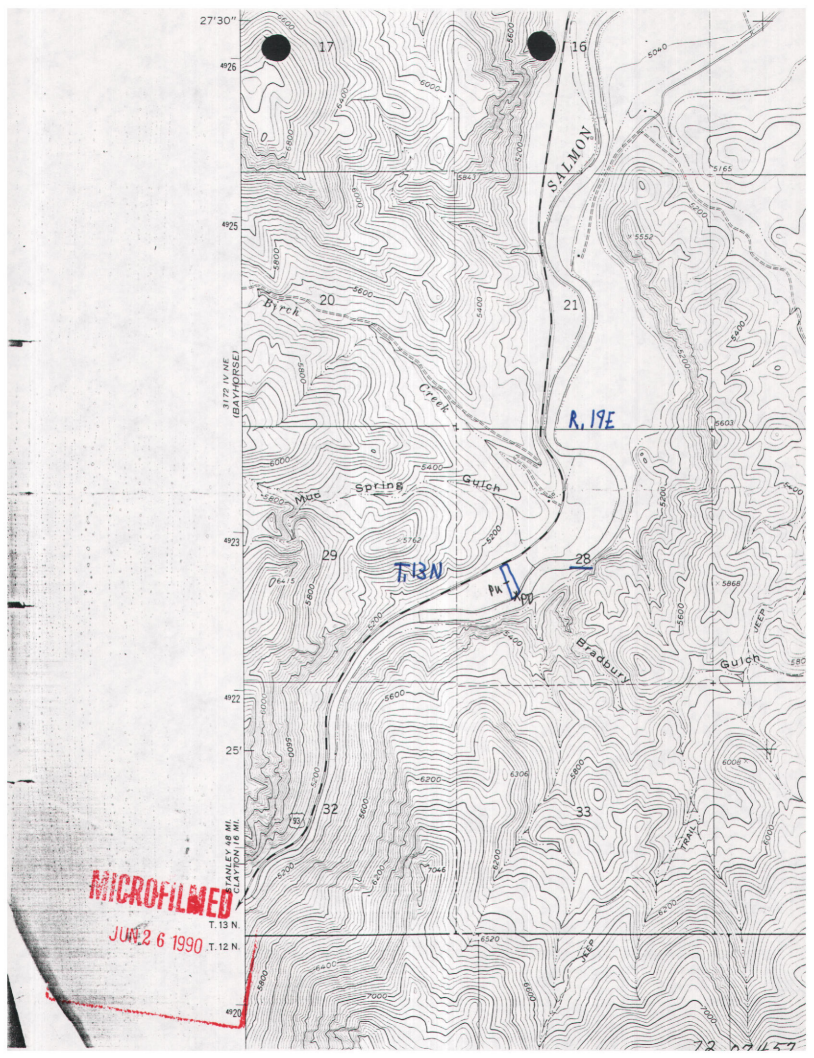
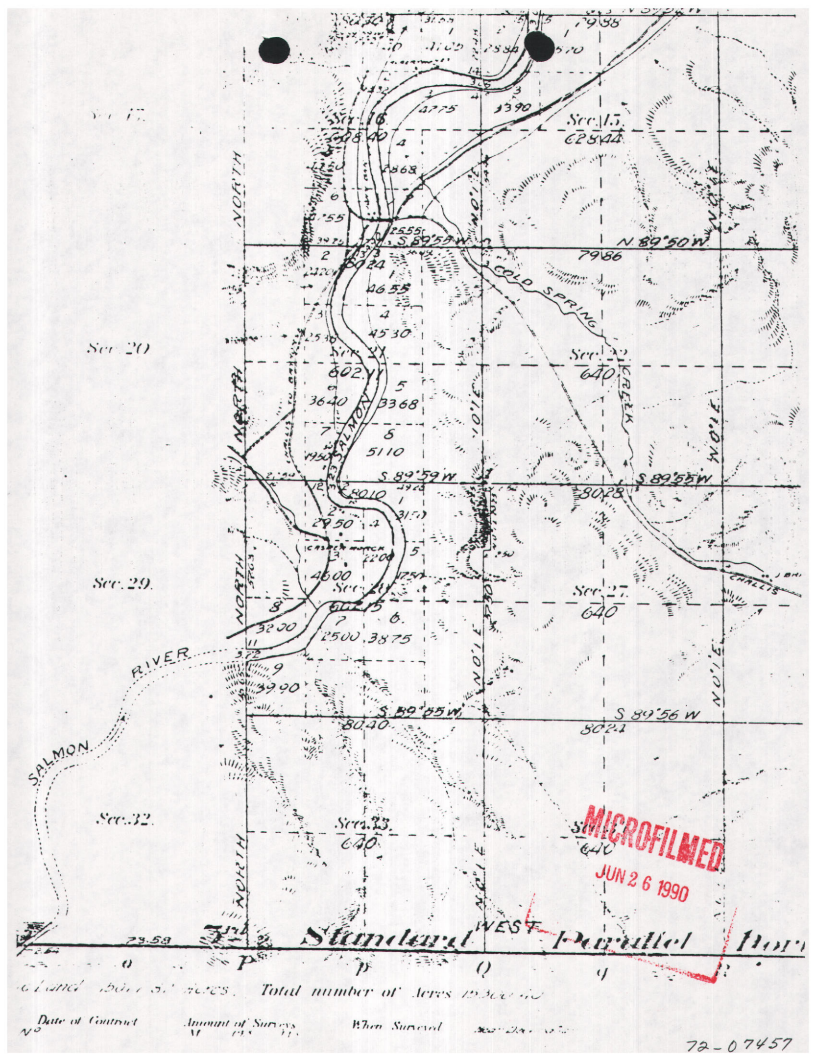


BE IT KNOWN that the undersigned hereby makes application for permit to appropriate the public waters of the State of Idaho as herein set forth.

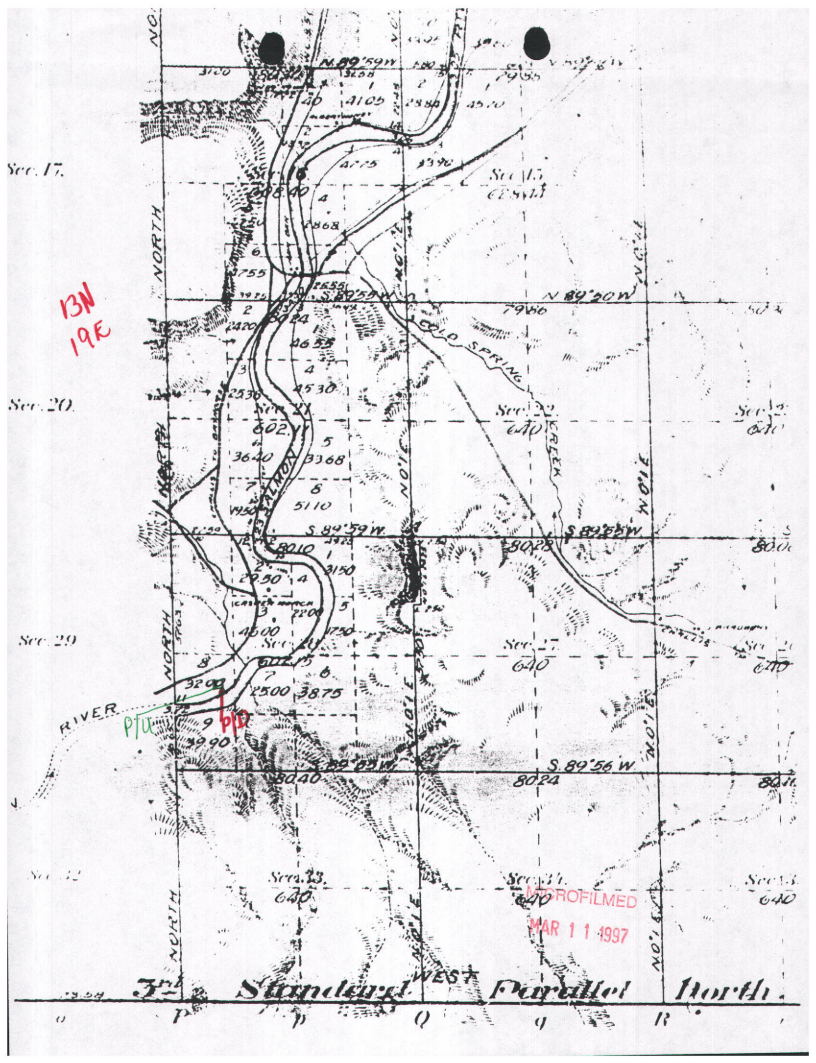
President (Applicant)

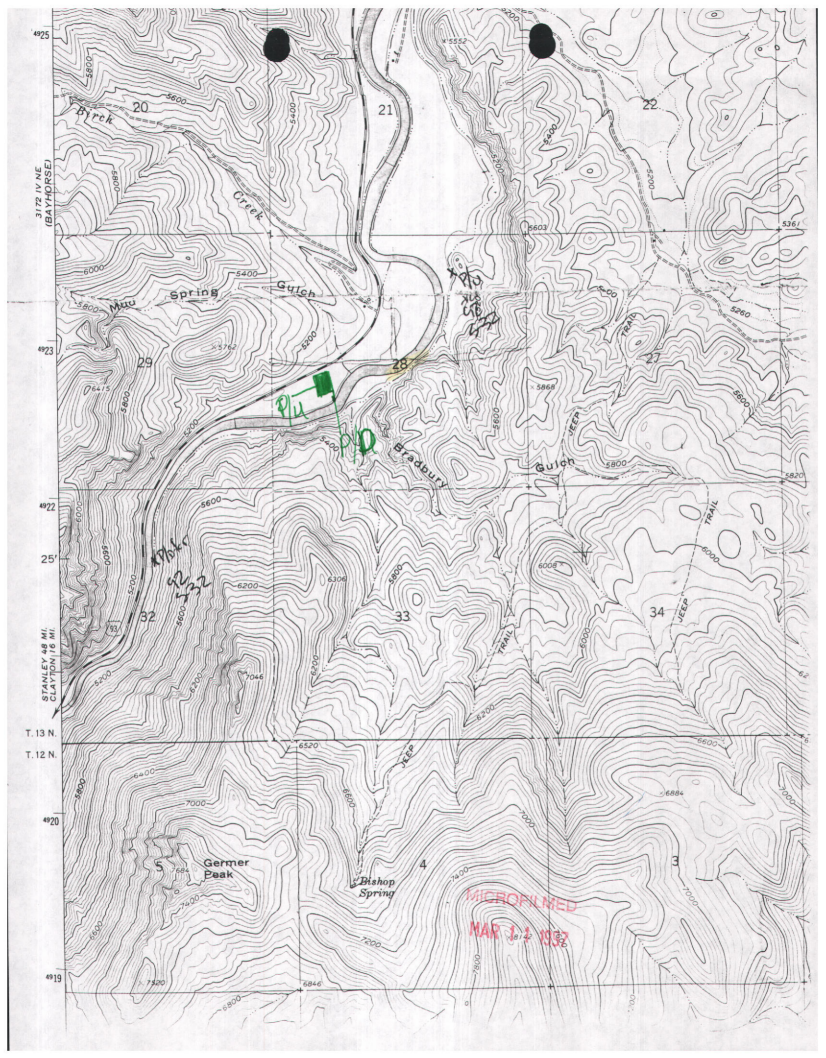




3. Delivery System Diagram: Indicate all major components and distances between components. Indicate weir size/ditch size/pipe i.d. as applicable. NW Su TrIVEU sorinklers 19 acres irrigated Photo of Diversion and System Attached Copy of USGS Quadrange Attached Showing location(s) of Aerial Photo Attached (required for irrigation of 10+ acres) point(s) of diversion and place(s) of use (required). 4. Pump Serial No. or Well or Diversion Discharge Size **Pump Make** Motor Serial No. Hp **Motor Make** Identification No.* YVCAI3TCPR Marathon *Code to correspond with No. on map and aerial photo D. FLOW MEASUREMENTS Calib. Date Serial No. Size Model No. Make Measurement Equipment Type

2. Measurements:







72-07457
PASTURE/PLACE OF USE
LOOKING NORTH
SPRINKLERS VISIBLE

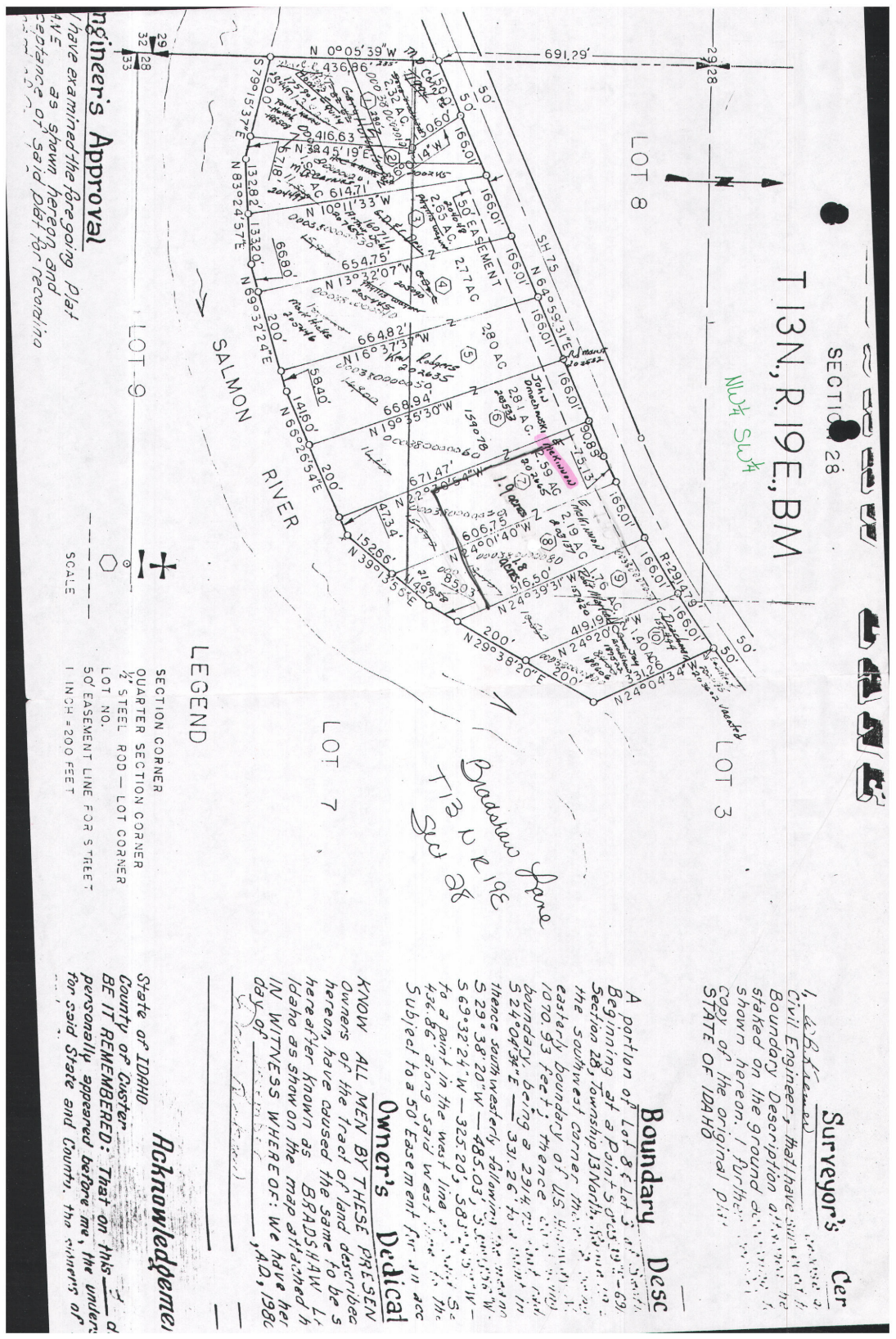
72-07457 P/D SALMON RIVER SE1/4 NW 1/4 SW1/4 SECTION 28, T13N R19E





72-07457 PUMP USED FOR DIVERSION

MAR 1 1 1997



RECEIVED

JUN 14 2004

STATE OF IDAHO IDAHO DEPARTMENT OF WATER RESOURCES

Department of Water Resources Southern Region

NOTICE OF CHANGE OF WATER RIGHT OWNERSHIP

RECEIVED

	Please print or type. Atta-	ch pages with additional information. Instructions are on the back of this page. Incomplete forms will be returned.	JUN 1 6 2004
1.	Water Right No(s).:	72-07457 & 72-07458	DEPARTMENT OF WATER HESOURCES
	Adjudication Claim No(s).:		<u> </u>
2.	The following REQUIRED inform	ation must be submitted with this form:	
		ED, TITLE POLICY, CONTRACT OF SALE or other legal documents or claims in question, WITH ATTACHED LEGAL 1 AND	
	B. PLAT OF PROPERTY or SUF on file with the county.)	RVEY MAP for parcel of ten acres or less. (These are usually attack	ched to your deed or
	-	OR	
		n claims involving ten or more irrigated acres, a USDA Farm Servi utlined and point(s) of diversion clearly marked.	ce Agency AERIAL
3.	Name and Address of Former Owner/Claimant	Earnest and Dorothy McKinnon	
		P.O. Box 336 Challis, ID 8322	6
4.	New Owner/Claimant(s)	Jesse L and Linda K. Beaman Name Connector (Check one): [land, [] or, [] and/or	
	New Mailing Address	P.O. Box 526 14875 Monyoc K	2
	City, State and ZIP Code	Challis, ID 83226 OKMUGEC,	<u>OK 744</u> 47-85
	New Telephone Number	(208) 879-2834 9/8-756-8044	
5.	Date you acquired the property	3/3/97	
6.	If you have acquired only a port adjudication claim(s). If this applie below. If necessary, attach addition	ion of the former owner's property, IDWR may need to split tes, describe in detail your portion of each water right or adjudicational pages.	the water right(s) or n claim in the spaces
	Number of acres you irrigate	Number and type of stock	
	Diversion rate in CFS	Number of homes Other uses	
	If a water right or adjudication cla or claim, please contact the neares	im is being split and you are not sure how to identify your portion it IDWR office for assistance.	of the original right
7.	Signature of New Owner or Claimant(s)	Jesse L. Bearnan	
	(Corporations or other organization	ns must submit a list of directors and/or officers demonstrating au	thority to sign form.)
8.	For Snake River Basin Adjudication IDWR to correspond with him or	n Claims: Please attach a Notice of Appearance completed by your her for all matters related to your claims	attorney, if you wish

Datahare upkates for askress Change

STATE OF IDAHO IDAHO DEPARTMENT OF WATER RESOURCES

PECEIVEL
JUN 29 2000
Southern Region Region
IP

NOTICE OF CHANGE OF WATER RIGHT OWNERSHIP

Please print or type. Attach pages with additional information. Instructions are on the back of this page. Incomplete forms will be returned. RECEIVED 1. Water Right No(s).: 72-07457 & 72-07458 Adjudication Claim No(s).: Department of Water Resources 2. The following REQUIRED information must be submitted with this form: A. A copy of the most recent DEED, TITLE POLICY, CONTRACT OF SALE or other legal document indicating your ownership of the property and water rights or claims in question, WITH ATTACHED LEGAL DESCRIPTION. AND B. PLAT OF PROPERTY or SURVEY MAP for parcel of ten acres or less. (These are usually attached to your deed or on file with the county.) OR C. For water rights or adjudication claims involving ten or more irrigated acres, a USDA Farm Service Agency AERIAL PHOTO with irrigated acres outlined and point(s) of diversion clearly marked. 3. Name and Address of Former Earnest and Dorothy McKinnon Owner/Claimant P.O. Box 336 Challis, ID 83226 4. New Owner/Claimant(s) Jesse L and Linda K. Beaman Name Connector (Check one): [] and, [] or, [] and/or New Mailing Address P.O. Box 526 Challis, ID 83226 City, State and ZIP Code New Telephone Number (208) 879–2834 5. Date you acquired the property 3/3/97 6. If you have acquired only a portion of the former owner's property, IDWR may need to split the water right(s) or adjudication claim(s). If this applies, describe in detail your portion of each water right or adjudication claim in the spaces below. If necessary, attach additional pages. Number of acres you irrigate _____ Number and type of stock Diversion rate in CFS _____ Number of homes Other uses If a water right or adjudication claim is being split and you are not sure how to identify your portion of the original right or claim, please contact the nearest IDWR office for assistance. 7. Signature of New Owner or Claimant(s)

8. For Snake River Basin Adjudication Claims: Please attach a Notice of Appearance completed by your attorney, if you wish IDWR to correspond with him or her for all matters related to your claims.

(Corporations or other organizations must submit a list of directors and/or officers demonstrating authority to sign form.)

IN FILE # 72-7457

INSTRUCTIONS

This form has been prepared to assist new owners of property to comply with the requirements of Sections 42-248 and 42-1409(6), Idaho Code. Section 42-248 requires certain property holders to notify the Department of Water Resources (IDWR) of any change in mailing address or ownership of all or part of a water right record on file with IDWR. Section 42-1409(6) provides that new property owners must notify IDWR of any change in ownership of a water right during an adjudication of water rights. Required claims may be filed by a new owner.

Separate brochures are available from IDWR describing the adjudication of water rights and the requirement to notify IDWR of changes in ownership. Please contact your nearest IDWR office, or call 1-800-451-4129, if you would like more information or need help completing this form. Please attach additional sheets to the form if you require additional space to describe or explain any of the items on the form.

- 1. If there are water rights associated with the property, the seller should be able to provide you with the water right or adjudication claim number(s). Please enter these number(s) at Item 1. If you or the seller believes there are water rights for the property but the numbers are unknown, you may wish to contact IDWR for assistance in identifying the water rights for the property in question. If claims for the rights are required, and have not been filed, IDWR will so advise you.
- 2. The information described at Item 2 is required, since IDWR cannot process the requested change without documentation of ownership. The preferred types of documentation are shown; contact IDWR if you have difficulty obtaining this information. Do not obtain a new survey for purposes of this form before contacting IDWR.
- 3. Please provide the name and address of the former owner of the water right and/or adjudication claim at Item 3.
- 4. The name, mailing address, and telephone number of the new owner(s) is entered at Item 4. Please indicate the relationship between multiple owners by using the connector 'and', 'or', or 'and/or'. If an 'and' is used, all parties must sign this form. If an 'and'or' or 'or' is used, all parties may sign. However, only one of the named parties is required to sign.
- 5. At Item 5, please provide the date the property in question was acquired. This may be the date of "closing" in the case of a real estate transaction or the date of court order for other types of ownership changes.
- 6. You may be purchasing only a portion of the total water right held by the seller. This means the water right held by the seller may be "split" to provide your share of the right in question. Be sure to include a description of the portion of the water right you have purchased at Item 6.

Please provide as much detail as possible concerning your water right: include the number of homes, irrigated acreage if more than 1/2 acre is irrigated, type and number of stock if your right is for stockwater, etc. In the absence of information to the contrary, IDWR will assume the intent is to split the rights proportionately.

- 7. The new owner(s) must sign the form in the space(s) provided at Item 7. Corporations and other organizations must submit a list of directors or officers demonstrating the authority of the director or officer to sign the form.
- 8. There is no filing fee. When complete, you should retain a copy and return the original of the form to the IDWR office nearest you:

IDWR Western Region 2735 Airport Way Boise, ID 83705-5082 (208) 334-2190

IDWR Southern Region 1341 Fillmore St., Suite 200 Twin Falls, ID 83301-3380 (208) 736-3033 IDWR Northern Region 1910 Northwest Blvd., Suite 210 Coeur d'Alene, ID 83814-2615 (208) 769-1450

IDWR Eastern Region 900 N. Skyline Dr., Suite A Idaho Falls, ID 83402-1718 (208) 525-7161

WARRANTY DEED

BRIEST L. MCKINNON and DOROTHY S. MCKINS

Hagerman

County of CUSTER

COMPLET AND MARRANTS TO

JESSE L. BRAMAN and LINDA E. BRAMAN, bushend and wife, as joint tements with full rights of survivorship and temante in common

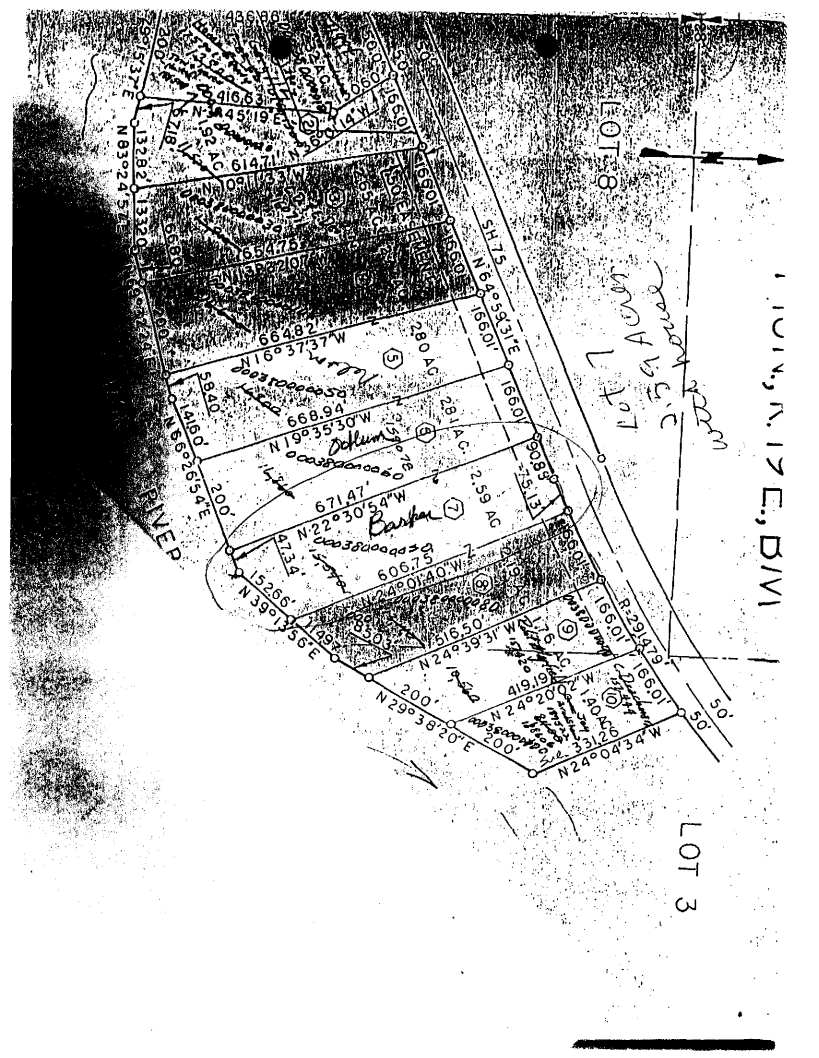
P.O. Box 526 Challis, Ideho of State of IDAHO (\$16.00) TEN AND OTHER GOOD AND VALUABLE CONSIDERATION DOLLARS the following described tract of land in Custer, State of Idaho to wit:

Lot 7 and 8, BRADSHAW LAKES, COSTER COUNTY IDAMO, as shown by the official plat thereof, now on file as said County Recorder's office.

Autiest to the indebtedness of that certain Deed of Trust in Sever Hegs to the indebtedness of that certain peak of trust in appeal of members and the payment as per assumption agree it instrument recorded October 1, 1992, as Entry No. 0282566, member of Custer County, Idaho and that certain Dead of Trust Member in Sever of C a D EMPERSERS, to secure the payment as members agreement said instrument recorded November 2, 1992, Member No. 0203136, records of Custer County, Idaho.

WITHERS the hand(s) of said grantor(s), this day of March,

day of



180 80.04



RECEIVED

STATE OF IDAHO IDAHO DEPARTMENT OF WATER RESOURCES

MAR 1 4 1997

Southern Region

KO AI dains

Department of Water Resources

NOTICE OF CHANGE OF WATER RIGHT OWNERSHIP

	Please print or type. Attach	pages with additional information. Instructions are on the back of this page. Incomplete forms will be returned.	YPOU 2/2/90 priority
1.	Water Right No(s).:	72-07457 and 72-07458	···
	Adjudication Claim No(s).:		
2.	The following REQUIRED information	on must be submitted with this form:	
		, TITLE POLICY, CONTRACT OF SALE or other legal documn ter rights or claims in question, WITH ATTACHED LEGAL D AND	
	B. PLAT OF PROPERTY or SURVI on file with the county.)	EY MAP for parcel of ten acres or less. (These are usually attack	aed to your deed or
		OR	
		aims involving ten or more irrigated acres, a USDA Farm Servic ned and point(s) of diversion clearly marked.	e Agency AERIAL
3.	Name and Address of Former Owner/Claimant	Ernest and Dorothy McKinnon	Name and Address of the Owner, when the Owner,
	Owten/Critiment	P.O. Box 336 Challis, ID 8322	<u>6</u> _
4.	New Owner/Claimant(s)	Jesse and/or Linda Beaman	
	New Mailing Address	Name Connector (Check one): { } and, [] or, [] and/or	
	City, State and ZIP Code		
	New Telephone Number	()	
5 .	Date you acquired the property	3/3/97	
6.	If you have acquired only a portion adjudication claim(s). If this applies, d below. If necessary, attach additional	of the former owner's property, IDWR may need to split the escribe in detail your portion of each water right or adjudication of pages.	water right(s) or claim in the spaces
	Number of acres you irrigate 3.6	Number and type of stock	_
	Diversion rate in CFS 0.14 Nu	mber of homes 1 Other uses	,
	If a water right or adjudication claim is or claim, please contact the nearest ID	s being split and you are not sure how to identify your portion of WR office for assistance.	the original right
7.	Signature of New Owner or Claimant(s)	Jesse Beaman	_
	(Corporations or other organizations m	ust submit a list of directors and/or officers demonstrating author	rity to sign form.)
8.	For Snake River Basin Adjudication Cla	ims: Please attach a Notice of Appearance completed by your atta	orney, if you wish

IDWR to correspond with him or her for all matters related to your claims..

No. LAM 4800000°

WARRANTY DEED

ERMEST L. MCKIMMON and DOROTHY S. MCKIMMON

AS GRANTORS

Hagerman

County of CUSTER State of IDAHO

CONVEYS AND WARRANTS TO

JESSE L. BEAMAN and LINDA R. HEAMAN, husband and wife, as joint tenancs with full rights of survivorship and not as tenants in common

P.O. Box 526 Challis, Idaho AS GRANTERS State of IDAHO DOWNER * County of CUSTER (\$10.00) TE AND CHER GOOD AND VALUABLE CONSIDERATION DOLLARS the following described tract of land in Custer, State of Idaho to wit:

Lot 7 and 8, BRADSHAN LAKES, CUSTER COUNTY IDAMO, as shown by the official plat thereof, now on file as said County Recorder's office.

Subject to the indebtedness of that certain Deed of Trust in favor of C & D EMTERPRISES, to secure the payment as per assumption agreement said instrument recorded October 1, 1992, as Entry No. 0202666, records of Custer County, Idaho and that certain Deed of Trust recorded in favor of C a D ENTERPRISES, to secure the payment as per assumption agreement said instrument recorded Movember 2, 1992, as Entry No. 0203136, records of Custer County, Idaho.

day of March, WITNESS the hand(s) of said grantor(s), this 1997

> ANUAL METER REWEST L. MCKIMMON

Workyt Womon

DOROTHY E. MCKIMMON

IDAHO

) SS:

CUSTER ·County of

37th day of March, 1997 را ب On this personally appeared before me ERHEST L. MCKIMMON and DOROTHY B. MCKIMMON,

the signer(s) of the within instrument who duly acknowledged to me that (\tilde{t}) he (y) executed the same. Tipla

Notary Public My Comm. Expires: 7/37/43

Residing at m/4 - Ala

State of Idaho Department of Water Resources

WATER RIGHT LICENSE

WATER RIGHT NO.

72-07457

Priority: February 2, 1990

Maximum Diversion Rate:

0.08 CFS

Maximum Diversion Volume:

6.9 AF

This is to certify, that ERNEST MCKINNON DOROTHY MCKINNON

PO BOX 336

CHALLIS ID 83226-0336 has complied with the terms and conditions of the permit, issued pursuant to Application for Permit dated December 28, 1989; and has submitted Proof of Beneficial Use on July 7, 1993. An examination indicates that the works have a diversion capacity of 0.150 cfs of water from:

SALMON RIVER

tributary to SNAKE RIVER

source, and a water right has been established as follows:

BENEFICIAL USE	PERIOD OF USE	RATE OF DIVERSION	ANNUAL VOLUME
IRRIGATION	04/15 to 10/15	0.06 CFS	6.7 AF
STOCKWATER	Ø1/Ø1 to 12/31	0.02 CFS	0.2 AF
	Totals	0.08 CFS	6.9 AF

LOCATION OF POINT(S) OF DIVERSION: Lot 8(NWSW), Sec. 28, Township 13N, Range 19E

CUSTER County

PLACE OF USE: IRRIGATION

TWN RGE SEC

13N 19E 28 Lot 8(NWSW) 1.

ACRES

ACRES TOTAL

1.9

Total number of acres irrigated:

1.9

PLACE OF USE:

STOCKWATER, same as IRRIGATION use

CONDITIONS OF APPROVAL AND REMARKS

- 1. The maximum diversion volume is defined as the maximum allowable volume of water that may be diverted annually from the source under this right. The use of water confirmed by this right is limited to the amount which can actually be beneficially used. The maximum diversion volume may be adjusted to more accurately describe the beneficial use or to implement accepted standards of diversion and use efficiency.
- 2. This water right is appurtenant to the described place of use
- 3. This right is subject to all prior water rights and may be forfeited by five years of non-use.
- 4. Modifications to or variance from this license must be made within the limits of Section 42-222, Idaho Code, or the applicable Idaho law.

State of Idaho Department of Water Resources

WATER RIGHT LICENSE

WATER RIGHT NO.

72-07457

CONDITIONS OF APPROVAL AND REMARKS

- This right when combined with all other rights shall provide no more than .03 cfs per acre nor more than 3.5 afa per acre for the lands above.
- 6. Right 72-07458 is also diverted through the point of diversion described above.
- Place of use is located within Lot 7, Bradshaw Lane Subdivision.

This license is issued pursuant to the provisions of Section 42-219, Idaho Code. Witness the seal and signature of the Director, affixed at Boise, this 10 74 19 97. day of FERRUARY



WATER RIGHT SUMMARY

ACTION	RIGHT NO.	NAME	CFS
Original App.	72-07457	C & D Enterprises	2.60
Assignment	72-07457	Ernest McKinnon Dorothy McKinnon	2.60

Department of Water Resources

Openation of Water Resources

The ...

RECEIVED

JUL 0 9 1993

OFFICE USE ONLY Amt. of Fee \$ 50 Date 7-8-93 Receipt No. 50/5972 Receipt by MT5

STATE OF IDAHO

STATE OF IDAHO

STATE OF IDAHO

STATE OF IDAHO

PROPERTMENT OF WATER RESOURCES

Artment of Water Region PROOF A --PROOF OF BENEFICIAL USE

The Idaho Department of Water Resources considers this form a statement that the permit holder(s) has/have completed all development that will occur under this permit and that water has been applied according to the provisions of the permit for the beneficial use(s) described below. This form must be accompanied by a license examination fee, when necessary, or a completed field examination report prepared by a certified water right examiner who has been appointed by the department.

1.	Permit No. 12-074-57 Telephone No. 208 879-5355
2.	Name(s) of Permit Holder(s): ERNEST L & DOROTHY E MCKINNON
	Mailing Address: Po Box 336 CHALLS ID 83226
4.	Source of Water: SALMON RIVER
	If GROUNDWATER, Well Driller's Name: Date Drilled:
	OPTIONAL: Pump horsepower: Pressure (psi): Dynamic pumping level (ft.):
5.	Extent of Use (as authorized by the permit):
	Domestic (No. of households) Stockwater (No. and type of stock)
	Irrigation (No. of nouseholds) Stockwater (No. and type of stock) Irrigation 1/2/93/Ug Cfs OR acre/feet
6.	Total rate and/or volume for which proof is submitted cfs OR acre/feet
7.	Refer to the approval conditions on your permit and respond accordingly:
	Measuring device: Required?YesNonstalled?YesNo
	OR Flow Measurement Port: Required? Yes No Installed? Yes No
8.	Fee Enclosed: \$ 50, 60 (See License Fee Schedule on back of Instruction Sheet)
9.	Person to contact to accompany the Department representative during field examination of the water system.
	ERNEST L. MKIDDEN 208 879-5355 OR 324-5848
	ERVEST L. MCKIRDEN 208 879-5355 OR 324-5848 Name Telephone No. F.O. BOX 336 CHALLS TO 83226 8 BRADSHAW LN Address
	Address /
10	The above information is my true statement of the extent to which the above numbered permit has been developed and I relinquish any undeveloped portion of the permit to the state of Idaho.
	6/30/93 Janut Hinnon
Da	ate Signature (and title, if on behalf of a company or organization)

BEFORE THE DEPARTMENT OF WATER RESOURCES

OF THE STATE OF IDAHO

IN THE MATTER OF PERMIT NO. 72-07457)
ORDER OF
IN THE NAME OF ERNEST L & DOROTHY E MCKINNON) REINSTATEMEN

WHEREAS, the Department issued the above-captioned permit with the condition that proof of construction of works and application of water to beneficial use (proof of beneficial use) be submitted on or before June 1, 1993; and,

WHEREAS, the Department notified the permit holder by certified mail that proof was due and instructed the permit holder of the steps to be taken to submit the proof of beneficial use; and,

WHEREAS, the Department notified the permit holder that the permit had lapsed for failure to submit the proof of beneficial use; and,

WHEREAS, Section 42-218a of the <u>Idaho Code</u> provides that a permit may be reinstated upon a showing of reasonable cause within sixty days of the date of the notice of lapsing; and,

WHEREAS, the permit holder has provided a reasonable showing why the permit should be reinstated by submitting proof of beneficial use on July 7, 1993;

IT IS, THEREFORE, HEREBY ORDERED that Permit No. 72-07457 be REINSTATED with an advance in priority to February 2, 1990.

Dated this 10 day of August, 1993.

L. GLEN SAXTON

Chief, Water Allocation Bureau

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State of Idaho DEPARTMEN

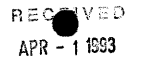
Department of Water Resources

DEPARTMENT OF WATER RESOURCES

1301 N. Orchard St., Statehouse Mail, Boise ID 83720-9000 Phone: (208) 327-7900 FAX: (208) 327-7866

ASSIGNMENT OF PERMIT

	iterprises Borup	here	by seeign t	O Emmont 9	Donathu Makinnan
		Jerome, ID 8			Dorothy McKinnon
0, 32/11 2	<u> </u>		ddress)		
				•	
A.11			1		
All M	y rignt, title, a	nd interest in an	a to Permit	No. 72-074	57
to appropria	re rue bublic w	aters of the State	e or idano.		
OR (for partial	l assignments)	•			
The f	ollowing desc	ribed portion o	f my right,	title, and inter	est in and to
Permit No	·	to appropria	te the publi	c waters of the	State of Idaho.
	Danasiba aastaa	- 4 M	1 5 11 11		
		of the permit assignt of diversion location			
М	lade this	day of	July		19 93
		bar		Barry	
			Applio	ant //	
State of Adame	UTAH)				
County of Zox	SS SS				•
County of 2000					
3.5) /	_		
ک دے ۔ the signer of th		nt, duly acknowledg			ppeared before me cuted the same.
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	NOTARY BUBLIC	S92		BOOK TO THE STATE OF THE STATE
		JERBY L FRONK	\ <u>\</u>		
SEAL		36 West 100 North Tremonton, Utah 84337 My Commission Expires: 8-11-95	8	Notary Public	titio o
OLAL	200000000000000000000000000000000000000	State of Utah			AUG 3 1 1993
			rry	Tuen	
Maria and the second				Signature	
My commission	expires:		<del></del>		6/93



Department of Water Nescurces

# STATE OF IDAHO DEPARTMENT OF WATER RESOURCES

## REQUEST FOR EXTENSION OF TIME

TO PROVIDE ADDITIONAL TIME IN WHICH TO SUBMIT PROOF OF BENEFICIAL USE FOR A WATER RIGHT PERMIT

The Idaho Department of Water Resources will consider this form as a request that the permit holder(s) be granted an additional period of time in which to complete development of water right under the provisions of Section 42-204, <u>Idaho</u> Code.

Code.	
Permit No. 72-07457	<u></u>
Name(s) of Permit Holder: ERNEST & DOROTHY,	MCKINNON
Mailing Address: 321A 50 230 W JEROME	ID 83338
Date Proof is Due 4/1/93	Telephone No. 208 324-5848
Describe what work has been completed toward the developmen (This must be filled out! If no work has been completed,	•
NUNE	
	Costing \$
The permit holder(s) has been unable to complete the remainder	of the work for the following reasons:
PROPERTY RECENTLY PURCHASED NO	1 1 1992 PRIOR TO
PURCHASE PLOPERTY HAS been A RE	NAC.
/ / / / / / / / / / / / / / / / / / /	
Permit holder(s) request an extension to/	, 19 <u><i>95</i></u> .
FEE: \$15.00	·
(Signature)* *** *If other than permit holder	, Power of Attorney must be supplied.
ACTION OF THE DEPARTMENT	OF WATER RESOURCES
IT IS HEREBY ORDERED that the above request for externation of the proposed project	failure to diligently

day April

# State of Idaho Department of Water Resources

# Permit To Appropriate Water

NO. 72-07457

**Proposed Priority:** December 28, 1989 Maximum Diversion Rate: This is to certify, that C & D ENTERPRISES INC.

0.10 CFS

74 S. 1ST E.

TREMONTON, UT 84337

has applied for a permit to appropriate water from:

SALMON RIVER

tributary of SNAKE RIVER

and a permit is APPROVED for development of water as follows:

BENEFICIAL USE	PERIOD OF USE	RATE OF DIVERSION
IRRIGATION STOCKWATER	04/01 to 11/01 01/01 to 12/31	0.08 CFS 0.02 CFS
	Totals	0.10 CFS

LOCATION OF POINT(S) OF DIVERSION: LOT 8(SENWSW), Sec. 28, Township 13N, Range 19E CUSTER County

PLACE OF USE: IRRIGATION

TWN RGE SEC			ACRES	ACRES	ACRES	TOTAL
13N 19E 28	LOT	8(NWSW)	2.6			2.6

Total number of acres irrigated: 2.6

PLACE OF USE: STOCKWATER, same as IRRIGATION use

#### CONDITIONS/REMARKS:

1. Proof of construction of works and application of water to beneficial use shall be submitted on or before June 1, 1993.

2. Subject to all prior water rights.

- 3. Permit holder shall commence the excavation or construction of diverting works within one year of the date this permit is issued and shall proceed diligently until the project is complete.
- 4. The rate of diversion of water for irrigation under this permit and all other water rights on the same land shall not exceed 0.03 cubic feet per second for each acre of land.
- 5. Place of use also known as Lot 7, Bradshaw Lane Subd.
- 6. Stockwater use is for 5 cattle and 5 horses.

This permit is issued pursuant to the provisions of Section 42-204, Idaho Code. Witness the seal and signature of the Director, affixed at Boise, this

JUN 2 6 1990 R. Keith Higginson, Director

Form 202 6/85 Ident. No. 72-07457

# STATE OF IDAHO DEPARTMENT OF WATER RESOURCES APPLICATION FOR PERMIT

#### To appropriate the public waters of the State of Idaho

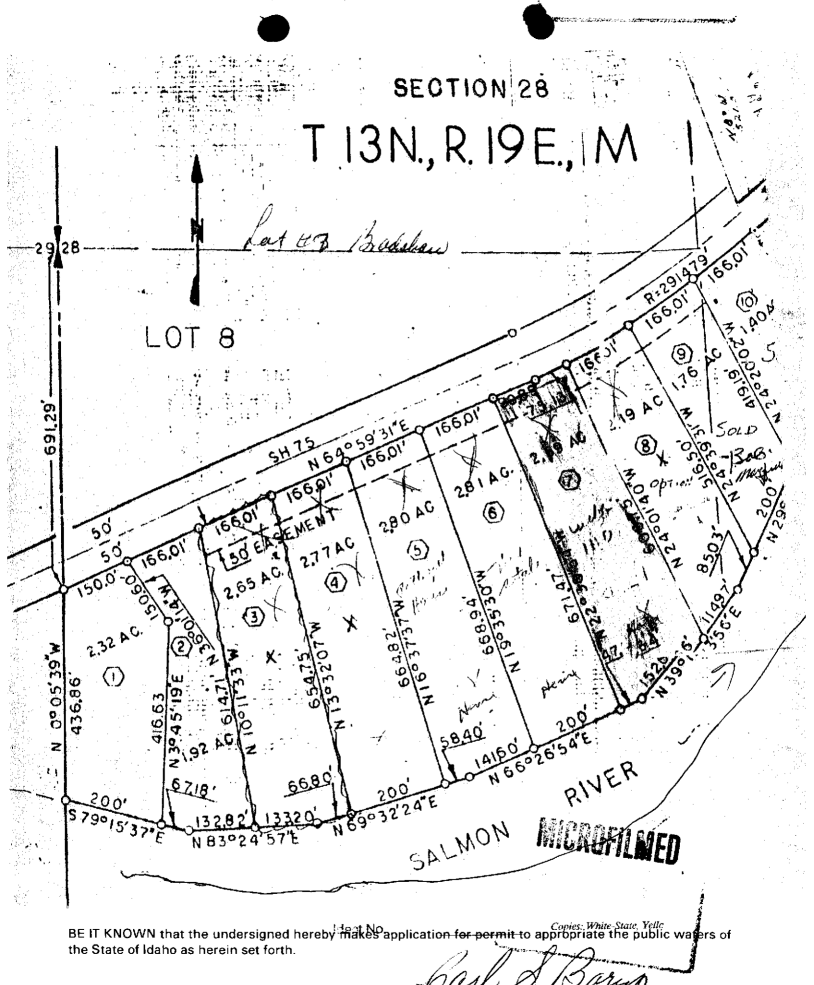
1.	Name of applicant C & D Enterprises Inc. Phone 801-257-3312
	Post office address 74 So. 1st. East; Tremonton, Utah 84337
2.	Source of water supply Salmon River which is a tributary of Snake River
3.	Location of point of diversion is SE ¼ of SW ¼ of (SW) ¼, Govt. Lot 8
	Sec. 28 Township 13N Range 19E B.M. Custer County; additional
	points of diversion if any:
4.	Water will be used for the following purposes: 0.08
	Amount 1077 for Irrigation purposes from April 1 to Nov. 1 (both dates inclusive)
	Amount 0.02 for Stockwater purposes from Jan. 1 to Dec. 31 (both dates inclusive)
	Amount for purposes from to (both dates inclusive)
	Amount for purposes from to (both dates inclusive)
5.	Total quantity to be appropriated is (a) 1050 0.10 and/or (b) acre feet per annum
	Proposed diverting works:
	a. Description of ditches, flumes, pumps, headgates, etc. 5 to 7 Hp pump to be installed
	with all legal and proper attachments to comply with state regulations
	b. Height of storage dam None feet; active reservoir capacity acre-feet; total
	reservoir capacity acre-feet; period of year when water will be diverted to storage:
	to inclusive.
	c. Proposed well diameter is inches; proposed depth of well is feet.
	d. Is ground water with a temperature of greater than 90°F being sought?No
7.	Time required for the completion of the works and application of the water to the completion of the works and application of the water to the completion of the works and application of the water to the completion of the works and application of the water to the completion of the works and application of the water to the completion of the works and application of the water to the completion of the works and application of the water to the completion of the works and application of the water to the completion of the works and application of the water to the completion of the works and application of the water to the completion of the completion of the water to the completion of the compl
	years (minimum 1 year).

JUN 2 6 1990

N 19E 28 (Lot 7, Bradshaw Lane Sub.) S S S S S S S S S S S S S S S S S S S		a, Hyd	•									-	-	2			277			<del></del>
d. Domestic; show number of households.  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 componding place of use below. See instructions for standard symbols.  10. NEW NWW SWW SEW NWW SWW SWW SEW NWW SWW SEW NWW SWW SWW SEW NWW SWW SWW SWW SEW NWW SWW SWW SWW SWW SWW SEW NWW SWW SWW SWW SWW SWW SWW SWW SWW SW				•												<i>-</i> <b>W D</b>		1 60 ×0.		
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 componding place of use below. See instructions for standard symbols.   (P) RANGE SEC. NEW NWW SWW SEW NEW NWW SWW SEW NEW NEW NEW NEW NEW NEW NEW NEW NEW N																10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	8 18	<del>Mos.</del>	,	
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 componding place of use below. See instructions for standard symbols.  PRANGE SEC.  NEW NWW SWW SEW NWW SWW SWW SEW NWW SWW SWW SEW NWW SWW SWW SWW SWW SWW SWW SWW SWW SW																		. ,		
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 componding place of use below. See instructions for standard symbols.    P   RANGE   SEC.   NE½   NW½   SE½   NW½		e. Oth	er; de:	scribe	e tully	·													1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
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 componding place of use below. See instructions for standard symbols.    P   RANGE   SEC.   NE½   NW½   SE½   NW½		-													<u></u>	<u> </u>				
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 componding place of use below. See instructions for standard symbols.    P   RANGE   SEC.   NE½   NW½   SE½   NW½	a	Docar	intion	of pl	202.0	fuco		_												
b. If water is used for other purposes, place a symbol of the use (example: D for Domestic) in the componding place of use below. See instructions for standard symbols.    P   RANGE   SEC.   NE½   NW¼   SW¼   SE¼   NE¾   NW¼   SW¼   SE¼   NW¼   SW¼   S	Θ.		•	-				cato :	oroa	ao in	aach	eub	divici	on in	tha t	ahul	ation	halai	4,	
ponding place of use below. See instructions for standard symbols.    P   RANGE   SEC.   NE½   N										_										مسمم مطم
RANGE   SEC.   NE'4   NW'4   SW'4   SE'4							•	•			•			,	xamp	ne. L	TOF L	omes	itic) in	the corre
19E   28   (Lot 7, Bradshaw Lane Sub.)   S   S   S   S   S   S   S   S   S		pon	aing p	lace (	ot use	e belo	W. 56	ee Ins	tructi	ons to	or sta	noard	ı sym	DOIS.						
N 19E 28 (Lot 7, Bradshaw Lane Sub.) S S S S S S S S S S S S S S S S S S S	VP '	RANGE	SEC.		N	E1/4	·		NV	N1/4			S	N¹/4			s	E1/4		TOTAL
19E 28 (Lot 7, Bradshaw Lame Sub.) Lt8				NE¼	NW1/4	SW1/4	SE1/4	NE1/4	NW1/4	SW1/4	SE1/4	NE¼		SW1/4	SE1/4	NE1/4	NW1/4	SW1/4	SE1/4	
	I	19E	28	Lo Lo	t 7	B:	 rads	haw	l Lai	he S	ub.	)	l .	X/	l (Æør	t t:/./	/Zø£	1/8		2.6
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S is P/U for stockwater					<u></u>	 S ic	D /11	for	sto	l chwai	for	<u> </u>		L	<u> </u>	<u> </u>	<u></u>	l	<u> </u>	
Total number of acres to be irrigated 4+59						J (3	1,0	101	3 00.	CICHO			Total	numl	oer of	acre	s to b	e irrig	ated.	7159
	10	Danasi	L			:_	La	- a d <b>f</b> a	+b.a		nurn.			a neiba	مط مام	****				
10. Deceribe any other water rights used for the name numbered as described above	10	Descri	oe any	otne	ı waı	errig	ทเร น	seu ic	n tite	Same	puip	0565	as ue	SCHIDE	au au	ove.				
10. Describe any other water rights used for the same purposes as described above			_																	
	1					•	,	-												
I1. a. Who owns the property at the point of diversion? Applicant																				
b. Who owns the land to be irrigated or place of use? Applicant				-				-				_						_		nabling th
c. If the property is owned by a person other than the applicant, describe the arrangement enabling		app	licant	to ma	ake th	nis fili	ng													
b. Who owns the land to be irrigated or place of use? Applicant																				

Land is Lot 7 of the Bradshaw Lane Subdiv.

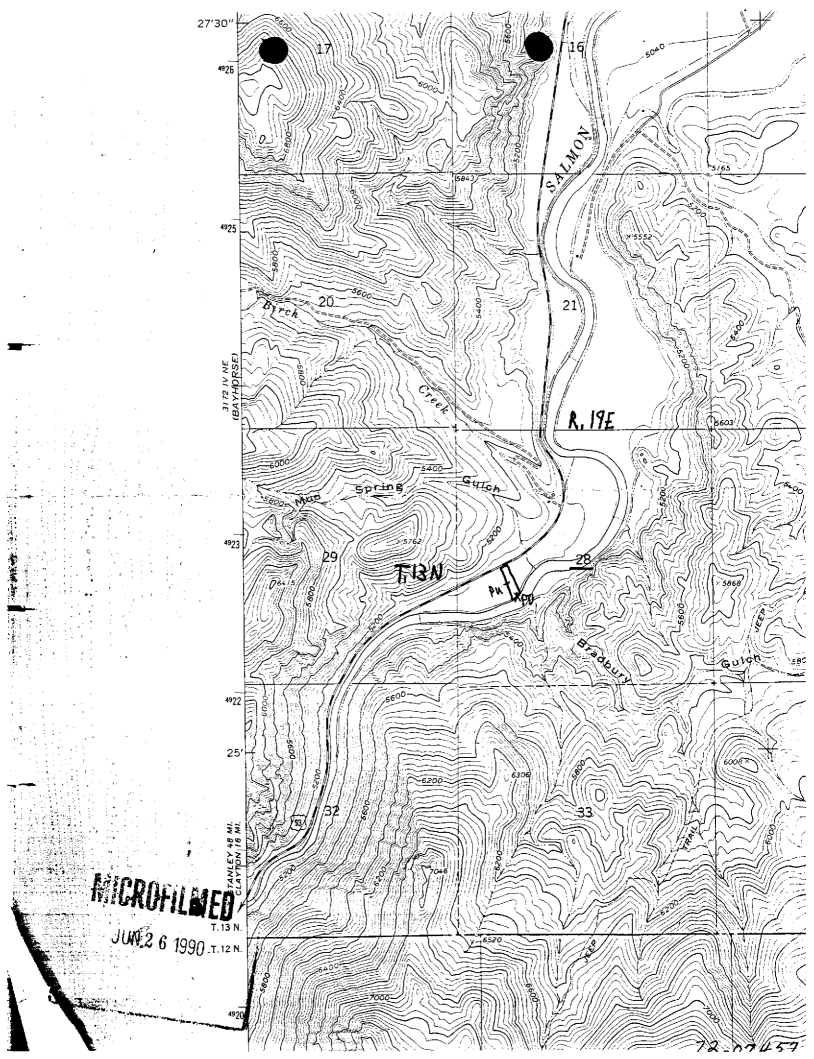
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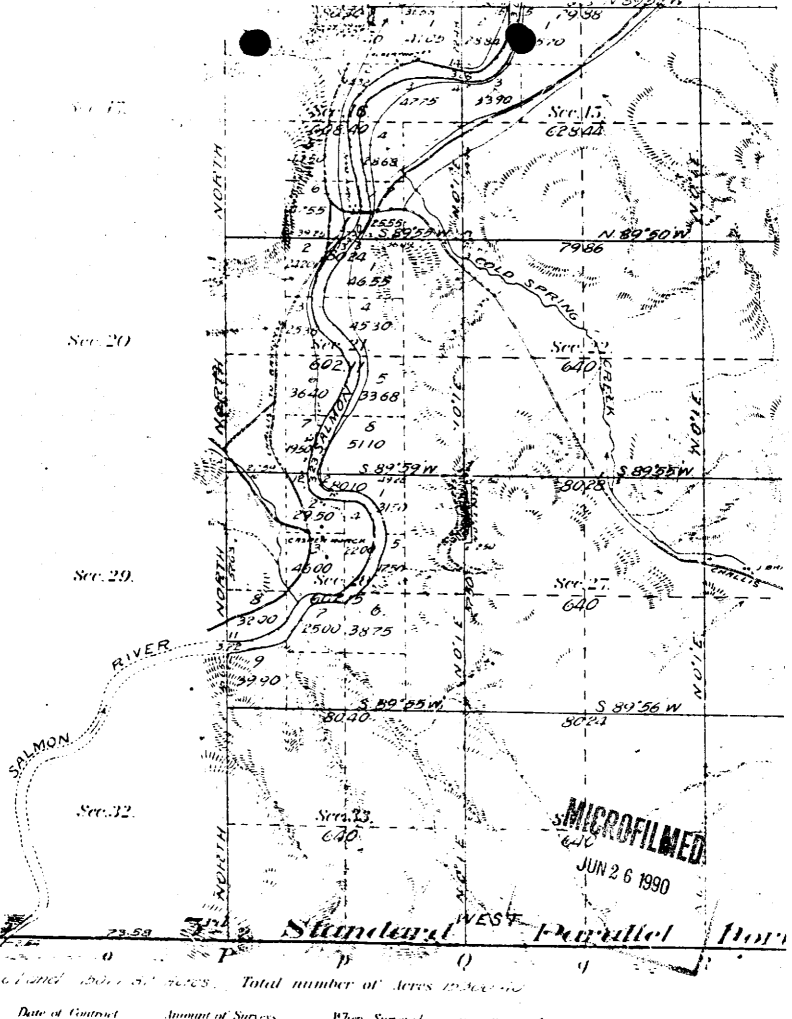


Prosident (Ap)

Received by JF Itanian Date 12-28-89 Time 10:50 am Preliminary check by
Publication prepared by M. Boldwin Date 1/5/90 Published in Challes Messenger
Publication approved Dr. Baldevin Date 2/5/90
ACTION OF THE DIRECTOR, DEPARTMENT OF WATER RESOURCES
This is to certify that I have examined Application for Permit to appropriate the public waters of the State of
Idaho No, and said application is hereby
1. Approval of said application is subject to the following limitations and conditions:
a. SUBJECT TO ALL PRIOR WATER RIGHTS.
b. Proof of construction of works and application of water to beneficial use shall be submitted on or before
, 19
c. The rate of diversion, if water is to be used for irrigation under this permit, when combined with all other water rights for the same land shall not exceed 0.02 cubic feet per second for each acre of land.
d. The water right acquired under this permit if for hydropower purposes shall be junior and subordinate to all rights to the use of water, other than hydropower, within the State of Idaho that are initiated later in time than the priority of this permit and shall not give rise to any right or claim against any future rights to the use of water, other than hydropower, within the State of Idaho initiated later in time than the priority of this permit.
e. Other:







Amount of Surveys

Blien Surveyed

O' PUBLICATION State of Idaho, Co of Custer, ss:

I, Margaret Parks , Publisher of the Challis Messenger, a weekly newspaper, published at Challis, Idaho, do solemnly swear that the notice hereto attached and made a part hereof, was published in the regular and entire issue of the Challis Messenger for __ 2_ consecutive weeks, commencing with the issue dated Jan /8 1990 and ending with the issue dated Jan 25 1990

Mayout Parks E G E I V E D

STATE OF IDAHO

JAN 26 1990

Department of Water Resources COUNTY OF CUSTERSouthern Region Office

personally appeared Margaret Parks known or identified to me to be the person whose name subscribed to the within instrument, and being by me first duly sworn, declared that the statements therein are true, and acknowledged to me that he executed the same.

Notary Public for Idaho Residing at halks 0 M. Veck

My commission expires: 3-21-92

NOTICE OF APPLICATION
FOR WATER RIGHT
The following application(s) have been filed to appropriate the public waters of the State of Idaho:
71-07133
HOLLEY, JOHN
HOLLEY, ROZ
P.O. BOX 113
STANLEY, ID 83278
Source: GROUNDWATER
Diversion Pt: NENWNE Sec 3 T
ION R 13E
Use: COMMERCIAL (.080 CFS)
DOMESTIC (.040 CFS) Use: COMMERCIAL (100 CFS)
DOMESTIC (1.040 CFS)
Total Diversion: (1.00 CFS)
Date Filed: (1/03/198)
In: Tion R) 3E SO3 NWNE
72-07449
SIMON, PETER A.
9888 BARNSDALE

9888 BARNSDALE
BOISE, ID 93704
Source: SALMON RIVER Tributary: SNAKE RIVER
Diversion Pt: NESE Sec 25 T
11N R 16E

IN R 16E

Use: IRRIGATION (.090 CFS)
FIRE PROTECTION (.090 CFS)
FIRE PROTECTION (.090 CFS)
FIRE PROTECTION (.090 CFS)
Total Diversion: (.090 CFS)
Date Filed: 12/28/1989
In: T1 IN R16E S25 NESE
3.0 ACRES TOTAL
72-07452
ROSKELLEY, MAUREEN
P.O. BOX 511
COEUR D'ALENE, ID 83814
SOUTCE: CROUNDWATER
D'ONE TO PALENE, ID 83814
SOUTCE: CROUNDWATER
USE: RRIGATION (.200 CFS)
TOTAL D'ONE TOTAL
72-07453
C & D ENTERPRISES INC.
74 S. IST EAST
TREMONTON, UT 84337
SOUTCE: SALMON RIVER TrIBUTARY: SNAKE RIVER
D'ONE TOTAL
D'ONE TOTAL
C & D ENTERPRISES INC.
74 S. IST EAST
TREMONTON, UT 84337
SOUTCE: SALMON RIVER TrIBUTARY: SNAKE RIVER
D'ONE SOUTCE: SALMON RIVER TRIBUTARY
2.7 ACRES TOTAL
72-07454
C & D ENTERPRISES INC.
74 S. IST EAST
TREMONTON, UT 84337
SOUTCE: SALMON RIVER TRIBUTARY: SNAKE RIVER
D'ONE SALMON RIVER TR

ıç,

1.7

72-97458 C & O ENTERPRISES INC. S. 1ST EAST MONTON, UT 84337 ITC: SALMON RIVER TYDU Diversion Pt. LOT 3 (NESW) Sec 28 T L3N R 198 LOT 8 (NWSW) Sec 28 T L3N R

28 I LON R. 19E
LOT 8 (RWSW) Sec 28 T L3N R
19E
Use: IRRICATION (.070 CFS)
STOCKWATER (.020 CFS)
Total Diversion: (.090 CFS)
Date Filed: 12/28/1989
In: T13N R 19E
S28 Lot 3
(RESW Lot 8 (RWSW)
2.2 ACRES TOTAL
72-07459
C & D ENTERPRISES INC.
74 S. 1ST EAST
TREMONYON, UT 84337
Source: SALMON RIVER Tribitary: SNAKE RIVER
Diversion Pt. LOT 4 ( SWSWNE)
Sec 28 T 13N R 19E
Use: IRRICATION (.150 CFS)
STOCKWATER (.020 CFS)
Total Diversion: (.170 CFS)
Date Filed: 12/28/1989
In: T13N R 19E
Lot 3 (SERW)
5.0 ACRES TOTAL
The permit(s) will be subject to all prior water rights. Protests
must be filed with the Director,
Dept, of Water Resources, Southern Region, 2148 4th Avenue East,
Twin Falls, Idaho 83301 on or before FEBRUARY 5, 1990.
R. KEITH HIGGINSON, Director
Pub: Jan. 18 & 25, 1990.

tary: SNAKE RIVER
Diversion Pt: LOT 8 (SENWSW)
Sec 28 T 13N R 19E
Use: IRRIGATION 1, 080 CFS)
STOCKWATER (-020 CFS)
Total Diversion: (-100 CFS)
Date Filed: 12/28/1983
In: T13N R19E S28 Lot 8
[NVSW)
2.8 ACKES TOTAL
72-07456
C & D ENTERPRISES INC.
74.5. ISTEAST
TREMONTON, UT 44337
Source: SALMON RIVER Tributary: SNAKE RIVER
Diversion Pt: LOT 8 (SENWSW)
Sec 28 T 13N R 19E
Use: IRRIGATION (-080 CFS)
Total Diversion: (-100 CFS)
Total Diversion: (-100 CFS)
Total Diversion: (-100 CFS)
Date Filed: 12/28/1989
In: T13N R19E S28 Lot 8
(NWSW)
2.8 ACRES TOTAL
72-07487
C & D ENTERPRISES INC.
74.S. IST EAST
TREMONTON, UT 84337
Source: SALMON RIVER Tributary: SNAKE RIVER
Diversion Pt: LOT 8 (SENWSW)
Sec 28 T 13N R 19E
Use: IRRIGATION (-080 CFS)
STOCKWATER (-020 CFS)
Total Diversion: (-100 CFS)
Date Filed: 12/28/1989
In: T13N R 19E S28 Lot 8
INWSW)
2.6 ACRES TOTAL



### State of Idaho

#### DEPARTMENT OF WATER RESOURCES

1301 North Orchard Street, Boise, ID 83706 - P.O. Box 83720, Boise, ID 83720-0098 Phone: (208) 327-7900 Fax: (208) 327-7866 Web Site: www.idwr.state.id.us

DIRK KEMPTHORNE Governor

> KARL J. DREHER Director

August 27, 2004

JESSE L BEAMAN LINDA K BEAMAN PO BOX 526 CHALLIS ID 83226

RE: Change of Ownership for Water Rights 72-7457 & 72-7458

Dear Water Right Holder(s):

The department acknowledges receipt of correspondence changing ownership of the above referenced water rights to you. The department has modified its records to reflect the changes in ownership and has enclosed computer-generated reports for your records.

Please note that as of July 1, 1996, water right owners are required to report any change of water right ownership and any change of mailing address of the owner of a water right to the department. Notice of the change must be provided to the department within 120 days of the change. Change reporting forms are available from any office of the department.

Please feel free to contact this office if you have any questions regarding this matter.

Sincerely,

Jeff Peppersack, Manager Water Right Permits Section

JP:klt

**Enclosures** 



# State of Idano DEPARTMENT OF WATER RESOURCES

1301 North Orchard Street, Statehouse Mail, Boise, Idaho 83720-9000

Phone: (208) 327-7900 FAX: (208) 327-7866

PHILIP E. BATT GOVERNOR

KARL J. DREHER DIRECTOR

February 11, 1997

ERNEST AND DOROTHY MCKINNON PO BOX 336 CHALLIS ID 83226~0336

RE: WATER RIGHT NOS. 72-07457 AND 72-07458

Dear Water Right Holders:

The Department of Water Resources (the Department) has issued the enclosed licenses confirming that water rights have been established in accordance with the permits referenced above. Each license is a <u>preliminary order</u> issued by the Department pursuant to section 67-5243, Idaho Code. <u>It can and will become a final order without further action of the Department unless a party petitions for reconsideration within fourteen (14) days after issuance as further described below:</u>

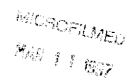
#### PETITION FOR RECONSIDERATION

Any party may file a petition for reconsideration of a preliminary order with the Department within fourteen (14) days of the service date of this order. The Department will act on a petition for reconsideration within twenty-one (21) days of its receipt, or the petition will be considered denied by operation of law. See section 67-5243(3), Idaho Code.

#### EXCEPTIONS AND BRIEFS

Within twenty-one (21) days after (a) the service date of a preliminary order, (b) the service date of a denial of a petition for reconsideration from this preliminary order, or (c) the failure within twenty-one (21) days to grant or deny a petition for reconsideration from this preliminary order, any party may in writing support or take exceptions to any part of a preliminary order and may file briefs in support of the party's position on any issue in the proceeding. Otherwise, this preliminary order will become a final order of the Department.

If any party appeals or takes exceptions to this preliminary order, opposing parties shall have twenty-one (21) days to respond to any party's appeal. Written briefs in support of or taking exceptions to the preliminary order shall be filed with the Department. The Department retains the right to review the preliminary order on its own motion.



#### ORAL ARGUMENT

If the Department grants a petition to review the preliminary order, the Department shall allow all parties an opportunity to file briefs in support of or taking exceptions to the preliminary order and may schedule oral argument in the matter before issuing a final order. If oral arguments are to be heard, the Department will within a reasonable time period notify each party of the place, date and hour for the argument of the case. Unless the Department orders otherwise, all oral arguments will be heard in Boise, Idaho.

#### CERTIFICATE OF SERVICE

All exceptions, briefs, requests for oral argument and any other matters filed with the Department in connection with the preliminary order shall be served on all other parties to the proceedings in accordance with Rules of Procedure 302 and 303.

#### FINAL ORDER

The Department will issue a final order within fifty-six (56) days of receipt of the written briefs, oral argument or response to briefs, whichever is later, unless waived by the parties or for good cause shown. The Department may remand the matter for further evidentiary hearings if further factual development of the record is necessary before issuing a final order. The Department will serve a copy of the final order on all parties of record.

Section 67-5246(5), Idaho Code, provides as follows:

Unless a different date is stated in a final order, the order is effective fourteen (14) days after its issuance if a party has not filed a petition for reconsideration. If a party has filed a petition for reconsideration with the agency head, the final order becomes effective when:

- (a) the petition for reconsideration is disposed of; or
- (b) the petition is deemed denied because the agency head did not dispose of the petition within twenty-one (21) days.

#### APPEAL OF FINAL ORDER TO DISTRICT COURT

Pursuant to sections 67-5270 and 67-5272, Idaho Code, if this preliminary order becomes final, any party aggrieved by the final order or orders previously issued in this case may appeal the final order and all previously issued orders in this case to district court by filing a petition in the district court of the county in which:

- A hearing was held,
- The final agency action was taken,

iii. The party seeking review of the order resides, or iv. The real property or personal property that was the subject of the agency action is located.

The appeal must be filed within twenty-eight (28) days of this preliminary order becoming final. See section 67-5273, Idaho Code. The filing of an appeal to district court does not itself stay the effectiveness or enforcement of the order under appeal.

If you have questions, please contact me at (208) 327-7946.

Sincerely,

Shelley W./ Keen

Water Rights Supervisor

SWK: pah

c: Southern Region

Enclosures

#### CERTIFICATE OF MAILING

I hereby certify that on the 11th day of February, 1997, I mailed a true and correct copy, postage prepaid, of the foregoing PRELIMINARY ORDERS (Approved Licenses) to the person(s) listed below:

Water Right Nos. 72-07457 and 72-07458

ERNEST MCKINNON
DOROTHY MCKINNON
PO BOX 336
CHALLIS ID 83226-0336

Patti Harrell

Secretary

# **B/U FIELD EXAM REVIEW**

Cindy Zimmerman

NAME	Permit #: 72-	7457 Nan	ne: Mc Kunno Date: 1/29/97 / Lots _	(8)
Prelim. Order to Void - Source change.	NAME	- /	Or Address Change?	·
Overlap(s)	SOURCE		Clarify source Prelim. Order to Void - Source change.	<del></del>
Coverlap(s)	P/D			P39
Permit/proof fee limits	P/U		Overlap(s)	
Conditions	RATE		Permit/proof fee limits O.(O / O.(O)  Measured Quantity = O.(5 cfs Theoretical Quantity =	cfs
VOLUME  Season: B 35			(HP)	3+0.02=0.15 2=0.02 12=0.08 cfs
REMARKS  Same Nature of Use? Amendment Needed?  REMARKS  Multiple p/d's in same 1/4/2 Use W32  Out 12/4 Brand fam Lu Subd. 12-7458  CONDITIONS  Measuring Device (R01) or Lockable Controlling Works (R02) Watermaster Control (R04) - WD # Impation rate/annual volume overlap GW impation replaces surface water (050) GW impation suppliments surface water (055) Water Quality Other  PRIORITY  App Rcd 1/2/8/9 Due 6/1/9/3 Rcd 1/8/9/3 Receipt# 501/9/12 Fee OK7/9/No Order to Reinstate Needed? Yes/No Done? 8/10/9/3 Advanced to: 2/2/90 Priority 2/2/90 Examined 8/15/9/6  COMMENTS:  CFS VOLUME O. D6 6/7 SRBA Overlap None Adjustment Memo Adjustment Memo License Ltr. P49 #1 AMEND LTR: _P38	VOLUME		Season: (8 / 35 ) 4/15-10/15 = 184	_days .7+0.2 = 6.9A
Amendment Needed?  Multiple p/d's in same 1/1/2 Use W32		<u> </u>	Flow limit: cfs x days/yr. x 1.9835 =AF	AF
CONDITIONS  Measuring Device (R01) or Lockable Controlling Works (R02)  Watermaster Control (R04) - WD #  R50 Imigation rate/annual volume overlap  GW irrigation replaces surface water (050)  GW irrigation suppliments surface water (065)  Water Quality  Other  PRIORITY  App Rcd 12 28 89 Due 6   193 Rcd 18 93  Receipt# 50 1 59 72 Fee OK? (Te) No Order to Reinstate Needed? Yes No Done? 8 10 93 Advanced to: 21290  Priority 2 2 90 Examined 8 15 96  COMMENTS:  PFU 3 11 1450 (populat reduced words) Adjustment Memo  STACK 0.07 C.1 Adjustment Memo  LICENSE LTR: P49  #1 AMEND LTR: P38	USES	$=$ $\leq$		P46 
Watermaster Control (R04) - WD #	REMARKS	<b></b>		2-6/13-7AF
Receipt# 5015972 Fee OK? Yes/No Order to Reinstate Needed? Yes/No Done? 8 10 93 Advanced to: 2/2/90 Priority 2/2/90 Examined 8/15/96  COMMENTS: CFS VOLUME 0.06 6.7 SRBA Overlap None Stock 0.07 0.2 0.2 Adjustment Memo XICENSE LTR: P49 #1 AMEND LTR: _/P38	CONDITIONS		Watermaster Control (R04) - WD #	
USE CFS VOLUME STACK 0.06 6.7 SRBA Overlap vone Adjustment Memo LICENSE LTR: P49 #1 AMEND LTR: _/P38	PRIORITY	Receipt# SO I	Fee OK? Yes/No to Needed? Yes/No Done? 8 10 93 Advanced to: 2/2/3	- 10
STACK   0.06   6.7   SRBA Overlap   None	COMMENTS:	PPW of 12	7450 (coral reduced wors) reduce acres.	
LICENSE LTR: P49 #1 AMEND LTR:/P38	USE ST-15		SRBA Overlap No	<u>ne</u>
			LICENSE LTR: P4	
	TOTAL	0.0		

X same owners as 72-7458, may want to combine letters

## **MEMORANDUM**

DATE:

January 30, 1997

TO.

File No. 72-07457

FROM:

Cindy Zimmerman Çş

SUBJECT:

Review of Beneficial Use Field Report

The examiner recommended a permissible place of use for 72-07457 & 72-07458 combined. Both rights share common ownership and point of diversion, and are in adjoining subdivision lots. 72-07457 is recommended for irrigation of 1.9 acres and minimal stockwater in Lot 7; 72-07458 is recommended for 1.8 acres irrigation for Lot 8; both in Bradshaw Lane Subdivision. Each is recommended for the maximum allowable rate of diversion and annual volume. Lot 7 is wholly within NWSW, but Lot 8 spans across the line between the NWSW & NESW. The examiner did not recommend the NESW for either rights even though the system diagram identifies irrigation use in that portion of Lot 8 in the NESW. To recommend a permissable place of use, 72-07457 would need to be amended and the exam on 72-07458 would need to be corrected to include the NESW. I recommend that each right be licensed for the uses within their own subdivision lots.

The following adjustments¹ were made on the field report to reflect my recommendation on place of use and the department's standard of rounding acre-feet to the nearest 1/10th:

# C. Diversion and Delivery System.

Place of use:

TWP	RGE	SEC		N	E			N	W			S	W			S	E		Totals
<u></u>			NE	NW	5W	SE.	NE	NW	5W	SE	NE	NW	5W	SE	NE	NW	SW	SE	
13N	19E	28				·						GL8							
13N	19E	28										1.9							1.9
13N	19E	28										S							

#### G. Volume Calculations.

1.  $V_1$  Irrigation = acres x AF/acre

$$= 1.9 \times 3.5 = 6.65 \approx 6.7 \text{ AF}$$

2.  $V_2$  Stockwater = 0.2 AF

3. Maximum Annual Volume = 
$$V_1 + V_2$$
  
= 6.7 + 0.2  
= 6.9 AF

#### H. Recommendations.

1. Recommended amounts:

Beneficial Use	Period of Use	Rate of diversion	Annual Volume
Irrigation	4/15-10/15	0.06 cfs	<u>6.7</u> AF
Stockwater	1/1-12/31	0.02 cfs	0.2 AF
	Totals:	0.08 cfs	<u>6.9</u> AF

Examiner: Examined:

Tara Backlund August 15, 1996

MORDFILMED MAR 1 1 May

¹Adjustments made are **bolded and underlined**.

Form 219 6/92

# STATE OF IDAHO DEPARTMENT OF WATER RESOURCES BENEFICIAL USE FIELD REPORT

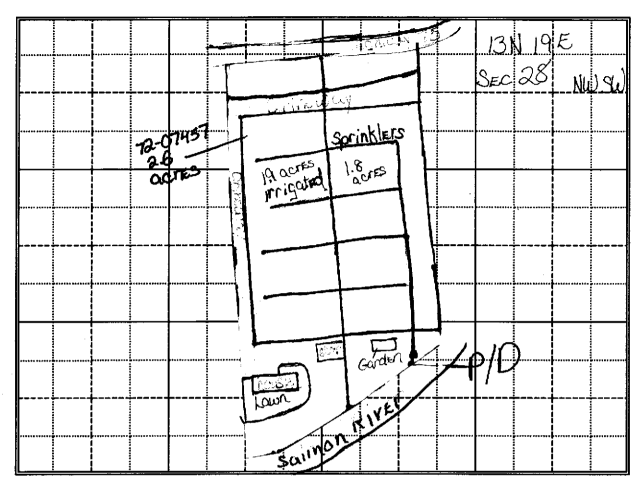
RECEIVED

SEP 1 1 1996

Department of Water Resources

A. GENERA	AL INFO	ORMA	TION							P	ermit	No	7 <i>2</i> -	<u> </u>	74:	57
1. Owner	Err	<u>.</u> ا <u>کستا</u>	+ _	4	broti	hy E	$M_{c}$	Ki	<u>ınor</u>	1	Phor	ne No.	87	19-1	53 <u>5</u>	55
					336											
2. Accom					$\sim$ 1	}	•			_		AM DA	ATE :_	8/1	5/9	76
Addres	s: <u>S</u>	$\sum_{i} m_{i}$	E	<u>as</u>	abov	Ę						ne No.		7		
Relati	onship	to Pe	rmit Ho	older:	SELF											
3. Source							tribu	utary	to	Sna	KE	R	VE.			
3. OVERLAP	REVIE	EW									•	_				
1. Other	water r	ights	with th	e same	place of	use:	72-0	<u> </u>	458	<b>&gt;</b>						
2. Other	water r	ights	with th	e same	point of o	diversion	: 72	- (	74	<u>58</u>	)					
. DIVERSIC																
1. Point(s)	of Div	ersior	n:													
Ident Go	ov't			<u> </u>		<u> </u>										
No. Lo		4 1/	<del></del>	Sec.	Twp.	Rge.	Cour		Metho						<del></del>	
-   8	5 5	<del>*  </del> N		28	13N	119E	Cust	<u>16</u>	Qua	<u>a</u> m	JUE	) 4	E	<u>a t</u>	xa	$M_{\perp}$
		-	_		<u>                                     </u>											
		<u> </u>	1													
2. Place(s)	of Use	e:					<u></u>	ndica	ate Met	hod o	f Dete	ermina	ation			
WP RGE	SEC	NE	N I	sw s	E NE	NW	W 1 05			W	I SE	NE		E I sw		Totals
3N 19E	28	IVE			E NE	NW S	W SE	NE.	3.7	SW	26	NE	NW	SW	SE	3.7 <b>*</b>
3N 19E				1597					S							S
			•						4							
									4		:60v	t L	o+ 8	3		
	1 7		I						/		/ , -	57ª	2 <del>t</del>	Bus	Ishza	Line
								<b>`</b> ——	$\perp$		1-0		<u>L</u> ,		3,1,2	igwdot

3. **Delivery System Diagram**: Indicate all major components and distances between components. Indicate weir size/ditch size/pipe i.d. as applicable.



icale: 1	<b>"</b> -	·		
-		Copy of USGS Quadrange Attached Showing location(s) of point(s) of diversion and place(s) of use (required).	Aerial Photo Attached (required for irrigation of 10+ acres)	 Photo of Diversion and System Attached

4.

Well or Diversion Identification No.*	Motor Make	Нр	Motor Serial No.	Pump Make	Pump Serial No. or Discharge Size
	Marathon	7.5	YYCAI3TCPR 7311 AP	Berkley	81WP
		<u> </u>		/	
	1	1			1

^{*}Code to correspond with No. on map and aerial photo

### **D. FLOW MEASUREMENTS**

Measurement Equipment Type Make Model No. Serial No. Size Calib. Date

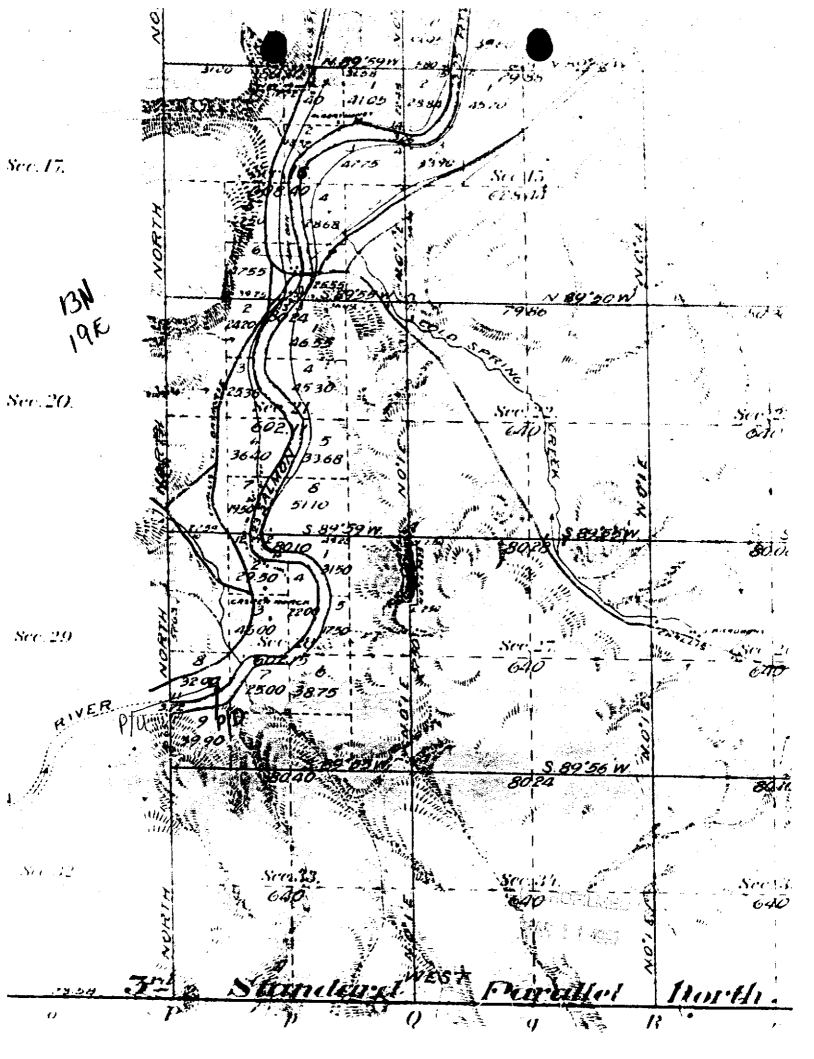
2.	Measurements:	

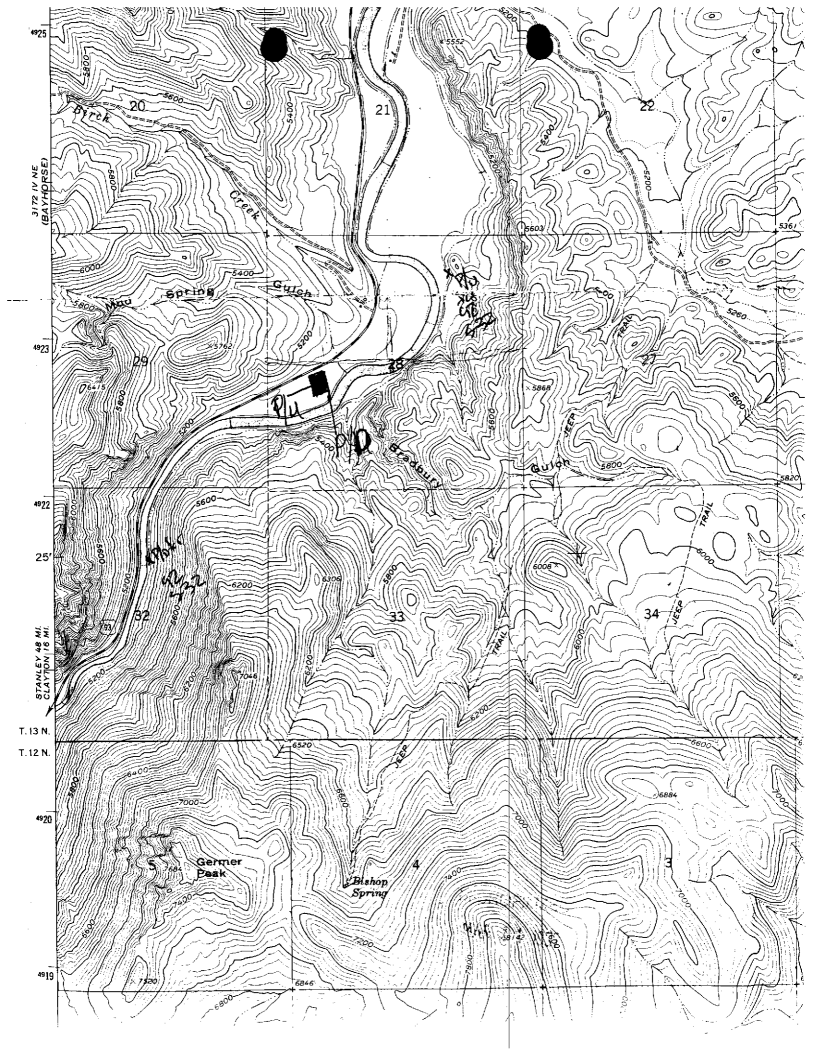
E. NARRATIVE/REMARKS/COMMENTS permit is for .06 cfs for irring approximately 85ft to the posture In a pitot tube test, the system was overa 12.95 afa. Have conditions of permit approval been met? X yes ___ no

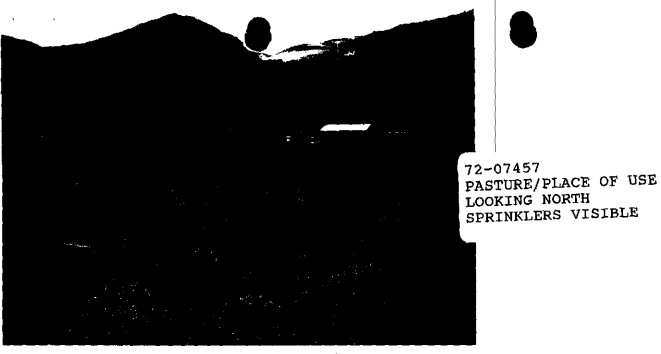
	DE-MEQSURED 6 NOZZ Opsi=401 gpm O.15 gpm V fs(4488) = .13 cfs permitted for Allow 1.9 x c	OB of inc	5 sprinkler heads
$V_{LR}$ = (Acres Irrigated) x (Irrigated) $V_{D.R}$ = [Diversion Rate (cfs)] x (EV = Smaller of $V_{LR}$ , and $V_{D.R}$ .	tion Requirement) = $\frac{1.9}{1.9}$ Days in Irrigation Season) x 1.9	x 3.5 = 835 = <u>.06x215 x 1.</u>	6.65afa 9835= 25.6 afa
2. Volume Calculations for Other L Stock USE for	Jses: 5 horses is .02	cfs = .2afa	
H. RECOMMENDATIONS  1. Recommended Amounts  Beneficial Use  Trigotion  Stock	Period of Use From To	Rate of Diversion Q (cfs) . Co Cfs	Annual Volume V (afa) 6.65 afa .2 afa
	Total	s:08cfs	6.85 afa
Change P.D. as reflected above     Change P.U. as reflected above	<del></del>	_	
I. AUTHENTICATION  Field Examiner's Name	L Broklum Date	9/3/96	
Reviewer	Date	<u> </u>	SEAL
			1. 18.)

•

1 1







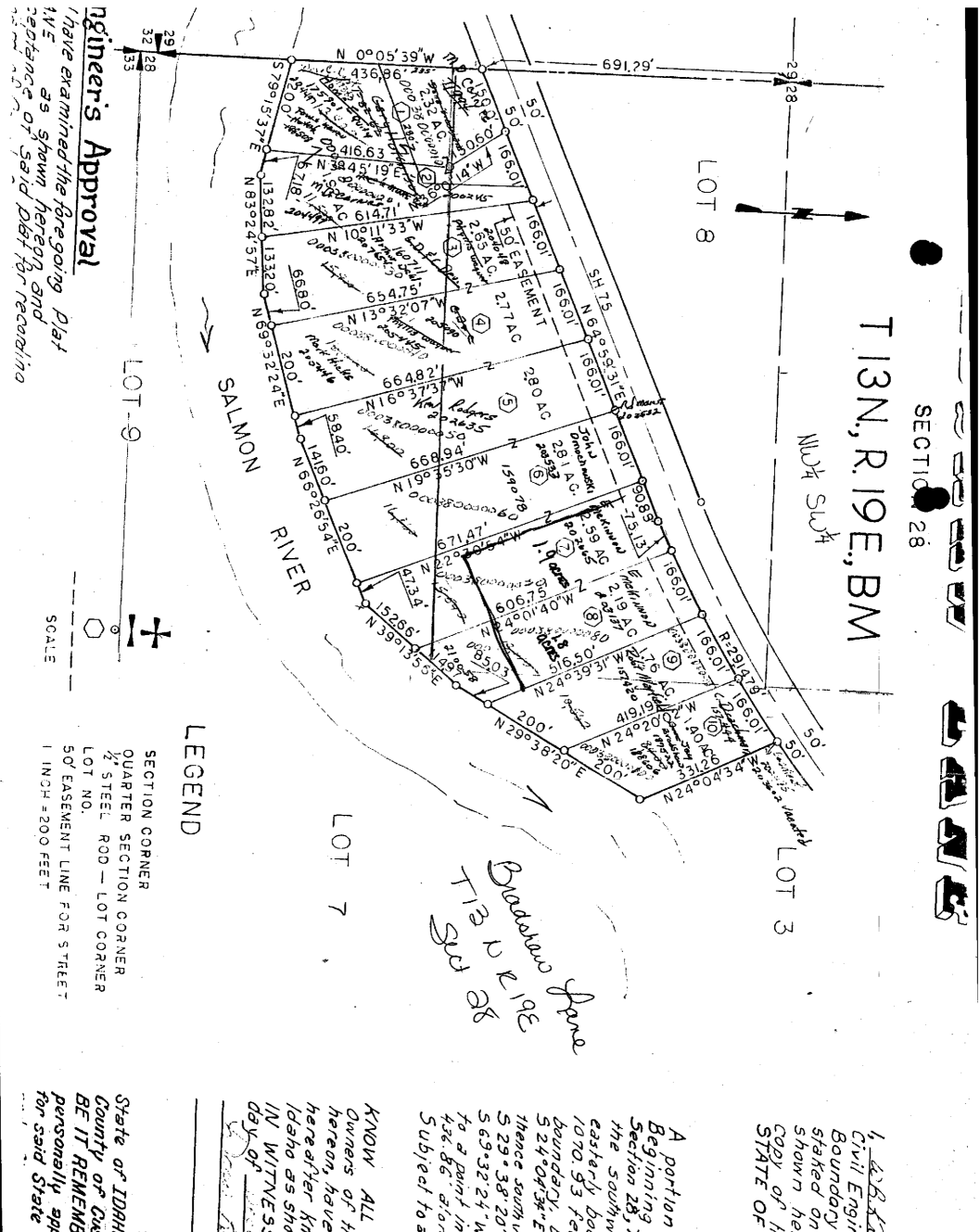
72-07457 P/D SALMON RIVER SE1/4 NW 1/4 SW1/4 SECTION 28, T13N R19E





72-07457 PUMP USED FOR DIVERSION

Particles.



Surveyor's Cer

Staked on the ground description of the ground description of the shown hereon. I further the STATE OF IDAHO Civil Engineer, that/have surveyor

thence south westerly following the south westerly following to 38.20" W - 485.03' 5.5" W - 569.32.24" W - 325.20' 583" 55" W - 436.86 along said west line the fire on the south of the Subject to a 50' Easement fire on acc casterly boundary of US Williams
1070.93 feet; thence construction
boundary being a 29147: 1000 fine
524-0434-E - 331.26 to 3 1000 fine A portion of Lot & ELet 3 1 5 -69/ Beginning at a Point 50'cs 19 1 -69/ Section 26, Township 13 North, Same 19 pedicat

IN WITNESS WHEREOF: We have her rereafter Known as BRADSHAW of daho as showon the map attached KNOW ALL MEN BY THESE PRESEN
Owners of the tract of land described
hereon, have coused the same to be s
hereofter known as BRADSHAW LI D. A. Mary 0wner's -, A.D., 1980

Acknowledgeme

State of IDAHO
County of Custer
BE IT REMEMBERED: That on this ____ d.
personally appeared before me, the under:
for said State and County, the signer's of

August 20, 1993

ERNEST MCKINNON DOROTHY MCKINNON 327A S 230 W JEROME ID 83338

#### PROOF ACKNOWLEDGMENT LETTER

RE: PERMIT NO.

72-07457

Dear Permit Holder:

The department acknowledges receipt of the proof of beneficial use form submitted for the above referenced permit. Enclosed is an order advancing the priority of the permit since the proof was received after the proof due date. The next step in the process of developing a water right is for the department to conduct a field examination to determine and confirm the use being made of the water.

If you have questions concerning this matter, please feel free to contact the SOUTHERN Regional Office in Twin Falls at (208)736-3033.

Sincerely,

Karen L. Gustafson Secretary/Records Manager

c: IDWR - Region

Enclosure

nergy from

AUG 3 1 1993

# ANALYSIS SHEET FOR PROOF OF BENEFICIAL USE

Permit No. 72-07457 Reviewe	d by 11 g Date 7/13/93
	J. Company of the com
GENERAL CONSIDERATIONS T	YPES OF USE
Name same as permit?	crigato, 2.6
Address same as permit?	
Proof timely received? Confidence of the proof timely received?	below.
SOURCE OF WATER	
Surface water source	
Ground water source	
	uired?
Copy in the file?	Drilling Permit No
Amount paid for per	mitCorrect?
Well log in the fil	.e?
LICENSE EXAMINATION FEE	MEASURING DEVICE
COL Required?	AA Required?
Amount Submitted	Installed?
Yes Correct?	Waiver requested?
PRIORITY CALCULATION / / 188	,
Date proof received 7/9/93 190	
Date proof due $6/1/9$ - 150	
No. of days late =	6
Priority Date $\frac{12/28/89}{362}$	
New Priority Date 3/8/9 400	398
DEFICIENCIES OR ACTION ITEMS	

prof acceptable

DATA ENTRY New Address PO Box 336 Challis, 71) 83226 Proof Made 7/7/93



# State of I ho DEPARTMENT OF WATER RESOURCES

1301 North Orchard Street, Statehouse Mail, Boise, Idaho 83720-9000

Phone: (208) 327-7900 FAX: (208) 327-7866

CECIL D. ANDRUS
GOVERNOR

R. KEITH HIGGINSON DIRECTOR

August 9, 1993

Ernest and Dorothy McKinnon 327A S 230 W Jerome, ID 83338

Re: Permit No. 72-07457 and 72-07458

Dear Permit Holder:

We acknowledge receipt of the correspondence and assignment of permit form transferring ownership of the above referenced water right to you. I have modified our computer records to reflect this change in ownership.

If you have any questions or if I can be of any further assistance, please feel free to contact me.

Sincerely,

Karen L. Gustafson

Secretary/Records Manager

C: IDWR - Regional Office

AUG 3 1 1993

and remain to the



# State of I Do DEPARTMENT OF WATER RESOURCES

1301 North Orchard Street, Statehouse Mail, Boise, Idaho 83720-9000

Phone: (208) 327-7900 FAX: (208) 327-7866

CECIL D. ANDRUS

R. KEITH HIGGINSON

July 15, 1993

Ernest & Dorothy McKinnon 327A S 230 W Jerome, ID 83338

Re: Permit nos. 72-07457 and 72-07458

Dear Mr. and Mrs. McKinnon:

The Department is in receipt of the Notice of Change of Water Right Ownership forms you sent in connection with my last correspondence. Please note that the Department already has these forms on file. Unfortunately, they are not the forms needed to assign the above referenced water rights to you. The forms you sent are used in reference to adjudication claims and are used on licensed water rights only.

As I explained before, the water rights listed above are still permits and, therefore, personal property. They do not automatically transfer when the land is sold. Therefore, unless the water rights are specifically addressed in the deed of sale, they remain the property of the person or company who originally obtained them.

Again, as I explained before, in order to place these permits in your name, C & D Enterprises needs to complete the enclosed assignment forms and return them to the Department. In the last few months, C & D Enterprises has assigned numerous water rights to new owners, and are fully aware of this requirement. I have enclosed the assignment forms again for your convenience.

If you have any questions, or if I can be of any further assistance, please feel free to contact me.

Sincerely,

Katen L. Gustafson

Secretary/Redords Manager

Enclosure

AUD 1 1993



# State of I O DEPARTMENT OF WATER RESOURCES

1301 North Orchard Street, Statehouse Mail, Boise, Idaho 83720-9000 Phone: (208) 327-7900 FAX: (208) 327-7866

CECIL D. ANDRUS
GOVERNOR

R. KEITH HIGGINSON DIRECTOR

July 12, 1993

Ernest L and Dorothy E Mckinnon PO Box 336 Challis, ID 83226

Re: Permit Nos. 72-07457 and 72-07458 in the name of C & D Enterprises

Dear Mr and Mrs McKinnon:

The Department is in receipt of the proof of beneficial use filed in connection with the above referenced permit. However, Department records indicate that this permit does not belong to you, but rather, it belongs to C & D Enterprises. Therefore, the Department cannot accept the proof of beneficial use from you at this time.

Since a water right permit is personal property, it does not automatically transfer when the land is sold. It remains the property of the individual or company that applied for and obtained the permit.

In order for this permit to be placed in your name, one of two things must occur. First of all, C & D Enterprises will need to complete the enclosed Assignment form and return it to the Department. Or, if the deed of sale specifically addresses the water rights, you need to forward a copy of the Department.

Once the Department has received either the deed of sale addressing the water rights or the assignment form from C & D Enterprises, the Department will place the permit in your name and accept the proof of beneficial use as filed.

The Department will allow 30 days from the date of this mailing for you to submit the appropriate forms. In the mean time, if you have any questions, or if I can be of any further assistance, please feel free to contact me.

Singerely,

Karen L. Gustafson

Secretary/Records Manager

AUG 81 1.

Enclosure



# State of I no DEPARTMENT OF WATER RESOURCES

1301 North Orchard Street, Statehouse Mail, Boise, Idaho 83720-9000

Phone: (208) 327-7900 FAX: (208) 327-7866

GOVERNOR

B WEITH HIGGINSON

R. KEITH HIGGINSON DIRECTOR

June 1, 1993

Ernest and Dorothy McKinnon 327A South 230 West Jerome, ID 83338

Re: Permit No. 72-07457

LAPSE NOTICE

Dear Permit Holder:

Under the provisions of Section 42-218a of the <u>Idaho Code</u>, you are hereby notified that the above referenced permit has lapsed since the Department could not approve the request for extension of time you submitted.

You can file a new application within one year of the time you actually intend to develop a water right. Since Idaho is now under a mandatory permit procedure to develop a water right, the new application will provide an additional period of time for development, although the priority date will be later in time.

Should you wish to file a proof of beneficial use on that portion of the permit that you may have developed, you must do so within 60 days of the date of this lapse notice. However, your priority date is being penalized one day for every day the proof is received late.

If you have any questions or if we can be of any further assistance, please feel free to contact our office.

Sincerely

L. Glen Saxton

Chief, Water Allocation Bureau

CERTIFICATION OF MAILING

AUG 3 1 1993



# State of Ideo DEPARTMENT OF WATER RESOURCES

1301 North Orchard Street, Statehouse Mail, Boise, Idaho 83720-9000

Phone: (208) 327-7900 FAX: (208) 327-7866

CECIL D. ANDRUS

R, KEITH HIGGINSON DIRECTOR

April 6, 1993

Ernest and Dorothy McKinnon 327A South 230 West Jerome, ID 83338

RE: Permit No. 72-07457 and 72-07458

Dear Permit Holder:

Enclosed is a copy of the denied request for extension of time which you submitted to the department in connection with the above referenced permit. Section 42-204, Idaho Code, provides that you must diligently pursue the completion of the proposed project.

Within one year of the time you actually intend to develop and beneficially use the water, I suggest that you file a new application. Since Idaho is under a mandatory permit procedure to develop a water right, the new application will provide an additional period of time for development, although the priority date will be later in time. There is, however, a moratorium currently in place for most new applications. While the Department will accept the application, it may be some time before we are able to process it.

Please feel free to contact any of our regional offices if you wish assistance in completion of the new application.

· Sincerely,

L. GLEN SAXTON

Chief, Water Allocation Bureau

Enclosure

C: IDWR - Regional Office

AUG 3 1 1993

# ANALYSIS SHEET FOR EXTENSION OF TIME

- 11 071/67 Paris by MA Pata 11//03
Permit No. 72-07457 Reviewed by 1193  BASIC INFORMATION
U//93 Date stamp received
Ull Extension received timely
Tee received and receipted
Name and signature same as permit
AD Address Change
BASIS FOR EXTENSION REQUEST
Has adequate work been completed to demonstrate due diligence?  Has the permit been involved in litigation?  Is supporting documentation needed to complete the file?  Requested?  Is delay by a government agency?  Is supporting documentation needed to complete the file?  Requested?  Is the project more than 25,000 acre feet for irrigation or 10,000 acre feet for a reservoir?  ACTION TAKEN — Adjudication Change of summiship reclived becommend for denial for failure. Yo diligently pushed
PRIORITY CALCULATION
Date extension received =
Proof due date =
Number of days late =
Priority date =
New Priority Date =
DATA ENTRY New Address
Change Proof Due Date
Change Priority Date

RECEIVED

APR - 1 1993

Form 42-1409(7)

Claim Numbers of Split, if any:

### NEW PROPERTY OWNER NOTICE OF CHANGE OF WATER RIGHT OWNERSHIP

Department of Wicker Resources

Please print or type (see instructions on back of page)

RI E OF CLOSING: <u>8/1/92</u>	(see instructions on back of page)
Lot 7 ,Block,	ERTY: Township 13N Range 19F  1/4 of NW 1/4 of SW 1/4,Govt. Lot 8, BM.  ,Subdivision/Townsite Bradshaw Lanes descriptions, please attach separate sheet.
Served Only by a Public Serve	vice Water Supply (all water is received from a city or company who em, owns the water right, and bills the customer on a regular basis)
Water Right Number(s) Assigned by IDWR:	72-07457
Name and Address of Form Owner/Claimant(s)(Seller):	
New Owner/Claimant (Purchaser):	Ernest and Dorothy McKinnon
New Mailing Address:	327 A South 230 W  Jerome, ID 83338
New Telephone Number:	(208) 324 - 5848
Attach proof of ownership, describe	warranty Deed
(proof of ownership must de of ownership is not required	scribe either the property conveyed or include the claim number. Proof if this form is signed by the former owner/claimant.)
Signature of New Owner/Claimant(s)	out Hyrica Date 3/26
Signature of Former Owner/Claimant(s):	Date Date
FOR IDWR USE ONLY: Initial Review and Data-Entry Date: By: Further Action Needed: Further Action Taken Date: By: Final Review and Data-Entry	(Signature of former claimant(s) is not required if proof of ownership is attached.)  AUG 3 1 1993

Original to be mailed to Idaho Department of Water Resources

WHEN RECORDED MAIL TO



SPACE ABOVE THIS LINE FOR RECORDER'S USE

# DEED OF TRUST

·		T IKOSI		
THIS DEED OF TRUS The trustor is ERNEST L.	F ("Security Instrument") is n MCKINNON AND DOROTHY	nade on		
("Borrower"). The trustee is	Custer County Title	.,		•••••
	/"Tructaa")	The haneficiary is	C & D Enterprises	••••
			which is organized and existi	ıng
under the laws of Utah		, and v	whose address is	
***************************************	. Cirty-fiza thouse	nd and no/100	("Lender"). Borrov	ver
owes Lender the principal sum	Dollars (1 9 4 65,000.00	) This del	ot is evidenced by Borrower's note da	 ted
earlier, due and payable on! repayment of the debt evidence the payment of all other sums, and (c) the performance of Bo	Nov. 1, 2012  ed by the Note, with interest, with interest, advanced under orrower's covenants and agree grants and conveys to Truste  Custer County, Idaho	and all renewals, exten r paragraph 7 to protect eements under this Sece, in trust, with power		the (b) ent; this
		•		
·				
which has the address of	Lot 7 Bradehaw I.	anes	Challis	
•	[Street]	ETTERS	[City]	,
Idaho XXXXX83226("Pro (Zip Code)	perty Address");	Wantin	<b>្យា</b>	
XXXXX—Single Family—Fannie Mae/Fre		AUC 9 + 40-	Form 3045 9/90 (page 1 of 6 pc	ages)
BANKERS SYSTEMS, INC., ST. CLOUD, MN	56302 (1-800-397-2341) FORM MD-1-UT (	2/14/91 TIUG J 1 1993		

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will

defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

This Security Instrument combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. BOTTOWER and Lender covenant and agree as follows:

1. Payment of Principal and Interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; (d) yearly flood insurance premiums, if any; (e) yearly mortgage insurance premiums, if any; and (f) any sums payable by Borrower to Lender, in accordance with the provisions of paragraph 8, in lieu of the payment of mortgage insurance premiums. These items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Borrower's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. § 2601 et seq. ("RESPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is such an institution) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds, showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for all sums secured by this Security Instrument.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may so notify Borrower in writing, and, in such case Borrower shall pay to Lender the amount necessary to make up the deficiency. Borrower shall make up the

deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If, under paragraph 21, Lender shall acquire or sell the Property, Lender, prior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied: first, to any prepayment charges due under the Note; second, to amounts payable under

paragraph 2; third, to interest due; fourth, to principal due; and last, to any late charges due under the Note.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security Instrument, and leasehold payments or ground rents, if any. Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner, Borrower shall pay them on time directly to the person owed payment. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender receipts evidencing the payments.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice.

5. Hazard or Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the

Form 3045 9/90 (page 2 of 6 pages)

periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. If Borrower fails to maintain coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property in accordance with paragraph 7.

Lender's option, obtain coverage to protect Lender's rights in the Property in accordance with paragraph 7.

All insurance policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause.

Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance

carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 30-day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraph 21 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security

Instrument immediately prior to the acquisition.

6. Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within sixty days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate, or commit waste on the Property. Borrower shall be in default if any forfeiture action or proceeding, whether civil or criminal, is begun that in Lender's good faith judgment could result in forfeiture of the Property or otherwise materially impair the lien created by this Security Instrument or Lender's security interest. Borrower may cure such a default and reinstate, as provided in paragraph 18, by causing the action or proceeding to be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other material impairment of the lien created by this Security Instrument or Lender's security interest. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with any material information) in connection with the loan evidenced by the Note, including, but not limited to, representations concerning Borrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.

7. Protection of Lender's Rights in the Property. If Borrower fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Although Lender may take action

under this paragraph 7, Lender does not have to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

8. Mortgage Insurance. If Lender required mortgage insurance as a condition of making the loan secured by this Security Instrument, Borrower shall pay the premiums required to maintain the mortgage insurance in effect. If, for any reason, the mortgage insurance coverage required by Lender lapses or ceases to be in effect, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the mortgage insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the mortgage insurance previously in effect, from an alternate mortgage insurer approved by Lender. If substantially equivalent mortgage insurance coverage is not available, Borrower shall pay to Lender each month a sum equal to one-twelfth of the yearly mortgage insurance premium being paid by Borrower when the insurance coverage lapsed or ceased to be in effect. Lender will accept, use and retain these payments as a loss reserve in lieu of mortgage insurance. Loss reserve payments may no longer be required, at the option of Lender, if mortgage insurance coverage (in the amount and for the period that Lender requires) provided by an insurer approved by Lender again becomes available and is obtained. Borrower shall pay the premiums required to maintain mortgage insurance in effect, or to provide a loss reserve, until the requirement for mortgage insurance ends in accordance write agreement between Borrower and Lender or applicable law.

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9. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

10. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby

assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to

the sums secured by this Security Instrument, whether or not then due.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or

postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments.

11. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

12. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without that

Borrower's consent.

13. Loan Charges. If the loan secured by this Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge under the Note.

14. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided

15. Governing Law; Severability. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.

16. Borrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.

17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by

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this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstate. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.

19. Sale of Note; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security Instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 14 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will

also contain any other information required by applicable law.

20. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to

normal residential uses and to maintenance of the Property.

Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this paragraph 20, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances; gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph 20, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

21. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If the power of sale is invoked, Trustee shall execute a written notice of the occurrence of an event of default and of the election to cause the Property to be sold and shall record such notice in each county in which any part of the Property is located. Lender or Trustee shall mail copies of such notice in the manner prescribed by applicable law to Borrower and to the other persons prescribed by applicable law. Trustee shall give public notice of the sale to the persons and in the manner prescribed by applicable law. After the time required by applicable law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may in accordance with applicable law, postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security

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Instrument; and (c) any excess to the person or persons legally entitled to it or the county clerk of the county in which the sale took place. 22. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty and without charge to the person or persons legally entitled to it. Such person or persons shall pay any recordation costs.

23. Substitute Trustee. Lender, at its option, may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Without conveyance of the Property, the successor trustee shall succeed to all the title, power and duties conferred upon Trustee herein and by applicable law. 24. Request for Notices. Borrower requests that copies of the notices of default and sale be sent to Borrower's address which is the Property Address. 25. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument, [Check applicable box(es)] Adjustable Rate Rider Condominium Rider 1-4 Family Rider Graduated Payment Rider Planned Unit Development Rider Biweekly Payment Rider ☐ Balloon Rider Rate Improvement Rider Second Home Rider Other(s) [specify] By Signing Below, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Borrower and recorded with it. Ernest L. McKinnon Social Security Number ..... ..... (Seal) Dorothy E. McKinnon Social Security Number ..... --- [Space Below This Line For Acknowledgment] ---STATE OF UTAH, ...... County ss: The foregoing instrument was acknowledged before me this day of .......by .......by (Seal) My commission expires: Residing at: REQUEST FOR RECONVEYANCE TO TRUSTEE: The undersigned is the holder of the note or notes secured by this Deed of Trust. Said note or notes, together with all other indebtedness secured by this Deed of Trust, have been paid in full. You are hereby directed to cancel said note or notes and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto.

March 31, 1993

C & D ENTERPRISES INC. 74 S. 1ST E. TREMONTON UT 84337

PROOF DUE NOTICE

RE: PERMIT NO.

72-07457

Dear Permit Holder:

One of the conditions of approval of the above referenced water permit was that proof of the extent of your beneficial use must be submitted to this office on or before June 1, 1993. (See last page of your approved permit or your last approved extension request.) Enclosed is a form which when accompanied by the license examination fee or a complete field examination report prepared by a certified water right examiner may be used to submit the required proof.

If you have not fully completed your project, and you or a previous owner of this permit have not received a prior extension of time, you may request an extension of time if the delay is for reasonable cause as provided in Section 42-204, Idaho Code. If you have been prevented from proceeding by a governmental agency or by litigation which might bring title to the water in question, more than one extension of time can be granted. extension of time request form is enclosed for your convenience.

Either an acceptable proof of beneficial use submittal or an acceptable request for an extension of time must be received by this department on or before the above described proof due date. If neither is received, the department will send you a lapse notice. Within sixty (60) days of the mailing of the lapse notice, the permit will no longer be of any force nor effect.

SINCERELY,

Karen L. Gustafson Secretary/Records Manager

Enclosures



AUG 3 1 1993



#### DEPARTMENT OF WATER RESOURCES

Statehouse Boise, Idaho 83720 (208) 327-7900 May 10, 1990

C & D ENTERPRISES INC. 74 S. 1ST E. TREMONTON, UT 84337

#### PERMIT APPROVAL NOTICE

RE: PERMIT NO. P72-07457

Dear Permit Holder:

Enclosed is a copy of your approved application for permit. We direct your attention to the conditions of approval on the final page.

Please note the requirement that as a permit holder you must commence the excavation or construction of diverting works within one year of the date the permit was issued, and you must proceed diligently until the project is completed. The enclosed blue card must be completed and returned to this office as soon as you commence construction, no later than one year from the date the permit was approved.

We have enclosed a form entitled "Instructions for Proof of Beneficial Use". Please read the instructions carefully since you must take further action to develop this permit into a license.

Sincerely,

GARY SPACKMAN, Supervisor Water Right Permits Section

GS: SC Enclosures



Form No. 202a 4/87

# STATE OF IDAHO DEPARTMENT OF WATER RESOURCES

# APPLICATION FOR PERMIT ANALYSIS SHEET

INITIAL REVIEW E	by $1 \times 1490$ application number $72.07457$
REQUIRED INFORMA	ATION
for the dir	olicant is a corporation or partnership, names must be provided ector, officers, & other partners.)  USGS Quad for names of water sources)
Point of Div	version (10 acres for spring, lot & block descriptions for as, local name, flow and/or volume)
Period of Us Nature of pr	se coposed use (Include description of use.)
Time require	of diverting works ed for beneficial use of water
Map	e or acres irrigated  If applicant is corp. partnership, or minicipality, title of
signator is	s required)
YesNo*	In form to receipt ***PROPOSED PRIORITY DATE 12/28/989
ADDITIONAL INFO	RMATION
	place of use (Describe source & relationship to present
	on the back.) point of diversion
	Field check required
	Field check by
Yes No	Field report attached
Yes No	Critical groundwater area
	Groundwater management area
Yes	
Yes No	Send power requirement letter
Yes No	Send fish farm requirement letter
Yes No	Power residency affidavit
Yes No	Power efficiency form SWAN FALLS HOLD?
Yes No	Within trustwater boundary (If yes, attach trust water
	supplementary analysis sheet.)
YesNo	Diversion greater than 5 cfs or 500 acre ft. (If yes, attach large diversion supplementary analysis sheet.)
See reverse	side for additional information
*REQUEST THE FOI	LOWING ADDITIONAL INFORMATION FROM THE APPLICANT
	Data Banatana
	Date Requésted

PROCESSING Yes No In form for advertising
Yes No Statewide advertising
Yes No Fee amount, receipt date & No. recorded on application
SEND COPIES TO Idaho Dept. of Health & WelfareU.S. BLM
Idaho Dept. of Fish & Game U.S. Forest Service  Idaho Dept. of Lands Water District
Adjudication Bureau UnitOther
FINAL REGIONAL PROCESSING REVIEW
Ves No Affidavit of publication received
Yes No Application published correctly. If not, record action taken.
Ves No Dublication dates & paper, recorded on application
Yes Protests received
Final date for protest $\frac{z}{\sqrt{3/40}}$
Yes No Protests, dates, resolution of protest, recorded on application Yes No Recommendations attached
Yes Neasuring device required
Yes No Access port required
Yes No Will water be delivered by watermaster? If yes, what Dist
Yes No Special conditions of approval or cover letter below.
See below for additional information
Date of priority recommended 12/28/89V
By A alee O Haline Date 4/10/90
$O_{1}$
STATE OFFICE REVIEW P// 26
See below for additional information
By Date 4-24-90
by
ADDITIONAL INFORMATION
allow 3 yes. for B/U development
OVAL 2 10 BILL Contains
(Clean) 3 ms xor sold development
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#### 08-Jan-1990

C & D Enterprises Inc. 74 S. 1st East TREMONTON UT 84337

Re: Applications for Permit Nos. 72-07453, 72-07454, 72-07455, 72-07456, 72-07457, 72-07458, 72-07459

Dear Applicant (s):

The Department of Water Resources acknowledges receipt of your water right applications for permit. The applications have been assigned the above referenced identification numbers. Please refer to these numbers in all further correspondence.

This office will be advertising the applications in the Challis Messenger on 1/18 & 1/25/90. A period of ten days following the second publication will be allowed for the submittal of protests.

If the applications are protested you will be sent a copy of the protest. The protest must be resolved before the applications are approved or denied. If the protest is not resolved voluntarily, this Department will conduct a conference and/or hearing on the matter.

If the applications are not protested, they will be forwarded to our State Office in about five weeks. State office personnel will conduct a complete review prior to final processing of the applications and will notify you of the outcome of this review. When a permit is issued, you will be sent a copy. A typical processing time for an unprotested application is about eight weeks.

Please feel free to contact this office if you have any questions regarding this procedure.

Very truly yours,

Douglas Jones, E. I. T. Water Resources Engineer

DJ:MB

MILKOFILMED

# TATE OF IDAH SOUTHERN RESOURCE Southern Region 2148 4th Avenue East Twin Falls, ID 83301 (208)734-3578

JANUARY 5, 1990

CUSTER PUBLISHING COMPANY P.O. BOX 405 CHALLIS, ID 83226

#### Gentlemen:

Enclosed you will find a legal notice which we wish to have published on the dates indicated (once a week for two consecutive weekly issues) in your newspaper. If you cannot publish the notice on the proposed dates, please contact us immediately.

An affidavit of publication must be submitted to the Department along with the publication bill. Your cooperation is appreciated.

Please send the affidavit of publication and publication billing to this office before FEBRUARY 5, 1990.

Yours truly,

Mary Baldwin Secretary/Office Coordinator

Enclosure



72-07457

C & D ENTERPRISES INC. 74 S. 1ST EAST

TREMONTON, UT 84337

Source: SALMON RIVER Tributary: SNAKE RIVER

Diversion Pt: LOT 8 (SENWSW) Sec 28 T 13N R 19E

Use: IRRIGATION

( .080 CFS) ( .020 CFS) STOCKWATER

Total Diversion: ( .100 CFS)

Date Filed: 12/28/1989

In: T13N R19E S28 Lot 8 (NWSW)

2.6 ACRES TOTAL

MICROFILMED

NOTICE OF APPLICATION FOR WATER RIGHT

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

72-07454 C & D ENTERPRISES INC.

74 S IST EAST

TREMONTON, UT 84337

Source: SALMON RIVER Tribu-

tary: SNAKE RIVER

Diversion Pt: LOT 8 (NWSW) Sec

28 T 13N R 19E

Use: IRRIGATION (.080 CFS) STOCKWATER (.020 CFS)

Total Diversion: ( . 100 CFS) Date Filed: 12/28/1989

In: T13N R19E S28 Lot 8

(NWNW)

2.8 ACRES TOTAL

72-07455

C & D ENTERPRISES INC.

74 S. 1ST EAST

TREMONTON, UT 84337

Source: SALMON RIVER Tribu-

tary: SNAKE RIVER

Diversion Pt: LOT 8 (SENWSW)

Sec 28 T 13N R 19E

Use: IRRIGATION (.080 CFS) STOCKWATER (.020 CFS)

Total Diversion: (.100 CFS)

Date Filed: 12/28/1989 lm: T13N R19E S28 Lot 8

(NWSW)

390

2.8 ACRES TOTAL

72-07456

C & D ENTERPRISES INC.

74 S. 15T EAST

୍ ନିର୍ଣ୍ଣ **TREMONTON, UT 84337** 

Source: SALMON RIVER Tribu-

Cary: SNAKE RIVER

Diversion Pt: LOT 8 (SENWSW)

Sec 28 T 13N R 19E

Use: IRRIGATION (.080 CFS)

STOCKWATER (.020 CFS)
Total Diversion: (.100 CFS)

Date Filed: 12/28/1989 In: TI3N R19E S28 Lot 8

(NWSW)

2.8 ACRES TOTAL

72-07457

C & D ENTERPRISES INC. 74 S. IST EAST

TREMONTON, UT 84337

Source: SALMON RIVER Tribu-

tary: SNAKE RIVER

Diversion Pt: LOT 8 (SENWSW)

Sec 28 T 13N R 19E

Use: IRRIGATION (.080 CFS)

STOCKWATER (.020 CFS)

Total Diversion: (.100 CFS) Date Filed: 12/28/1989

In: T13N R19E S28 Lot 8

NWSWI

2.6 ACRES TOTAL

The permit(s) will be subject to all prior water rights. Protests must be filed with the Director, Dept. of Water Resources, Southern Region, 2148 4th Avenue East, Twin Falls, Idaho 83301 on or before FEBRUARY 5, 1990.

R. KEITH HIGGINSON, Director Pub: Jan. 18 & 25, 1990.

1.19.90

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The permit(s) will be subject to all prior water rights. Protests must be filled with the Director, Dept. of Water Resources, Southern Region, 2148 4th Avenue East, Twin Falls, Idaho 83301 on or before FEBRUARY 5, 1990.

R. KEITH HIGGINSON, Director

Published 1/18/1990 & 1/25/1990

