	0.10	24.5	7.0	0.014	3.5
Combined Limit Totals	0.31	24.5	7.0	0.044	3.5

SUPPORT DATA IN FILE # 37-22600

WATER SUPPLY BANK LEASE CONTRACT No. 1089

* The water right elements rentable have been reduced from the water right elements leased to account for combined limits.

2. **COMPENSATION**: The Lessor shall accept and the Board shall pay compensation determined by the amount of water rented under the following rental rate during such times as the water is rented from the Bank over the term of this Lease.

Minimum Payment Acceptable: Current Rental Rate

- 3. **TERM OF LEASE**: The term of this lease shall be January 1, 2020 to December 31, 2024. This Lease shall bind the parties and take effect when both parties have signed it.
- 4. WATER SUPPLY BANK CONDITIONS OF ACCEPTANCE: The Lessor shall abide by all terms and conditions contained in the Water Supply Bank Conditions of Acceptance, attached hereto as "Attachment A" and incorporated herein by this reference.
- 5. CHANGE OF WATER RIGHT: This lease specifies water right elements including but not limited to: diversion rates; diversion volumes; number of acres authorized to be irrigated; places of use; points of diversion; beneficial uses; and seasons of use. During the term of this lease, if a water right is administratively changed due to a water right split and renumbering, this lease may be reduced by an equal amount to reflect the water right elements as legally defined under the water right. If a lease contract cannot be reduced sufficient to reflect the legal definition of a water right as amended through a water right split and/or water right transfer, the Board may release the water right from the Water Supply Bank.
- 6. ASSIGNMENT OF CONTRACT: This lease is between the Board and the Lessor, who is the recognized owner or designated representative of the recognized owners of water rights described herein. Should ownership of any part of a water right herein described change during the term of this lease, either through a water right split, a water right transfer, sale of property to which the water right is appurtenant, or through any other recognized water right reassignment, the lease benefits and obligations to the conditions of acceptance for any such water rights will be assigned to the new owners.
- 7. **DUPLICATE ORIGINAL**: This Lease is executed in duplicate. Each of the documents with an original signature of each party shall be an original.

WATER SUPPLY BANK LEASE CONTRACT No. 1089

IN WITNESS WHEREOF, the parties have executed this Contract on the date following their respective signatures.

LESSOR:

Lease approved by IDWR

HARRY S RINKER TRUST

PO BOX 7250	
NEWPORT BEACH, CA 92658	
By Malaniximile	
Title	
Date	
·	
IDAHO WATER RESOURCE BOARD	
322 East Front Street P.O. Box 83720	
Boise, ID 83720-0098	
15 -	
By	Date 01/27/20
Brian Patton, Acting Administrator	-
Idaho Water Resource Board	
No. of the control of	

Date 01/27/20

WATER SUPPLY BANK LEASE CONTRACT No. 1089

ATTACHMENT A WATER SUPPLY BANK CONDITIONS OF ACCEPTANCE

The water rights or portions thereof leased to the bank are described as follows:

Source and Location of Point(s) of Diversion for Water Right No(s): 37-22600, 37-22602, 37-22604

BIG WOOD RIVER	NWNWNE	Sec. 32	Twp 03N	Rge 18E	BLAINE County
BIG WOOD RIVER	SENW	Sec. 32	Twp 03N	Rge 18E	BLAINE County

		Seas	on of	Use	Diversion	Volume	
Water Right	Beneficial Use	From	From		Rate (CFS)	(AF)	
37-22600	IRRIGATION	04/15	to	10/31	0.15 cfs	Not Stated	
37-22602	IRRIGATION	04/15	to	10/31	0.13 cfs	Not Stated	
37-22604	IRRIGATION	04/15	to	10/31	0.10 cfs	Not Stated	
				Totals:	0.38 cfs	Not Stated	

PLACES OF USE TO BE IDLED UNDER THIS LEASE: IRRIGATION

Twp	Rng Sec			N	E			N/	Ν			SI	V			SI	Ē,		Totals
TWP	Rng	Sec	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	lotais
03N	18E	32		0.9	29.6		0.9			18.9	21.2			0.7	2.6	35.8	0.9		111.5

Total Acres: 111.5

ADDITIONAL CONDITIONS OF ACCEPTANCE

- 1. The water rights referenced above will be rented from the bank at the current rental rate.
- 2. There is no rental payment to the lessor of the water right if the right or a part thereof is not rented from the bank.
- 3. While a right is in the bank, the lessor may <u>not</u> use the right without approval of the Department even if the right is not rented from the bank. Any violation of the terms of this lease may result in enforcement procedures pursuant to Idaho Code § 42-351 for illegal diversion and use of water and may include civil penalties pursuant to Idaho Code § 42-1701B.
- 4. A right accepted into the bank stays in the bank until the Board releases it, or the lease term expires. A right may be released from the bank upon request, provided the Board approves the release. Unless approved by the Department, leased rights may not be immediately available for release.
- 5. While a water right is in the bank, forfeiture provisions are stayed pursuant to Idaho Code § 42-223(5).
- 6. Rental of water under this right is subject to the limitations and conditions of approval of the water right.
- 7. Failure of the right holder to comply with the conditions of acceptance is cause for the Director to rescind acceptance of the lease.

WATER SUPPLY BANK LEASE CONTRACT No. 1089

- 8. Acceptance of a right into the bank does not, in itself, confirm the validity of the right or any elements of the water right, or improve the status of the right including the notion of resumption of use. It does not preclude the opportunity for review of the validity of this water right in any other Department application process.
- 9. In accordance with Idaho Code § 42-248 and § 42-1409(6), all owners of water rights are required to notify the Department of any changes in mailing address or change in ownership of all or part of a water right. Notice must be provided within 120 days of the change.
- 10. If a water right leased into the Water Supply Bank is sold or conveyed during the lease term, and if the leased right was rented, the rental proceeds will be disbursed in the following manner regardless of any arrangements between the buyer(s) and seller(s) to the contrary:
 - a. Rental payments will go to the lessor(s) of record at the beginning of the rental season, even if the Department processes a Notice of Change in Water Right Ownership during the rental season.
 - b. New lessor(s) of record will receive payment for any subsequent rental seasons.
- 11. The water right(s) is leased to the bank subject to all prior water rights and shall be administered in accordance with Idaho law and applicable rules of the Department of Water Resources.
- 12. Use of water under this right will be regulated by a watermaster with responsibility for the distribution of water among appropriators within a water district. At the time of this approval, this water right is within State Water District No. 37.
- 13. Right Nos. 37-20842, 37-21239, 37-21241, 37-22600, 37-22601, 37-22602, 37-22603, 37-22604, and 37-22605 are limited to a total combined diversion rate of 3.16 cfs and 53.4 acres in a single irrigation season.
- 14. This right when combined with all other rights shall provide no more than 3.5 afa per acre at the field headgate for irrigation of the lands above.
- 15. Rights 37-22600, 37-22602, and 37-22604 when combined shall not exceed the irrigation of 7 acres.

Idaho Water Resource Board Water Supply Bank Lease Contract No. 1089

37-22600, 37-22602 & 37-22604 Effective until December 31, 2024

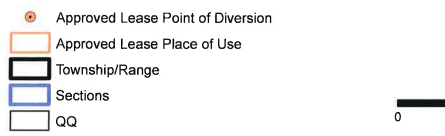
This map depicts the **place of use to be idled** pursuant to the lease contract and is attached to the contract solely for illustrative purposes.



Feet

1,000

500



W-9 received? Yes \(\Backslash \) No \(\Backslash \) (Route W-9 to Fiscal)

STATE OF IDAHO WATER RESOURCE BOARD

APPLICATION TO SELL OR LEASE A WATER RIGHT TO THE WATER SUPPLY BANK

Designated Applicant Hai		Harr	y S. Rinker Trust	Water Rig	Water Right No. 37-22602			
	_	(Select	t one owner – see item 1A on the application	on)		(One water	right per application)	
Is this applica	tion bei	ng sub	mitted with a rental application	as a lease/rental package?		Yes 🗌	No 🗸	
necessary doc	umentati	on has	pared in accordance with the min been provided. This checklist is to not meet the minimum requ	part of the lease application ar	nd mus	st be inclu	uded with the lease	
		All it	MIMUMUM REQU ems must be checked as either	IREMENT CHECKLIST The Attached (Yes) or Not Applie	cable (N/A)		
		Yes						
		V	Completed Application to Sell or	Lease a Water Right to the Water	r Suppl	y Bank.		
Application filing fee of \$250.00 per water right. If you are submitting more than application and the water rights have an overlapping, common place of use, or a common rate or volume, the total fee for all water rights is \$500.00. For places of use, multiple we must be used to irrigate the same lands in order to qualify for the joint filing fee. Individually, the permissible place of use but we separate acres within the permissible place of use.							common diversion ltiple water rights . Individual filing	
		1	Confirmation this form has been	printed single sided, per requirem	nent of	the Water	Supply Bank.	
Attachment	N/A	Yes						
1 A	✓		Signatures and contact information for <i>all owners</i> of the water right to be leased application.					
1B	✓		An Internal Revenue Service (IRS	S) Form W-9 for the Designated A	Applica	nt.		
1C	✓		Notice of Change in Water Right	Ownership form (accessible from	www.	idwr.idah	o.gov).	
1D		√	Contact information for an author represent the Designated Applica partnership, municipality, organ authorized to sign or act on behal	ant on this application. If the Denization or association, include	esignate	ed Applic	ant is a business,	
2	✓		Description of a water right portion	on offered to the Water Supply Ba	ank.			
A map that clearly outlines the specific location where irrigated acres will be dried up, beneficial use of water will be suspended. You have the option of printing a map using th on IDWR's website at: www.idwr.idaho.gov .								
4A	V		Written consent from irrigation di	strict or water delivery company.				
4G Evidence demonstrating the water right has not been forfeited pursuant Code.						o <u>Section</u>	42-222(2), Idaho	
Department Us	e Only							
Fee Amount \$			Received By:	Date Received:	Recei	pt #		
	*************	********	•	***************************************	***********	**************		

Name on W-9:

APPLICATION TO SELL OR LEASE A WATER RIGHT

(Continued)

A. This application must be completed by a Designated Applicant who is a current owner of the water right being sold or leased

1. CONTACT INFORMATION

to the Water Supply Bank. If there are additional current owners, those individuals must authorize the Designated Applicant to represent them on this application by completing and signing Attachment 1A of this application package. Designated Applicant Harry S. Rinker Trust Mailing Address P.O. Box 7250 **Newport Beach** CA 92658 City State Zip Code Phone Number (714) 979-8300 **Email Address** The Designated Applicant is the sole owner of the water right being sold or leased to the Water Supply Bank. The Designated Applicant is representing additional water right holders who have completed Attachment 1A. B. Has the Designated Applicant submitted an IRS Form W-9 to this Department within the last 2 years? Yes ☐ No 🗸 If no, complete the form and attach to this application (Attachment 1B). C. Are all applicants on this form listed in IDWR's records as the current owners of the water right? Yes ✓ No 🗌 If no, attach a Notice of Change in Water Right Ownership form along with the required documentation and fee (Attachment 1C). D. Is this application being completed by an authorized representative of the Designated Applicant? Yes ✓ No □ If yes, representatives (includes employees of Designated Applicant companies) must complete this section and submit documentary proof of their authority to represent the Designated Applicant (Attachment 1D). Name of Representative Greg Sullivan Organization Brockway Engineering Professional Title Engineer Email Address greg.sullivan@brockwayeng.com Mailing Address 2016 Washington St N, Ste 4 Phone Number (208) 736-8543 Send all correspondence for this application to the representative and not to the Designated Applicant. Send original correspondence to the Designated Applicant and copies to the representative. 2. DESCRIPTION OF WATER RIGHT OFFERED TO THE BANK ✓ The full water right is being offered to the Bank. OR A part of the water right is being offered to the Bank. If a portion of the water right is being offered, complete Attachment 2.

3. MAP

Attach a map of the point(s) of diversion and place(s) of use proposed to be idled by this lease application. Make sure the idled place of use is outlined and annotated with legal land descriptions (Township, Range, Section and Quarter-Quarters) or with GPS coordinates. For irrigation purposes, mark the number of acres you desire to idle. If the water right proposed for lease is located within a permissible place of use (PPU) and portions of the PPU will continue to receive water from non-leased water rights, clearly outline on a map the acres within the PPU that will continue to be irrigated, as well as acres that will be idled during the lease term. Label the map **Attachment 3**.

APPLICATION TO SELL OR LEASE A WATER RIGHT

(Continued)

4. GENERAL INFORMATION

A.	Is the diversion works or system owned or managed by an irrigation district or water delivery company? Yes No V If yes, provide written consent from the company, corporation or irrigation district authorizing the proposed sale or lease (Attachment 4A).
	If your water right is delivered through a canal, lateral or ditch operated by a canal company, irrigation district, or similar delivery entity, your lease request must include written consent from the company, district, or similar entity for your removal of water from its system pursuant to <u>Section 42-108, Idaho Code</u> and <u>IDAPA WSB Rule 37.02.03.25.02e</u> .
B.	Please provide a description of the current water diversion and delivery system.
	Diversion from Purdum Slough to property.
C.	Describe any other water rights used for the same purpose at the same place of use as the water right being offered to the Bank. 37-22600, 37-22602 and 37-22604
D.	Are any of the water rights identified in Section 4C stacked with the water right proposed for lease? Yes No
	Stacked water rights are used together to achieve a common beneficial use, such as irrigation of the same lands. Stacked water rights cannot be separated and must be jointly leased to the Water Supply Bank. Stacked water rights qualify for the multiple fee payment of \$500.
E.	Will the present place of use continue to receive water from any other source? Yes No
	If yes, explain the relationship between the different water sources and how enlargement of the authorized use will not occur
	if this water right is leased. Acres being leased are wholly owned by applicant, but are within the service area of the
	Riverview-Cloverly Irrigation Co. (RCI). See attached agreement demonstrating that applicant's rights are wholly
F.	separate from RCI and are also not stacked with any groundwater right. Applicant has no interest in or control over RO Identify annual volumes and/or rates of water diverted in the last 5 years to accomplish the beneficial use authorized by this
	water right. Refer to decree date and recent Water Supply Bank lease contract.
G.	Has any portion of this water right undergone a period of five or more consecutive years of non-use? Yes No
	If yes, describe the circumstances and attach evidence to demonstrate how the water right has not been lost through forfeiture
	(Attachment 4G). See <u>Section 42-223, Idaho Code</u> for exceptions to forfeiture. Your application may be denied if forfeiture concerns are not addressed. Refer to decree date and recent Water Supply Bank lease contract.
H.	Is this water right involved in any other IDWR process, such as an application for transfer or a mitigation plan?
	If yes, describe.

APPLICATION TO SELL OR LEASE A WATER RIGHT

(Continued)

5.	SALE/	LEASE	AGREE	MENT
----	-------	-------	-------	------

A. I	Is the water right, or portion thereof, offered to the Idaho Water Resource Board (IWRB) for sale [] or lease ??								
I	f lease, specify the years when the use of	of water will be suspended	d: 2020 to 2024 (maximum) (Year)	mum lease period 5 calendar years).					
B. S	Show the minimum payment acceptable to the seller/lessor. The minimum payment may be shown as the "current rental rate" as established by the IWRB. Include the method of determining the minimum payment if other than the current rental rate.								
a									
	\$1000 per acre-foot as per the well-established market rate in the Big Wood valley.								
\ 									
2 9-									
I hereby	assert that the information containe	d in this application is	true to the best of my kr	nowledge, and that I have the					
authoritie	es necessary to offer this water right f	or sale or lease to the Ida	tho Water Resource Boar	d.					
The D	Designated Applicant acknowledges the	following:							
1.	. Payment to the Designated Applicar	it is contingent upon the s	ale or rental of the water rig	th from the Bank.					
2.									
	right is not rented from the Bank.		,						
3.	iight decepted into the	Bank stays in the Bank	until the Designated Ap	oplicant receives written					
	confirmation from the Board or Wat		ater right has been released	I from the Bank.					
4.	The state of the s	•							
5.	The state of the s	Bank does not, in itself, o	onfirm the validity of the v	vater right or any element					
	of the water right.								
"/	1.4.	1111	0 1	نو. نو.					
- OU	4 Alland	Charles C.	Groveway.	12/20/2015					
Signature of	of Designated Applicant	Printed Name A	Browleway For the	Date Pin la The					
Signature of	of Authorized Representative	Printed Name		Date					

Mail to:

Idaho Department of Water Resources P.O. Box 83720 Boise, ID 83720-0098

Complete Attachment 2 if only a portion of the water right is offered to the Bank.

ATTACHMENT 2

DESCRIPTION OF A WATER RIGHT PORTION OFFERED TO THE WATER SUPPLY BANK

	Water Right Number 37-22602		i . -	Nature of Irrigati	-	<u>Lea</u>	Leased Volume (af) 24.5	Leased Acres (ac) 111.5	
			Tota	l Amounts:	:	_	0.13	24.5	7.0
		vater	Bi	g Wood R	iver	trib	outary to	Malad Ri	ver
-	Twp	Rge	Sec	Lot	1/4	1/4	1/4	County	y
	03N	18E	32		NW	NW	NE	Blaine	
	03N 18E		32			SE	NW	Blaine	
\vdash									
_									

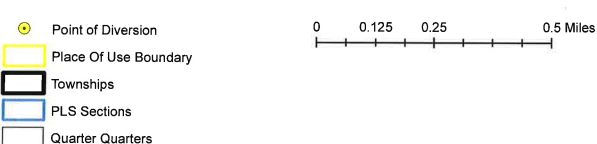
State of Idaho Department of Water Resources

Water Right 37-22602

IRRIGATION

The map depicts the place of use for the water use listed above and point(s) of diversion of this right as currently derived from interpretations of the paper records and is used solely for illustrative purposes. Discrepancies between the computer representation and the permanent document file will be resolved in favor of the actual water right documents in the water right file.







WATER RIGHTS AND TRANSFER AGREEMENT

This agreement is made on the ___ day of July, 2002, among (a) Jacob A. Bloom and Ruth Bloom, individuals, ("Blooms") (b) Wood River Properties, Inc., a California Corporation, and Harry S. Rinker Trust, by Harry S. Rinker, Trustee, ("Rinker"), and (c) Riverview Cloverly Irrigation, Inc., a Idaho Corporation, ("Riverview").

The parties each agree, that in exchange for the promises, performance and other consideration given by the other parties through this agreement, to the following:

1. Purposes and Scope of the Agreement.

This agreement resolves disputes and concerns among the parties to it relating to the nature, extent, and ownership of certain water rights in which the parties claim an interest.

The water rights covered by this agreement include a groundwater right identified by the Idaho Department of Water Resources ("IDWR") and the parties to this agreement as right number 37-02640A and surface water rights identified as right numbers 37-00521B, 37-00522B, and 37-00523B.

The agreement does not cover other water rights the parties may hold an interest in, including without limitation, other rights that are used in conjunction with or on the same places of use as the water rights covered by this agreement.

The agreement also resolves disputes and concerns about the use and transfer of the rights covered, including by imposing on each party the obligation to cooperate in, and not object to, the transfers of the rights in proceedings before the IDWR pursuant to I.C. 42-222 and other law applicable to such proceedings.

2. Quit Claim and Transfer of Portions of 37-02640A.

The parties forever resolve and settle any claims, known or unknown, to and interests in water right 37-02640A by agreeing that ownership and other interests in it be apportioned and transferred as follows:

- A. A total of seven miners inches (0.14 cfs) of this right will be conveyed from Rinker to Blooms by quit claim deed for irrigation use on seven (7) acres of land within Lots 2 and 3 of Riverview Ranches Subdivision, which is located in Blaine County, Idaho. A transfer of this part of the right will be filed with IDWR to establish the places of use, amount, and point of diversion within those Lots.
- B. A total of three additional miners inches (0.06 cfs) of this right will be conveyed from Rinker to Blooms by quit claim deed for irrigation use on three acres of land comprising the entry area to Riverview Ranches Subdivision located on the eastern

part of Lots 1 and 2, Riverview Ranches Subdivision. A transfer of this part of the right will be filed with IDWR to establish the places of use, amount, and point of diversion within those Lots. The parties acknowledge that the groundwater rights currently owned by Joyce E. Gordon are not appurtenant to the entry area of Riverview Ranches Subdivision.

- C. The remaining two (2) miners inches (0.04 cfs) of this right that were appurtenant to Lot 2 of Riverview Ranches Subdivision for irrigation use and owned by Rinker may be transferred from that Lot to new places of use determined by Rinker. The parties agree, without admitting, IDWR may determine that this portion of the right is supplemental to and "stacked" with some or all of the surface water rights covered by this agreement. To the extent that the two (2) miners inches are stacked with surface water rights covered by this Agreement, Riverview agrees to transfer to Rinker those portions of the surface water rights that are "stacked" in order to facilitate Rinker's transfer of such groundwater.
- D. The parties acknowledge that eleven (11) miners inches (0.22 cfs) of Water Right 37-02640A was conveyed by Corporation Grant Deed from Wood River Properties, Inc. to Joyce E. Gordon, dated August 6, 1999, and that nothing in this Agreement shall affect or alter said conveyance. A transfer of this part of the right will be filed with IDWR to establish the place of use, amount, and point of diversion within Lot 1, Riverview Ranches Subdivision.
- E. The parties acknowledge that eleven and one-half (11 1/2) miners inches (0.23 cfs) of Water Right 37-02640A was conveyed by Warranty Deed from Harry S. Rinker, Trustee to Ward W. Woods, Jr. and Priscilla B. Woods, dated April 20, 1990, and that nothing in this Agreement shall affect or alter said conveyance. A transfer of this part of the right will be filed with IDWR to establish the place of use, amount and point of diversion within Lot 4, Riverview Ranches Subdivision.
- 3. Present Quit Claim and Transfers of Portions of 37-00521B, 37-00522B, and 37-00523B.

The parties forever resolve and settle any daims, known or unknown, to and interests in water rights of 37-00521B, 37-00522B, and 37-00523B by agreeing that ownership and other interests in them be apportioned and transferred as follows:

A. The IDWR regional staff has acknowledged a total historical irrigation of 83.6 acres of land west of the highway that is irrigated by the surface and groundwater rights identified in this Agreement. According to IDWR documentation, there are 34.6 acres of land west of the highway that are irrigated with groundwater right 37-02640A and 21.0 acres of land west of the highway that are irrigated with groundwater right 37-02640B and 37-02507B, and in those areas covered by such groundwater rights, the

surface water rights identified hereinabove are "stacked". There are twenty-eight (28) acres of land irrigated by surface water alone ("unstacked" surface water).

- B. All right, title and interest in the surface water rights, except as specifically provided in this agreement, shall remain in the ownership of Riverview for the benefit of the shareholders of its stock, including without limitation as described in the Articles of Incorporation, Bylaws, amendments and other documents and laws conferring rights and obligations on Riverview and its shareholders.
- C. A total of two (2) acres of irrigation use water of these surface water rights from the SE½NW½ of Section 32 in Lot 2 of Riverview Ranches Subdivision will be conveyed from Riverview to Rinker by quit claim deed for re-conveyance by Rinker for use at the Little Makawao Subdivision property which is located near the confluence of the East Fork of the Big Wood River and the Big Wood River in Blaine County, Idaho. The quantity of water conveyed pursuant to this paragraph is 0.126 cfs, which quantity is in the proportion of the total quantity under these rights (4.92 cfs) divided by the total historically irrigated acres (83.6 acres). If, in any of the transfer proceedings contemplated by this Agreement, IDWR determines the per acre quantity of these rights is less than the per acre quantity being conveyed to Rinker pursuant to this paragraph, the quantity of conveyance for the two acres shall be reduced to no more than IDWR's per acre rate determination.

Blooms and Riverview agree, that in order to accommodate the transfer of two acres of water to Little Makawao Subdivision, IDWR may require that two acres of land that has been historically irrigated on Lots 2 or 3 of Riverview Ranches Subdivision be dried up. In that event, Bloom and Riverview agree to dry up two acres within those two Lots.

- D. Riverview agrees to convey to Rinker the "unstacked" portions of the above-' numbered surface water rights covering twenty three (23) acres to a location to be prescribed by Rinker. The same shall be conveyed to Rinker by quitclaim deed with no warranties. In quantity, the amount of water to be conveyed to Rinker will be the remainder of 4.92 cfs minus the sum of the conveyance loss, plus the per-acre irrigation duty of water times 23. The per-acre duty of water and conveyance loss figures to be used will be the highest figures approved by IDWR pursuant to the transfers mentioned in the preceding paragraphs. If, in the process of transferring these rights, IDWR determines the historically-irrigated acreage to be less than 83.6, the number of "unstacked" surface water acres conveyed to Rinker shall be reduced on an acre-for-acre basis and the diversion rate reduced accordingly.
- E. The parties acknowledge that the stockholder interest in water rights held by Riverview Cloverly Irrigation, Inc. was conveyed by Corporation Grant Deed from Wood River Properties, Inc. to Joyce E. Gordon, dated August 6, 1999, and that nothing in this Agreement shall affect or alter said conveyance or the quantities of water specified therein for use on Lot 1, Riverview Ranches Subdivision.

4. No Protests or Objections.

Each party agrees not to object to or contest in the contemplated transfer proceedings, in the Snake River Basin Adjudication, or elsewhere, any applications or claims made by the parties to this agreement or the individual stockholders of Riverview Cloverly Irrigation, Inc. to the water rights covered, to the extent such objection, response or other position would be inconsistent with this agreement.

5. Cooperation.

Each party agrees to cooperate to accomplish the purposes of this agreement including by timely preparing and filing all documents necessary to convey ownership and accomplish the transfers pursuant to proceedings before IDWR.

6. Document preparation and interpretation.

This agreement and related documents have been prepared through negotiations among the parties and their counsel. Each party has had the opportunity to investigate, discover the facts, seek legal advice, and otherwise understand and negotiate the terms of the agreement. The agreement shall not be interpreted for or against any party on account of who drafted the documents.

7. This Agreement survives.

This agreement and all covenants, promises, and representations herein shall survive the transfer or conveyance of any covered property. Neither the agreement nor any term within it shall be deemed waived or be merged into any such deed or other document.

8. Specific Enforcement.

This agreement may be specifically enforced by the parties to it, as damages at law are not an adequate remedy. Temporary or permanent equitable relief may be granted to accomplish its purposes or enforce its terms. This paragraph shall not be construed as a limitation on other rights and remedies any party may have. Each party specifically reserves all other rights and remedies.

9. Attorney Fees.

If any legal action arises to enforce, interpret, or avoid this Agreement or the obligations, promises, or covenants set forth herein, the prevailing party, in addition to being entitled to any judgment so entered, shall be entitled to the award of reasonable attorney fees and costs against the non-prevailing party.

10. No oral modification.

This agreement may be modified only by a writing signed by each of the parties hereto.

11. State Law.

This Agreement is made and shall be construed under laws of the State of Idaho.

12. Merger of prior or contemporaneous understandings.

This Agreement is the sole and entire Agreement being entered into by and between the parties to it. Any descriptions, representations, agreements, negotiations, or other discussions predating this Agreement are expressly waived and shall not be a part of this Agreement.

Dated this day of July, 2002.	JACOB A. BLOOM
Dated this day of July, 2002.	RUTH A. BLOOM
Dated this day of July, 2002.	RIVERVIEW CLOVERLY IRRIGATION, INC
	BY:
Dated this day of July, 2002.	WOOD RIVER PROPERTIES, INC.
	BY: HARRY S. RINKER
Dated this day of July, 2002.	HARRY S. RINKER TRUST
	BY: HARRY S. RINKER, Trustee under Restatement of Declaration of Trust, dated July 12, 1985, for the benefit of Harry S. Rinker, et. al.

Irtw/special agree\WtrRgtTrnsAgmt3-13-02

F.02 P. 03/04

HAR-06-2002 WED 04:20 PR SPECE & AANESTED FAM NO. 12087280752 RAR-GE-2003 NED 04:20 PR SPECE & ANNESTED

P. 05 P. 67/87

11. State Law.

Debod Bris _____ day of July, 2003.

, GOY of July, 2002.

Dates tree day of July, 2008.

day of July, 2002.

_day of July, 2009.

TO DIGHTS AND TRINGETS AND ENGINE OF THE

44 TOTAL PERR. BY 40

** TOTAL PAGE.02 **

Received Mar-31-2003 04:10pm Frem-208 736 0041

To-RINKER COMPANY

Page 302

SPECIAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

THAT I, HARRY S. RINKER, do hereby make, constitute and appoint CHARLES E. BROCKWAY and CHARLES G. BROCKWAY, of 2016 N. Washington St., Suite 4, Twin Falls, ID 83301, jointly or severally, my true and lawful attorneys for me, in my name, place and stead, and on my behalf, with full power and authority to execute any and all documents on my behalf as fully and effectually to all intents and purposes as I could do in my own proper person, with full power of substitution, hereby ratifying and confirming all that my said attorney in fact shall lawfully do, or cause to be done, by virtue of the authority herein granted and necessary or useful to carry into effect any or all of the following acts, deeds and things:

- 1. To execute on my behalf notices of claim, motions, or other pleadings to be filed with the Idaho Department of Water Resources, including filings, in Case No. 39576 or an of its subcases, now pending in the Fifth Judicial District of the State of Idaho, in and for the County of Twin Falls, commonly referred to as the Snake River Basin Adjudication. My attorney shall also have the power to execute on my behalf any Application for appropriation of a water right, transfer of a water right or other similar documents affecting any water right which I now have an ownership interest in, or may hereafter acquire, or which water right is owned, in whole or in part, by a trust, corporation, limited liability company or other business entity of which I am a trustee, officer, member or owner.
- 2. This instrument is to be construed and interpreted as a special power of attorney, limited to the enumeration of the specific terms, items, acts, rights or powers herein granted. This power of attorney shall remain in effect until it is revoked by me in writing.
- 3. This power of attorney shall not be affected by my disability.

IN WITNESS WHEREOF	F, I have hereunto s	set my hand at Costa Mesa,
	A	Minall
	HAF	RRY S. RINKER

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California County of	Maria F Dimarucut Here Insert Name and Title of the Officer Name(s) of Signer(s)	
MARIA F. DIMARUCUT Commission # 1759767 Hotary Public - California Orange County Bily Comm. Busines All 30, 2011	who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.	
Place Notary Seal Above	Signature Signature of Notary Public	
Though the information below is not required by law, it m	ONAL ————————————————————————————————————	
and could prevent fraudulent removal and real	ttachment of this form to another document.	
Description of Attached Document	wer of Attorney	
Title or Type of Document:		
Signer(s) Other Than Named Above:	Number of Pages:/	
Capacity(les) Claimed by Signer(s)		
Signer's Name: Individual Corporate Officer — Title(s): Partner — Limited General Attorney in Fact Trustee Guardian or Conservator Other: Signer Is Representing:	Signer's Name: Individual Corporate Officer — Title(s): Partner — Limited General Attorney in Fact Trustee Guardian or Conservator Other: Signer Is Representing:	
	The state of the s	



State of Idaho DEPARTMENT OF WATER RESOURCES

322 E Front Street, Suite 648 • PO Box 83720 • Boise ID 83720-0098

Phone: (208) 287-4800 • Fax: (208) 287-6700

Website: idwr.idaho.gov • Email: idwrinfo@idwr.idaho.gov

BRAD LITTLE Governor

GARY SPACKMAN Director

January 28, 2020

HARRY S RINKER TRUST PO BOX 7250 NEWPORT BEACH, CA 92658

RE: WATER SUPPLY BANK LEASE CONTRACT 1089

FOR WATER RIGHTS 37-22600, 37-22602, 37-22604

Dear Lessor:

Water rights 37-22600, 37-22602, 37-22604 were leased into the Water Supply Bank (Bank) as of January 1, 2020, in accordance with the enclosed executed lease contract. Your water rights, as described on the lease contract, are considered leased into the Bank and should remain unused until they are formally released from the Bank. More information and further restrictions placed on your water rights while leased can be found in conditions of acceptance of the lease contract. Read the conditions of acceptance carefully.

The rights will automatically be released from the Bank on December 31, 2024, unless the rights are released earlier by the Water Resource Board (Board). On behalf of the Board, the Department of Water Resources (Department) can evaluate an early release of the lease contract upon your request. To release the water rights from the Bank prior to the release date, submit a written request on the Request to Release a Water Right from the Bank form. This form is available on our public website at www.idwr.idaho.gov. Please note your water rights may not be available for immediate release if they have been rented or are being considered for a future rental. Furthermore, it is at the discretion of the Department whether or not a water right can be released early from a lease contract.

If you have questions regarding this matter, please contact this office at bank@idwr.idaho.gov or 208-287-4800.

Sincerely,

Water Supply Bank

Enclosure: Executed Lease Contract

c: Corey Skinner - IDWR Southern Region
 Kevin Lakey – Water District 37
 Greg Sullivan – Brockway Engineering

Jahrel

Hersley, Jean

From:

Skinner, Corey

Sent:

Monday, December 30, 2019 9:46 AM

To:

Hersley, Jean

Subject:

RE: WSB Lease for Rinker Trust

No concerns from me.

From: Hersley, Jean

Sent: Monday, December 30, 2019 9:06 AM

To: Kevin Lakey <watermanager@cableone.net>; Skinner, Corey <Corey.Skinner@idwr.idaho.gov>

Subject: WSB Lease for Rinker Trust

This is a renewal of the lease contract that the Department has had with Mr. Rinker since 2016. Please let me know if you have any comments or concerns within 7 days. Thank you.

Jean Hersley Idaho Dept Water Resources Technical Records Specialist II 208-287-4942



State of Idaho DEPAR MENT OF WATER RESJURCES

322 E Front Street, Suite 648 • PO Box 83720 • Boise ID 83720-0098

Phone: (208) 287-4800 • Fax: (208) 287-6700

Website: idwr.idaho.gov • Email: idwrinfo@idwr.idaho.gov

BRAD LITTLI

GARY SPACKMAN Director

December 30, 2019

HARRY S RINKER TRUST PO BOX 7250 NEWPORT BEACH CA 92658

RE: APPLICATION TO LEASE WATER RIGHT 37-22600, 37-22602 & 37-22604 TO THE WATER SUPPLY BANK- CONTRACT 1089

****TIME SENSITIVE RESPONSE REQUIRED***

Dear Applicant:

The Department of Water Resources has completed its review of your application to lease the above-mentioned water right to the Water Supply Bank. I have enclosed two original Water Supply Bank Lease Contracts for your review and signature. Please sign and return ALL Lease Contracts within 14 days. Upon signature and return of the contracts, the Department will also sign the original contracts and return an executed copy to you. The Lease Contract is not considered final until you and the Department have both signed.

The right will automatically be released from the Bank on **December 31**, **2024**, unless the right is released earlier by the Board, or upon your request. To release the right from the Bank prior to the release date, submit a written request on the <u>Request to Release a Water Right from the Bank</u> form. To propose a new lease period, submit a new <u>Application to Sell or Lease a Water Right to the Water Supply Bank</u> form along with applicable fees to the Department. These forms are available from any IDWR office or from our public website at http://www.idwr.idaho.gov. Please note your right may not be available for immediate release if it has been rented.

Please review the conditions of acceptance listed on the Lease Contract, including #3 which says: "While a right is in the bank, **the lessor may not use the right** without approval of the department even if the right is not rented from the bank. Any violation of the terms of this lease may result in enforcement procedures pursuant to Idaho Code § 42-351 for illegal diversion and use of water and may include civil penalties pursuant to Idaho Code § 42-1701B."

If you have questions regarding this matter, please contact this office at 287-4800.

Sincerely,

Water Supply Bank

Enclosures:

Proposed Lease Contracts

c: Brockway Engineering PLLC

Hersley, Jean

From:

Hersley, Jean

Sent:

Monday, December 30, 2019 9:06 AM

To: Subject:

'Kevin Lakey'; Skinner, Corey WSB Lease for Rinker Trust

Attachments:

Idled Acres.pdf; Lease Application Review.xls; Report - Lease Contract - 1089.docx

This is a renewal of the lease contract that the Department has had with Mr. Rinker since 2016. Please let me know if you have any comments or concerns within 7 days. Thank you.

Jean Hersley Idaho Dept Water Resources Technical Records Specialist II 208-287-4942



Hydraulics Hydrology Water Resources

> CHARLES E. BROCKWAY, PH.D., P.E.

> CHARLES G. BROCKWAY, PH.D., P.E.

2016 North WASHINGTON STREET • SUITE 4

> TWIN FALLS, **IDAHO 83301**

208 • 736 • 8543

FAX: 736 • 8506

December 20, 2019

Idaho Department of Water Resources Water Supply Bank P.O. Box 83720 Boise, ID 83720-0098

Re: Lease applications for Harry S. Rinker Trust

Enclosed please find three (3) applications to lease 7.0 acres of water rights 37-22600, 37-22602, and 37-22604 to the Water Supply Bank for the 2020, 2021, 2022, 2023 and 2024 irrigation season. These rights are Big Wood River rights owned by Harry S. Rinker Trust, appurtenant to land 1 mile north of Hailey and west of Highway 75.

The three rights are wholly overlapping amongst themselves. They are currently appurtenant to land within the service area of Riverview Cloverly Irrigation, Inc. (RCI), but the rights do not overlap with rights owned by RCI and utilized by shareholders of the company. Furthermore, the rights are categorically not overlapping with any groundwater right, even though individual lot owners – shareholders of RCI – have their own private groundwater rights. IDWR's shape files may show overlap, but there is none.

A copy of the RCI agreement is attached. Please refer to Section 3, Paragraph D of the agreement. The 23 acres referred to in this paragraph represents the "unstacked" water – meaning water not stacked with groundwater – retained by Mr. Rinker under the agreement.

These same water rights and acre amounts have been leased into the Idaho Water Supply Bank since 2016.

If there are any questions on these issues, please do not hesitate to contact me.

Sincerely,

Greg Sullivan, M.S., Engineer

Cc: Harry Rinker

Enc. Lease applications, Aerial Maps, Limited Power of Attorney, Riverview Cloverly Irrigation, Inc. Agreement, Brockway Engineering Check # 1567 for \$500

RECEIVED DEC 2 4 2019

DEPARTMENT OF WATER RESOURCES