## IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE SIAIE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA	}	PARIIAL DECREE PURSUANI IO
Case No 39576	)	I.R.C P. 54(b) FOR
	}	
	_)	Water Right 29-02537

NAME AND ADDRESS:

BONNIE K RIGBY MAX D RIGBY PO BOX 12

BANCROFI ID 83217

SOURCE:

GROTIND WATER

OUANIIIY:

1.90 CFS 285 00 AFY

USE OF IHIS RIGHI WIIH RIGHI NO. 29-10247 IS LIMITED TO A TOTAL COMBINED DIVERSION RATE OF 2 14 CFS AND TO A TOTAL COMBINED

ANNUAL DIVERSION VOLUME OF 327 AF.

PRIORITY DATE:

10/09/1966

POINT OF DIVERSION:

1085 R39E S16

NESW

Within Caribou County

PURPOSE AND

PERIOD OF USE:

PURPOSE OF USE

PERIOD OF USE 04-15 TO 10-15 QUANIIIY 1.90 CFS

285.00 AFY

Irrigation

IHE USE OF WAIER FOR IRRIGATION UNDER THIS RIGHT MAY BEGIN AS EARLY AS APRIL 1 AND MAY CONIINUE TO AS LATE AS OCTOBER 31, PROVIDED OTHER ELEMENIS OF THE RIGHT ARE NOT EXCEEDED. THE USE OF WAIER BEFORE APRIL 15 AND AFIER OCIOBER 15 UNDER THIS REMARK IS SUBORDINATE TO ALL WATER RIGHTS HAVING NO SUBORDINATED EARLY

OR LAIE IRRIGATION USE AND A PRIORITY DATE EARLIER THAN THE DATE

A PARIIAL DECREE IS ENIERED FOR IHIS RIGHI.

PLACE OF USE-

Irrigation

Within Caribou County

I08S R39E S16

NWNW 12 0 SENW 12 0

SWNW 16 0 NESW 38 0

NWSW 29 0

107 0 Acres Total

USE OF THIS RIGHT WITH THE RIGHTS LISTED BELOW IS LIMITED TO IHE IRRIGATION OF A COMBINED TOTAL OF 107 ACRES IN A SINGLE IRRIGATION SEASON. COMBINED RIGHT NOS.: 29-2537 & 29-10247. THIS RIGHT IS LIMITED TO THE IRRIGATION OF 95 ACRES WITHIN THE PLACE OF USE DESCRIBED ABOVE IN A SINGLE IRRIGATION SEASON

OTHER PROVISIONS NECESSARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:

IHIS PARIIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE ENIRY OF A FINAL UNIFIED DECREE I.C. SECTION 42-1412(6).

## RULE 54(b) CERIIFICAIE

With respect to the issues determined by the above judgment or order, it is hereby CERIFFED, in accordance with Rule 54(b). I R.C.P., that the court has determined that there is no just reason for delay of the entry of a final judgment and that the court has and does hereby direct that the above judgment or order shall be a final judgment upon which execution may issue and an appeal may be taken as provided by the Idaho Appellate Rules.

John M. Melanson

Presiding Judge of the

Snake River Basin Adjudication