RECEIVED May 02, 2024

> DEPARTMENT OF WATER RESOURCES

Skyler C. Johns, ISB No. 11033 **OLSEN TAGGART PLLC** P. O. Box 3005 Idaho Falls, ID 83403 Telephone: (208) 552-6442 Facsimile: (208) 524-6095 Email: sjohns@olsentaggart.com

Attorney for Bonneville-Jefferson Ground Water District

STATE OF IDAHO

DEPARTMENT OF WATER RESOURCES

IN THE MATTER OF THE DISTRIBUTION OF WATER TO VARIOUS WATER RIGHTS HELD BY AND FOR THE BENEFIT OF A&B IRRIGATION DISTRICT, AMERICAN FALLS RESERVOIR DISTRICT #2, BURLEY IRRIGATION DISTRICT, MILNER IRRIGATION DISTRICT, MINIDOKA IRRIGATION DISTRICT, NORTH SIDE CANAL COMPANY, AND TWIN FALLS CANAL COMPANY

Docket No. CM-DC-2010-001 CM-MP-2009-006 CM-MP-2009-007

BJGWD'S NOTICE OF MITIGATION IN RESPONSE TO APRIL 2024 AS-APPLIED ORDER (METHODOLOGY STEPS 1 – 3)

The Bonneville Jefferson Ground Water District (hereafter "Bonneville-Jefferson"), acting for and on behalf of its respective members, through counsel, submits this notice to the Director of the Idaho Department of Water (hereafter "Director") in response to the his *Final Order Regarding April 2024 Forecast Supply (Methodology Steps 1-3)* (hereafter "2024 April As-Applied Order") issued April 18, 2024. The 2024 April As-Applied Order predicts a total in-season demand shortfall (hereafter "IDS") of 74,100 acre-feet for the Surface Water Coalition (hereafter "SWC").

Conclusions of Law No. 6 provides in relevant part that:

1

Junior ground water users holding consumptive water rights bearing priority dates junior to March 31, 1954, within the Eastern Snake Plain Aquifer area of common ground water supply <u>must mitigate for their proportionate share of the predicted</u> <u>April IDS in accordance with an approved mitigation plan</u>. Junior ground water users mitigating for their proportionate share of the predicted April IDS with a secured volume of water pursuant to an approved mitigation plan must, to the satisfaction of the Director, secure their proportionate share for delivery to the injured members of the SWC on or before May 2, 2024.

2024 As Applied Order, pp. 5-6 (emphasis added).

Conclusions of Law No. 7 provides that:

If, on or before May 2, 2024, ground water users holding consumptive water rights bearing priority dates junior to March 31, 1954, within the Eastern Snake Plain Aquifer area of common ground water supply fail to establish, to the satisfaction of the Director, that they can <u>mitigate for their proportionate share of the predicted</u> <u>April IDS of 74,100 acre-feet in accordance with an approved mitigation plan</u>, the Director will issue an order curtailing the junior-priority ground water user. Junior ground water users who are mitigating with a secured volume of water are not required to assign the secured volume of water until after the Director issues a subsequent order requiring the assignment of the water.

Id. (emphasis added).

The Director's June 3, 2010, *Order Approving Mitigation Plan* permits the rental of storage water to mitigate the IDS of the SWC. Bonneville-Jefferson maintains that the proportionate share of the 2024 Demand Shortfall for IGWA is 66,102 ac-ft based on the reasons set forth in the set forth in the *Declaration of Sophia Sigstedt* filed May 2, 2024, in this matter. Bonneville-Jefferson's proportionate share of IGWA's proportionate share is 8,928 ac-ft. *Id.* at ¶ 12. Accordingly, Bonneville-Jefferson will mitigate this season by providing its proportionate share of the IDS from the leases attached hereafter as Exhibit "A".

In addition to delivering storage water to the SWC, Bonneville-Jefferson has and will continue to perform mitigation consistent with the activities it proposed in the *Petition for Approval of Bonneville-Jefferson Ground Water District's Conservation Mitigation Plan for the Surface Water Coalition* filed on December 19, 2023. Consistent with its individual plan,

Bonneville-Jefferson has already conducted 8,000 ac-ft, out of 9,000 ac-ft, of aquifer recharge within its District during the 2024 irrigation season. See Exhibit "B". Its members will also conserve their pumping consistent with their historic pumping reductions. These activities combined with the delivery of an additional 8,928 ac-ft of storage water to SWC, will mitigate Bonneville-Jefferson's members proportionate share of the calculated ISD predicted under the 2024 As-Applied Order.

For these reasons, Bonneville-Jefferson respectfully requests that the Director find the mitigation activities listed above to be satisfactory and refrain from curtailing any of its members' ground water diversions during the 2024 irrigation season.

DATED: May 2, 2024

OLSEN TAGGART PLLC

<u>/s/ Skyler C. Johns</u> SKYLER C. JOHNS

CERTIFICATE OF SERVICE

I hereby certify that on this 2nd day of May 2024, I served the foregoing document on the persons below via email as indicated:

/s/ Skyler C. Johns

Director Mathew Weaver Garrick Baxter, Deputy Attorney General Sarah Tschohl, Paralegal Idaho Department of Water Resources 322 E. Front St. Boise, Idaho 83720-0098	Mat.weaver@idwr.idaho.gov garrick.baxter@idwr.idaho.gov sarah.tschohl@idwr.idaho.gov file@idwr.idaho.gov
John K. Simpson Marten Law LLP P.O. Box 2139 Boise, Idaho 83701-2139	jsimpson@martenlaw.com
Travis L. Thompson Marten Law LLP 163 Second Ave. W. P.O. Box 63 Twin Falls, Idaho 83303-0063 Abby R. Bitzenburg Marten Law LLP 163 Second Ave. W. P.O. Box 63	tthompson@martenlaw.com
Twin Falls, Idaho 83303-0063	
Dylan Anderson DYLAN ANDERSON LAW PO BOX 35 Rexburg, ID 83440	<u>dylan@dylanandersonlaw.com</u>
W. Kent Fletcher FLETCHER LAW OFFICE P.O. Box 248 Burley, ID 83318	<u>wkf@pmt.org</u>
Kathleen Marion Carr US DEPT. INTERIOR 960 Broadway Ste 400 Boise, ID 83706	kathleenmarion.carr@sol.doi.gov

David W. Gehlert Natural Resources Section Environment and Natural Resources Division U.S. DEPARTMENT OF JUSTICE 999 18th St., South Terrace, Suite 370 Denver, CO 80202	david.gehlert@usdoj.gov
Matt Howard US BUREAU OF RECLAMATION 1150 N Curtis Road Boise, ID 83706-1234	<u>mhoward@usbr.gov</u>
Sarah A Klahn Maximillian C. Bricker SOMACH SIMMONS & DUNN 2033 11th Street, Ste 5 Boulder, Co 80302	sklahn@somachlaw.com mbricker@somachlaw.com dthompson@somachlaw.com
Rich Diehl CITY OF POCATELLO P.O. Box 4169 Pocatello, ID 83205	rdiehl@pocatello.us
Candice McHugh Chris Bromley MCHUGH BROMLEY, PLLC 380 South 4th Street, Suite 103 Boise, ID 83 702	<u>cbromley@mchughbromley.com</u> <u>cmchugh@mchughbromley.com</u>
Robert E. Williams WILLIAMS, MESERVY, & LOTHSPEICH, LLP P.O. Box 168 Jerome, ID 83338	rewilliams@wmlattys.com
Robert L. Harris HOLDEN, KIDWELL, HAHN & CRAPO, PLLC P.O. Box 50130 Idaho Falls, ID 83405	<u>rharris@holdenlegal.com</u>
Randall D. Fife City Attorney CITY OF IDAHO FALLS P.O. Box 50220 Idaho Falls, ID 83405	rfife@idahofallsidaho.gov

William A. Parsons PARSONS SMITH & STONE P.O. Box 910 Burley, ID 83318	wparsons@pmt.org
Thomas J. Budge Elisheva M. Patterson RACINE OLSON, PLLP 201 E. Center St. / P.O. Box 1391 Pocatello, Idaho 83204	tj@racineolson.com elisheva@racineolson.com
Michael A. Kirkham City Attorney CITY OF IDAHO FALLS P.O. Box 50220 Idaho Falls, ID 83405	<u>mkirkham@idahofallsidaho.gov</u>
Corey Skinner IDWR-Southern Region 1341 Fillmore St., Ste. 200 Twin Falls, ID 83301-3033	corey.skinner@idwr.idaho.gov
Craig Chandler IDWR-Eastern Region 900 N. Skyline Drive, Ste. A Idaho Falls, ID 83402	<u>craig.chandler@idwr.idaho.gov</u>
Andrew J. Waldera SAWTOOTH LAW OFFICES, PLLC 1101 W. River Street, Suite 110 Boise, ID 83702	andy@sawtoothlaw.com
Jerry Rigby RIGBY, ANDRUS & RIGBY LAW, PLLC P.O. Box 250 Rexburg, ID 83440	jrigby@rex-law.com

EXHIBIT A

STORAGE WATER LEASE

This Storage Water Lease ("Lease") is entered into between New Sweden Irrigation District whose address is <u>2350 W 171h</u>, <u>Idaho 83402</u> ("Lessor"), and Idaho Ground Water Appropriators ("Leasee") % Bob Turner, 2498 Brandon Drive, Idaho Falls, ID 83402, a non-profit corporation.

RECITALS

- A. Lessor has the right to use, lease, and assign storage water allocated and available to Lessor as a space holder in the Idaho Water District 1 reservoir system under Lessor's Storage Water Contracts with the United States Bureau of Reclamation ("Reclamation").
- B. Idaho Ground Water Appropriators desires to lease storage water to satisfy mitigation obligations determined by the Director of the Idaho Department of Water Resources ("Department") and related purposes, such as aquifer recharge and converting farmland from ground to surface water irrigation.
- C. Lessor desires to lease storage water to Idaho Ground Water Appropriators, and Idaho Ground Water Appropriators desires to lease storage water from Lessor, under the terms of this Lease.

LEASE

- 1. <u>Storage Water Lease.</u> Lessor hereby leases to Idaho Ground Water Appropriators 5,000 acre-feet of storage water for 2024 only, at which Idaho Ground Water Appropriators is required to pay rent as follows at \$70.00 per acre-foot.
- **2.** <u>Term.</u> The initial term of this Lease shall be for a period of one (1) year, commencing May 2, 2024, and ending October 31, 2024.
- 3. <u>Payment of Rent.</u> Idaho Ground Water Appropriators will pay the rent to Lessor on or before 60 days following receipt of the invoice.
- 4. <u>Administrative Fees.</u> Idaho Ground Water Appropriators will pay all administrative fees imposed by Water District 1 and the Idaho Water Resource Board.
- 5. Use of Leased Water.
 - **5.** I **<u>TI'le assignment.</u>** delivery, and use of leased storage water will be determined by Idaho Ground Water Appropriators and is subject to the final accounting for the year by the Watermaster of Water District 1 and any applicable Water District 1 Rental Pool Rules.

5.2 This Lease does not include any right to use storage water below Milner Dam.

5.3 The storage water available to Idaho Ground Water Appropriators under this Lease may be assigned and delivered by Idaho Ground Water Appropriators to any other person or entity for the authorized uses of recharge, mitigation, irrigation, or other lawful use at any time up to November 1, 2024.

5.4 Any storage water not used or assigned by Idaho Ground Water Appropriators GWD by October 31. 2024, shall remain in the Lessor's Water District 1 storage account and then belong only to the Lessor.

5.5 Lessor understands that any storage water leased may be subject to the Water District 1 Rental Pool Rules.

- 6. <u>Representations by Lessor</u>. Lessor covenants and represents that:
 - 6.1 It will provide to Idaho Ground Water Appropriators by October 31, 2024, all storage water leased under this Lease.

6.2 It is the true and lawful owner of the storage water and nothing restricts or precludes Lessor from entering into this Lease.

- 7. <u>Breach.</u> If either party defaults in the performance of its obligations under this Lease, and such default is not cured within thirty (30) days after receipt of written notice thereof, the non-breaching party, at its option, may elect any or all of the following cumulative remedies:
 - (a) Terminate this Lease;
 - (b) Seek specific performance of this Lease;
- 8. <u>Assignment.</u> This Lease may not be assigned by Idaho Ground Water Appropriators without the express written consent of the Lessor, but the storage water leased by Idaho Ground Water Appropriators under this Lease may be assigned or otherwise made available to any other person or entity.
- **9.** <u>**Dispute Resolution.**</u> Any substantial dispute between the parties shall be resolved by the following provisions.

9.1 <u>Good Faith Negotiation.</u> Upon written notice from one party to the other, authorized representatives of the parties will attempt in good faith to resolve the dispute by negotiation.

9.2 <u>Mediation.</u> If the dispute cannot be resolved by good faith negotiation, either party may demand that the dispute be subjected to mediation by a mediator designated by mutual Lease of the parties. The mediation will be

STORAGE WATER LEASE - 2

held in Bonneville County, Idaho, unless the parties mutually agree to a different location. Mediator costs will be split equally between the parties.

9.3 <u>Litigation</u>. Litigation is allowed between the parties only: (i) if the dispute is not resolved by mediation, (ii) to enforce a settlement Lease entered into between the parties, or (iii) to seek temporary injunctive relief if a party deems such action necessary to avoid irreparable damage. The pursuit or granting of temporary injunctive relief does not excuse the parties from participating in good faith negotiation and mediation as set forth above. The prevailing party in any litigation is entitled to recover reasonable attorney fees and costs.

9.4 <u>Governing Law, Jurisdiction, and Venue.</u> This Lease will be construed and interpreted by the laws of the State of Idaho. The parties agree that the courts of Idaho shall have exclusive jurisdiction, and agree that Bonneville County is the proper venue.

9.5 <u>Exclusive Procedures.</u> The procedures specified in section 11 are the exclusive procedures for the resolution of disputes between the parties. All applicable statutes of limitation shall be tolled while the negotiation and mediation procedures specified in sections 11.1 and 11.2 are pending.

10. <u>Notices.</u> All notices given pursuant to this Lease must be in writing and shall be sent in one of the following manners: (a) by certified mail, return receipt requested, postage prepaid; (b) by recognized overnight courier such as Federal Express; (c) by facsimile transmission; (d) by email if the receiving party acknowledges receipt of the emailed notice. Notices shall be deemed received on the earlier of actual receipt, three days after mailing for certified mail and regular mail, the next business day if given by fax, or the date the receiving party acknowledges receipt of email notice.

ADDRESSES TO BE USED FOR NOTICES AND DELIVERY OF LEASE PAYMENTS SHALL BE AS FOLLOWS:

- Lessor: Mew Sweden Irrigation District 2350 W 17th S Idaho Falls, ID 83402
- Leasee: Idaho Ground Water Appropriators % Bob Turner 2498 Brandon Drive Idaho Falls, ID 83402

Bob Turner, Executive Copy to: Director bob.igwa@gmail.com

Either party may change its designated address by providing written notice of such change to the other party.

11. Binding Effect. This Lease shall be binding upon the respective heirs, successors, and assigns of the parties.

DATED this 2nd day of May 2023.

ilmer May 2, 2024

LESSEE:

Date

Idaho Ground Water Appropriators Bob Turner - Executive Director

Louis Jhuil LESSOR: C

May 2, 2024

Date

New Sweden Irrigation District 2350 W 17th S Idaho Falls, ID 83402

STORAGE WATER LEASE - 4

STORAGE WATER LEASE

This Storage Water Lease ("Lease") is entered into between Harrison Canal and Irrigation whose address is <u>1381 E 65 N</u>, <u>Idaho 83401</u> ("Lessor"), and Idaho Ground Water Appropriators ("Lesee") % Bob Turner, 2498 Brandon Drive, Idaho Falls, ID 83402, a non-profit corporation.

RECITALS

- A. Lessor has the right to use, lease, and assign storage water allocated and available to Lessor as a space holder in the Idaho Water District 1 reservoir system under Lessor's Storage Water Contracts with the United States Bureau of Reclamation ("Reclamation").
- B. Idaho Ground Water Appropriators desires to lease storage water to satisfy mitigation obligations determined by the Director of the Idaho Department of Water Resources ("Department") and related purposes, such as aquifer recharge and converting farmland from ground to surface water irrigation.
- C. Lessor desires to lease storage water to Idaho Ground Water Appropriators, and Idaho Ground Water Appropriators desires to lease storage water from Lessor, under the terms of this Lease.

LEASE

- 1. <u>Storage Water Lease</u>. Lessor hereby leases to Idaho Ground Water Appropriators 2,500 acre-feet of storage water for 2024 only, at which Idaho Ground Water Appropriators is required to pay rent as follows at \$65.00 per acre-foot.
- **2.** <u>Term</u>. The initial term of this Lease shall be for a period of one (1) year, commencing May 2, 2024, and ending October 31, 2024.
- 3. <u>Payment of Rent</u>. Idaho Ground Water Appropriators will pay the rent to Lessor on or before 60 days following receipt of the invoice.
- **4.** <u>Administrative Fees</u>. Idaho Ground Water Appropriators will pay all administrative fees imposed by Water District 1 and the Idaho Water Resource Board.
- 5. <u>Use of Leased Water</u>.
 - 5.1 The assignment, delivery, and use of leased storage water will be determined by Idaho Ground Water Appropriators and is subject to the final accounting for the year by the Watermaster of Water District 1 and any applicable Water District 1 Rental Pool Rules.

5.2 This Lease does not include any right to use storage water below Milner Dam.

5.3 The storage water available to Idaho Ground Water Appropriators under this Lease may be assigned and delivered by Idaho Ground Water Appropriators to any other person or entity for the authorized uses of recharge, mitigation, irrigation, or other lawful use at any time up to November 1, 2024.

5.4 Any storage water not used or assigned by Idaho Ground Water Appropriators GWD by October 31. 2024, shall remain in the Lessor's Water District 1 storage account and then belong only to the Lessor.

5.5 Lessor understands that any storage water leased may be subject to the Water District 1 Rental Pool Rules.

- 6. <u>Representations by Lessor</u>. Lessor covenants and represents that:
 - 6.1 It will provide to Idaho Ground Water Appropriators by October 31, 2024, all storage water leased under this Lease.

6.2 It is the true and lawful owner of the storage water and nothing restricts or precludes Lessor from entering into this Lease.

- 7. <u>Breach</u>. If either party defaults in the performance of its obligations under this Lease, and such default is not cured within thirty (30) days after receipt of written notice thereof, the non-breaching party, at its option, may elect any or all of the following cumulative remedies:
 - (a) Terminate this Lease;
 - (b) Seek specific performance of this Lease;
- 8. <u>Assignment</u>. This Lease may not be assigned by Idaho Ground Water Appropriators without the express written consent of the Lessor, but the storage water leased by Idaho Ground Water Appropriators under this Lease may be assigned or otherwise made available to any other person or entity.
- **9.** <u>**Dispute Resolution**</u>. Any substantial dispute between the parties shall be resolved by the following provisions.

9.1 <u>Good Faith Negotiation</u>. Upon written notice from one party to the other, authorized representatives of the parties will attempt in good faith to resolve the dispute by negotiation.

9.2 <u>Mediation</u>. If the dispute cannot be resolved by good faith negotiation, either party may demand that the dispute be subjected to mediation by a mediator designated by mutual Lease of the parties. The mediation will be STORAGE WATER LEASE - 2

held in Bonneville County, Idaho, unless the parties mutually agree to a different location. Mediator costs will be split equally between the parties.

9.3 <u>Litigation</u>. Litigation is allowed between the parties only: (i) if the dispute is not resolved by mediation, (ii) to enforce a settlement Lease entered into between the parties, or (iii) to seek temporary injunctive relief if a party deems such action necessary to avoid irreparable damage. The pursuit or granting of temporary injunctive relief does not excuse the parties from participating in good faith negotiation and mediation as set forth above. The prevailing party in any litigation is entitled to recover reasonable attorney fees and costs.

9.4 <u>Governing Law, Jurisdiction, and Venue</u>. This Lease will be construed and interpreted by the laws of the State of Idaho. The parties agree that the courts of Idaho shall have exclusive jurisdiction, and agree that Bonneville County is the proper venue.

9.5 <u>Exclusive Procedures</u>. The procedures specified in section 11 are the exclusive procedures for the resolution of disputes between the parties. All applicable statutes of limitation shall be tolled while the negotiation and mediation procedures specified in sections 11.1 and 11.2 are pending.

10. <u>Notices</u>. All notices given pursuant to this Lease must be in writing and shall be sent in one of the following manners: (a) by certified mail, return receipt requested, postage prepaid; (b) by recognized overnight courier such as Federal Express; (c) by facsimile transmission; (d) by email if the receiving party acknowledges receipt of the emailed notice. Notices shall be deemed received on the earlier of actual receipt, three days after mailing for certified mail and regular mail, the next business day if given by fax, or the date the receiving party acknowledges receipt of email notice.

ADDRESSES TO BE USED FOR NOTICES AND DELIVERY OF LEASE PAYMENTS SHALL BE AS FOLLOWS:

- Lessor: Harrison Canal and Irrigation 1381 E 65 N Idaho Falls, ID 83401
- Leasee: Idaho Ground Water Appropriators % Bob Turner 2498 Brandon Drive Idaho Falls, ID 83402

STORAGE WATER LEASE - 3

Copy to: Bob Turner, Executive Director <u>bob.igwa@gmail.com</u>

Either party may change its designated address by providing written notice of such change to the other party.

11. <u>**Binding Effect.**</u> This Lease shall be binding upon the respective heirs, successors, and assigns of the parties.

DATED this 2nd day of May 2023.

LESSEE:	5/2/2024
	Date
Idaho Ground Water Appropriators Bob Turner – Executive Director	
LESSOR:	5/2/2024
	Date
Harrison Canal and Irrigation 1381 E 65 N	

STORAGE WATER LEASE - 4

Idaho Falls, ID 83401

STORAGE WATER LEASE

This Storage Water Lease ("Lease") is entered into between Idaho Irrigation District whose address is <u>496 E 14th St</u>, <u>Idaho 83404</u> ("Lessor"), and Idaho Ground Water Appropriators ("Lessee") % Bob Turner, 2498 Brandon Drive, Idaho Falls, ID 83402, a non-profit corporation.

RECITALS

- A. Lessor has the right to use, lease, and assign storage water allocated and available to Lessor as a space holder in the Idaho Water District 1 reservoir system under Lessor's Storage Water Contracts with the United States Bureau of Reclamation ("Reclamation").
- B. Idaho Ground Water Appropriators desires to lease storage water to satisfy mitigation obligations determined by the Director of the Idaho Department of Water Resources ("Department") and related purposes, such as aquifer recharge and converting farmland from ground to surface water irrigation.
- C. Lessor desires to lease storage water to Idaho Ground Water Appropriators, and Idaho Ground Water Appropriators desires to lease storage water from Lessor, under the terms of this Lease.

LEASE

- 1. <u>Storage Water Lease</u>. Lessor hereby leases to Idaho Ground Water Appropriators 2,500 acre-feet of storage water for 2024 only, at which Idaho Ground Water Appropriators is required to pay rent as follows at \$70.00 per acre-foot.
- **2.** <u>Term</u>. The initial term of this Lease shall be for a period of one (1) year, commencing May 2, 2024, and ending October 31, 2024.
- 3. <u>Payment of Rent</u>. Idaho Ground Water Appropriators will pay the rent to Lessor on or before 60 days following receipt of the invoice.
- **4.** <u>Administrative Fees</u>. Idaho Ground Water Appropriators will pay all administrative fees imposed by Water District 1 and the Idaho Water Resource Board.
- 5. <u>Use of Leased Water</u>.
 - 5.1 The assignment, delivery, and use of leased storage water will be determined by Idaho Ground Water Appropriators and is subject to the final accounting for the year by the Watermaster of Water District 1 and any applicable Water District 1 Rental Pool Rules.

5.2 This Lease does not include any right to use storage water below Milner Dam.

5.3 The storage water available to Idaho Ground Water Appropriators under this Lease may be assigned and delivered by Idaho Ground Water Appropriators to any other person or entity for the authorized uses of recharge, mitigation, irrigation, or other lawful use at any time up to November 1, 2024.

5.4 Any storage water not used or assigned by Idaho Ground Water Appropriators GWD by October 31. 2024, shall remain in the Lessor's Water District 1 storage account and then belong only to the Lessor.

5.5 Lessor understands that any storage water leased may be subject to the Water District 1 Rental Pool Rules.

- 6. <u>Representations by Lessor</u>. Lessor covenants and represents that:
 - 6.1 It will provide to Idaho Ground Water Appropriators by October 31, 2024, all storage water leased under this Lease.

6.2 It is the true and lawful owner of the storage water and nothing restricts or precludes Lessor from entering into this Lease.

- 7. <u>Breach</u>. If either party defaults in the performance of its obligations under this Lease, and such default is not cured within thirty (30) days after receipt of written notice thereof, the non-breaching party, at its option, may elect any or all of the following cumulative remedies:
 - (a) Terminate this Lease;
 - (b) Seek specific performance of this Lease;
- 8. <u>Assignment</u>. This Lease may not be assigned by Idaho Ground Water Appropriators without the express written consent of the Lessor, but the storage water leased by Idaho Ground Water Appropriators under this Lease may be assigned or otherwise made available to any other person or entity.
- **9.** <u>**Dispute Resolution**</u>. Any substantial dispute between the parties shall be resolved by the following provisions.

9.1 <u>Good Faith Negotiation</u>. Upon written notice from one party to the other, authorized representatives of the parties will attempt in good faith to resolve the dispute by negotiation.

9.2 <u>Mediation</u>. If the dispute cannot be resolved by good faith negotiation, either party may demand that the dispute be subjected to mediation by a mediator designated by mutual Lease of the parties. The mediation will be STORAGE WATER LEASE - 2

held in Bonneville County, Idaho, unless the parties mutually agree to a different location. Mediator costs will be split equally between the parties.

9.3 <u>Litigation</u>. Litigation is allowed between the parties only: (i) if the dispute is not resolved by mediation, (ii) to enforce a settlement Lease entered into between the parties, or (iii) to seek temporary injunctive relief if a party deems such action necessary to avoid irreparable damage. The pursuit or granting of temporary injunctive relief does not excuse the parties from participating in good faith negotiation and mediation as set forth above. The prevailing party in any litigation is entitled to recover reasonable attorney fees and costs.

9.4 <u>Governing Law, Jurisdiction, and Venue</u>. This Lease will be construed and interpreted by the laws of the State of Idaho. The parties agree that the courts of Idaho shall have exclusive jurisdiction, and agree that Bonneville County is the proper venue.

9.5 <u>Exclusive Procedures</u>. The procedures specified in section 11 are the exclusive procedures for the resolution of disputes between the parties. All applicable statutes of limitation shall be tolled while the negotiation and mediation procedures specified in sections 11.1 and 11.2 are pending.

10. <u>Notices</u>. All notices given pursuant to this Lease must be in writing and shall be sent in one of the following manners: (a) by certified mail, return receipt requested, postage prepaid; (b) by recognized overnight courier such as Federal Express; (c) by facsimile transmission; (d) by email if the receiving party acknowledges receipt of the emailed notice. Notices shall be deemed received on the earlier of actual receipt, three days after mailing for certified mail and regular mail, the next business day if given by fax, or the date the receiving party acknowledges receipt of email notice.

ADDRESSES TO BE USED FOR NOTICES AND DELIVERY OF LEASE PAYMENTS SHALL BE AS FOLLOWS:

- Lessor: Idaho Irrigation District 496 E 14th St, Idaho Falls, ID 83404
- Leasee: Idaho Ground Water Appropriators % Bob Turner 2498 Brandon Drive Idaho Falls, ID 83402

STORAGE WATER LEASE - 3

Copy to: Bob Turner, Executive Director <u>bob.igwa@gmail.com</u>

Either party may change its designated address by providing written notice of such change to the other party.

11. <u>**Binding Effect.**</u> This Lease shall be binding upon the respective heirs, successors, and assigns of the parties.

DATED this 2nd day of May 2023.

	DocuSigned by:	
LESSEE:	Halfal jurner	5/2/2024
		Date
	und Water Appropriators er – Executive Director	
LESSOR:	Alan Kelsch	5/2/2024
	17D2AB393AD0422	Date
Idaho Irriga 496 E 14th Idaho Falls		

STORAGE WATER LEASE - 4

STORAGE WATER LEASE

This Storage Water Lease ("Lease") is entered into between Enterprize Canal Company whose address is <u>4861 N 44th E</u>, <u>Idaho 83401</u> ("Lessor"), and Idaho Ground Water Appropriators ("Lessee") % Bob Turner, 2498 Brandon Drive, Idaho Falls, ID 83402, a non-profit corporation.

RECITALS

- A. Lessor has the right to use, lease, and assign storage water allocated and available to Lessor as a space holder in the Idaho Water District 1 reservoir system under Lessor's Storage Water Contracts with the United States Bureau of Reclamation ("Reclamation").
- B. Idaho Ground Water Appropriators desires to lease storage water to satisfy mitigation obligations determined by the Director of the Idaho Department of Water Resources ("Department") and related purposes, such as aquifer recharge and converting farmland from ground to surface water irrigation.
- C. Lessor desires to lease storage water to Idaho Ground Water Appropriators, and Idaho Ground Water Appropriators desires to lease storage water from Lessor, under the terms of this Lease.

LEASE

- 1. <u>Storage Water Lease</u>. Lessor hereby leases to Idaho Ground Water Appropriators 5,000 acre-feet of storage water for 2024 only, at which Idaho Ground Water Appropriators is required to pay rent as follows at \$70.00 per acre-foot.
- **2.** <u>Term</u>. The initial term of this Lease shall be for a period of one (1) year, commencing May 2, 2024, and ending October 31, 2024.
- 3. <u>Payment of Rent</u>. Idaho Ground Water Appropriators will pay the rent to Lessor on or before 60 days following receipt of the invoice.
- **4.** <u>Administrative Fees</u>. Idaho Ground Water Appropriators will pay all administrative fees imposed by Water District 1 and the Idaho Water Resource Board.
- 5. <u>Use of Leased Water</u>.
 - 5.1 The assignment, delivery, and use of leased storage water will be determined by Idaho Ground Water Appropriators and is subject to the final accounting for the year by the Watermaster of Water District 1 and any applicable Water District 1 Rental Pool Rules.

5.2 This Lease does not include any right to use storage water below Milner Dam.

5.3 The storage water available to Idaho Ground Water Appropriators under this Lease may be assigned and delivered by Idaho Ground Water Appropriators to any other person or entity for the authorized uses of recharge, mitigation, irrigation, or other lawful use at any time up to November 1, 2024.

5.4 Any storage water not used or assigned by Idaho Ground Water Appropriators GWD by October 31. 2024, shall remain in the Lessor's Water District 1 storage account and then belong only to the Lessor.

5.5 Lessor understands that any storage water leased may be subject to the Water District 1 Rental Pool Rules.

- 6. <u>Representations by Lessor</u>. Lessor covenants and represents that:
 - 6.1 It will provide to Idaho Ground Water Appropriators by October 31, 2024, all storage water leased under this Lease.

6.2 It is the true and lawful owner of the storage water and nothing restricts or precludes Lessor from entering into this Lease.

- 7. <u>Breach</u>. If either party defaults in the performance of its obligations under this Lease, and such default is not cured within thirty (30) days after receipt of written notice thereof, the non-breaching party, at its option, may elect any or all of the following cumulative remedies:
 - (a) Terminate this Lease;
 - (b) Seek specific performance of this Lease;
- 8. <u>Assignment</u>. This Lease may not be assigned by Idaho Ground Water Appropriators without the express written consent of the Lessor, but the storage water leased by Idaho Ground Water Appropriators under this Lease may be assigned or otherwise made available to any other person or entity.
- **9.** <u>**Dispute Resolution**</u>. Any substantial dispute between the parties shall be resolved by the following provisions.

9.1 <u>Good Faith Negotiation</u>. Upon written notice from one party to the other, authorized representatives of the parties will attempt in good faith to resolve the dispute by negotiation.

9.2 <u>Mediation</u>. If the dispute cannot be resolved by good faith negotiation, either party may demand that the dispute be subjected to mediation by a mediator designated by mutual Lease of the parties. The mediation will be STORAGE WATER LEASE - 2

held in Bonneville County, Idaho, unless the parties mutually agree to a different location. Mediator costs will be split equally between the parties.

9.3 <u>Litigation</u>. Litigation is allowed between the parties only: (i) if the dispute is not resolved by mediation, (ii) to enforce a settlement Lease entered into between the parties, or (iii) to seek temporary injunctive relief if a party deems such action necessary to avoid irreparable damage. The pursuit or granting of temporary injunctive relief does not excuse the parties from participating in good faith negotiation and mediation as set forth above. The prevailing party in any litigation is entitled to recover reasonable attorney fees and costs.

9.4 <u>Governing Law, Jurisdiction, and Venue</u>. This Lease will be construed and interpreted by the laws of the State of Idaho. The parties agree that the courts of Idaho shall have exclusive jurisdiction, and agree that Bonneville County is the proper venue.

9.5 <u>Exclusive Procedures</u>. The procedures specified in section 11 are the exclusive procedures for the resolution of disputes between the parties. All applicable statutes of limitation shall be tolled while the negotiation and mediation procedures specified in sections 11.1 and 11.2 are pending.

10. <u>Notices</u>. All notices given pursuant to this Lease must be in writing and shall be sent in one of the following manners: (a) by certified mail, return receipt requested, postage prepaid; (b) by recognized overnight courier such as Federal Express; (c) by facsimile transmission; (d) by email if the receiving party acknowledges receipt of the emailed notice. Notices shall be deemed received on the earlier of actual receipt, three days after mailing for certified mail and regular mail, the next business day if given by fax, or the date the receiving party acknowledges receipt of email notice.

ADDRESSES TO BE USED FOR NOTICES AND DELIVERY OF LEASE PAYMENTS SHALL BE AS FOLLOWS:

Lessor: Enterprize Canal Company 4861 N 44th E Idaho Falls, ID 83401

Leasee: Idaho Ground Water Appropriators % Bob Turner 2498 Brandon Drive Idaho Falls, ID 83402

STORAGE WATER LEASE - 3

Copy to: Bob Turner, Executive Director bob.igwa@gmail.com

Either party may change its designated address by providing written notice of such change to the other party.

11. <u>**Binding Effect.**</u> This Lease shall be binding upon the respective heirs, successors, and assigns of the parties.

DATED this 2nd day of May 2023.

LESSEE:	B8806ED5DE01477	5/2/2024
		Date
	d Water Appropriators - Executive Director	
	Docusigned by: Darw Ker	5/2/2024
LESSOR:	068E2E0EB3D5489	
		Date
Enterprize Ca	nal Company	

Enterprize Canal Company 4861 N 44th E Idaho Falls, ID 83401

STORAGE WATER LEASE - 4

EXHIBIT B



Eastern Region • 900 N Skyline Drive, Suite A • Idaho Fails, ID 83402-1718 Phone: 208-525-7161 • Fax: 208-525-7177 • Email: easterninfo@idwr.idaho.gov • Web: idwr.idaho.gov

Governor Brad Little

Director Mathew Weaver

April 4, 2024

BONNEVILLE JEFFERSON GROUND WATER DISTRICT PO BOX 51121 IDAHO FALLS ID 83405-1121

RE: Application for Temporary Approval of Water Use: TP-1-118

Dear Applicant:

Your application for temporary water appropriation has been approved and is enclosed. The approval authorizes the temporary use of water and does not grant trespass or other activity on public land or on private property.

Please review the conditions of approval on page 2 of the Application for Temporary Approval form to understand the limitations associated with the temporary use of water.

This temporary approval **expires on**. The expiration date cannot be extended under this temporary approval.

If you have any questions, please feel free to contact this office, and any of our agents will be able to assist you.

If you require additional information regarding this matter, please call me at (208) 497-3793 or email me at Christina.Henman@idwr.idaho.gov .

Sincerely

Christina Henman Administrative Asst. I.

Enclosure(s) Receipt

cc: CRAIG CHANDLER, Water District 01.

DocuSign Enve	lope ID: F01DC81D-9509-4C89-994C-0DBFA2691926
Form 202A	04/17

ID No. TP-1-118

STATE OF IDAHO DEPARTMENT OF WATER RESOURCES

APPLICATION FOR TEMPORARY APPROVAL OF WATER USE

For a use not intended to become an established water right and not to exceed one (1) year in duration in accordance with <u>Idaho Code ξ 42-202A.</u>

Name of applicant Bonneville Jefferson Ground Water District							P	hone_	(208)) 521-	4700							
Mailing address PO Box 51121							c	ity <u>Id</u>	aho F	alis		_						
State ID Zip 83402 Email brad@bjgwdistrict.com																		
1. Source of														er				
2. Location	of point(s) of div	ersion	. If mo	ore tha	in two,	attach	a <u>Poi</u>	nt of E	versi	on/Plac	e of l	<u>Use Su</u>	pplem	i <u>çnt</u> . []		
TWP RG		GOV	r i	/4	1/4	1/4	T	Cou					urce				l name	or tag #
04N 40	= 27	<u> </u>	-		NW	SW	1	Jeffe	rson		-	Snak	e Rive	er 👘		H	arrisor	
04N 40		†			NE	NW	-	Jeffe	rson			Snak	e Rive	भ भ			Rudy	cc
Location		fuse li	fmore					a Poin	tofD	iversio	n Plac	e of U	lse Suj	plem	<u>eni</u> . 🗌]		
		1		E				W			S					E		Totals
TWP RG	SEC	NE	NW	sw	SE	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	
						Va	ious	farn	hs in	grou	nd w	ater	distr	ict.	<u> </u>	<u> </u>	┥───	
									L				<u> </u>		I	<u>l.</u>	<u> </u>	
 b. Attach Amount of a. Maxin b. Maxin c. Maxin Duration Describe j a. Who of 	f water. (um rate o um daily um volun of diversio roposed o was the pa	descrip Comple of diver: volume ne over on: fron livertin roperty	te all t sion: : 150 the du n Apr g work at the	of how three: 75) uration til 1, 2 ks: <u>Ha</u> reque	n of the provide the providet t	AF; or e reque n/Rudy oint of	will a sfs; or st: <u>60</u> y CC divers	ссотр 200 sion? _	lish th (ma Harris	e inten gal onth-d: con/Ru	ded ob gp lions. _ AF; (ay) to _ udy CC	n. Dr Octob	e, such	as pr	eventic	on of fl	ood da	mage. nonth-day).
b. Who o c. Who o	wns the fa	cilities	that w	vill co	nvey v	valer to	o one p .a. Bo	nace o nnevi	iuse: lie.lef	fersor	Grou	ind W	/ater l	Distric	t patr	ons		<u> </u>
d. If any attach	of the iten written ev	ns abov idence	e is ov of the	wned arranj	by a p gem en	erson o _{t.} <u>Me</u> i	or enti mber	ty othe s of gi	er than round	the ap water	oplican distri	it, des ct /	cribe (he an	angen	nent al	me	access and
. Attach an	8 ½" x 11	" map i	dentif	iying t	he wat	ter sour	ce, po	oint(s)	of div	ersion,	, place	(s) of	use ar	d con	veyan	ce sysi	em.	
hereby ack se and is no	intende	i to be	ssum come a	e all ri an est	isk of 1 Ablish	the div ed wat	ersioz ter rig	n and i ght.	use of	the wa	iter ua	ider ti	his ap;	prova	L I ce		h <mark>is is a</mark> 3/202	
	rad Bulla	rs 						anage										
ignature of A	pplicant						Tit	le, if a	ny							Date	•	
eceived by 0.00 fee receip		СН			- 1- 2			<u>म</u> १४१९	906	2020	4 4.1.2003	_ Time _ Date	3	128	120	24		
atermaster com	nents receiv	red? <u> </u>	423		та	dore	<u>a</u> N	ech	<u>wac</u>	Cono		Date						Page 1 of 2

Form 202A 04/17

ID No. TP-1-118

STATE OF IDAHO DEPARTMENT OF WATER RESOURCES

The Idaho Department of Water Resources ("Department") has examined this application for temporary approval to use water under the provisions of Idaho Code § 42-202A and has determined that:

A. The application for temporary approval should be denied because

 \checkmark B. The application for temporary approval should be approved, since

- 1. The temporary approval can be properly administered.
- 2. Other water sources are not readily available.
- 3. The approval is in the public interest.
- 4. The approval will not injure known public values associated with the water source or any known water rights.
- 5. If the temporary approval is within a water district, the Department has sought and considered the recommendations of the watermater.

This application is therefore hereby:

____ A. DENIED

- \checkmark B. APPROVED, subject to the following conditions:
 - 1. Diversion and use of water under this approval is subject to all valid existing water rights.
 - 2. The applicant assumes all risk of the use of the water under this approval.
 - 3. This approval authorizes a maximum diversion volume of 6,000 AF and a maximum diversion rate of 75 cfs.
 - 4. This approval does not grant a right-of-way across the land of another.
 - 5. The Department may cancel or reduce the rate of flow or volume authorized by this approval. For example, the Department may cancel or reduce this approval if it concludes the water use is injuring other water rights or adversely affecting fish, wildlife or other public values.
 - 6. The applicant shall not divert water when downstream minimum flow water rights are not being satisfied.
 - 7. This approval does not create a continuing right to use water.
 - 8. A temporary approval for ground water recharge or prevention of flood damage shall be an opportunistic use of surplus water and shall not interfere with the filling of surface water reservoirs.
 - 9. For a temporary approval authorizing ground water recharge or ground water or surface water remediation, the applicant shall measure and record the weekly quantity of water diverted and report the diversion data to the Department upon request.
 - 10. This temporary approval is not an authorization for the described water use to be used as mitigation or credit for any other purpose.
 - 11. Other: Diversion under this approval is limited to times when the flow at the Snake River near Minidoka gage (# 13081500) exceeds 2,700 cfs and excess 12. This approval expires on October 31, 2024 Water is spilling past Milner Dam

Signed this 4th day of April ,2024.

For the Department

GROUND WATER RECHARGE LEASE AGREEMENT

Recharge Partner:	Rudy Canal Company c/o Dan Ferguson
Recharge Organizer:	Bonneville Jefferson Ground Water District
-	Brad Buttars
	PO Box 51121
	Idaho Falls, ID 83402 Phone:
	208-521-2700
	Brad@bjgwdistrict@gmail.com

Year: 2024

This Ground Water Recharge Lease Agreement ("Agreement") is entered into effective April 1, 2024, between the Recharge Partner and the Recharge Organizer identified above. Recharge Partner and the Recharge Organizer are referred to herein individually as a "party" and collectively as the "parties."

RECITALS

A. The Recharge Organizer desires to recharge the Eastern Snake Plain Aquifer (ESPA) in order to enhance ground water levels and reach gain flows.

B. Recharge Partner owns a surface water canal system and related facilities that may be used to conduct managed ground water recharge of the ESPA, and Recharge Partner desires to conduct recharge for the Recharge Organizer pursuant to the terms and conditions of this Agreement.

AGREEMENT

In consideration of the terms and conditions of this Agreement, and for other good and valuable consideration, the parties agree as follows:

1. Term. The term of this Agreement is the <u>2024</u> calendar year.

2. Recharge Water. Recharge Partner agrees to recharge to the ESPA the following amounts of water (the "Recharge Water") on behalf of the Recharge Organizer:

2.1 Recharge Organizer Natural Flow. All water available to be diverted for recharge purposes under natural flow water rights or temporary permits owned by the Recharge Organizer.

2.2 Recharge Organizer Natural Flow. 1,500 acre-feet of recharge water acquired by the Recharge Organizer and assigned to Recharge Partner.

2.3 Recharge Partner Water. Not less than $\underline{0}$ or more than $\underline{0}$ acre-feet of natural flow owned by Recharge Partner.

Recharge Site. Recharge Partner will deliver the Recharge Water to one or more recharge sites via Recharge Partner's canal system.

3. Qualified Recharge. Recharge Partner will recharge the Recharge Water in accordance with the recharge policy attached hereto as <u>Appendix A</u>.

GROUND WATER RECHARGE AGREEMENT-1

4. Recharge Fee. The Recharge Organizer will pay to Recharge Partner the following amounts for water recharged to the ESPA under this Agreement:

4.1 \$<u>8.80 per AF</u> for water supplied by the Recharge Organizer under natural flow water rights, or temporary permits assigned to Recharge Partner by the Recharge Organizer.

5. Payment of Recharge Fee. The Recharge Organizer will pay to Recharge Partner a payment of <u>\$8.80</u> per acre foot recharged. The Recharge Organizer will pay the recharge fee within 30 days after Recharge Partner reports the total amount of water recharged pursuant to section 4 of this Agreement.

6. Administrative Fees. Recharge Organizer will pay all fees assessed by Water District 1.

7. **Ownership of Recharge Benefits.** The Recharge Organizer shall own all benefits or credits generated through recharge conducted under this Agreement.

8. Dispute Resolution. Any substantial dispute between the parties shall be resolved in accordance with the following provisions.

8.1 Good Faith Negotiation. Upon written notice from one party to the other, authorized representatives of the parties will attempt in good faith to resolve the dispute by good faith negotiation.

8.2 Mediation. If the dispute cannot be resolved by good faith negotiation, either party may demand that the dispute be subjected to mediation by a mediator designated by mutual agreement of the parties. The mediation will be held in Bonneville County, Idaho, unless the parties mutually agree to a different location. Mediator costs will be split equally between the parties.

8.3 Litigation. Litigation is allowed between the parties only (i) if the dispute is not resolved by mediation, (ii) for the purpose of enforcing a settlement agreement entered into between the parties, or (iii) to seek temporary injunctive relief if a party deems such action necessary to avoid irreparable damage. The pursuit or granting of temporary injunctive relief shall not excuse the parties from participating in good faith negotiation and mediation as set forth above. The prevailing party in any litigation is entitled to recover reasonable attorney fees and costs from the non-prevailing party.

8.4 Governing Law, Jurisdiction, and Venue. This Agreement will be construed and interpreted in accordance with the laws of the State of Idaho. The parties agree that the courts of Idaho shall have exclusive jurisdiction and agree that Bonneville County is the proper venue.

8.5 Exclusive Procedures. The procedures specified in this section 10 are the exclusive procedures for the resolution of disputes between the parties. All applicable statutes of limitation shall be tolled while the negotiation and mediation procedures specified in section 10.1 and 10.2 are pending.

9. Force Majeure. Neither the Recharge Organizer nor Recharge Partner is liable for failure to perform the party's obligations if such failure is because of Acts of God (including fire, flood, earthquake, storm, or other natural disaster), war, invasion, acts of foreign enemies, rebellion, insurrection, military or usurped power or confiscation, or terrorist activities, or the like.

10. Miscellaneous.

10.1 Notices. All notices given pursuant to this Agreement must be in writing and shall be sent in one of the following manners: (1) by certified mail, return receipt requested, postage prepaid; (2) by recognized overnight courier such as Federal Express; or (3) by email if the receiving party acknowledges receipt of the emailed notice. Notices shall be deemed received earlier of actual receipt, three days after mailing for certified mail and regular mail, or the date the receiving party acknowledges receipt of email notice.

10.2 Merger. This Agreement supersedes all other written or verbal agreements between the parties concerning the subject matter hereof. Neither the Recharge Organizer nor Recharge Partner shall be bound by any understanding, agreement, promise, representation, or stipulation, express or implied, not specifically contained herein.

10.3 Successors. This Agreement is for the benefit only of the Parties hereto and shall inure to the benefit of and bind their successors and assigns.

10.4 Counterparts. This Agreement may be executed in any number of counterparts for all the convenience of the Parties, all of which, when taken together and after execution by all Parties hereto, shall constitute one and the same Agreement.

10.5 Electronic Signatures. Digital or scanned signatures transmitted shall be valid and effective to bind the party so signing.

10.6 Essence of Time. Time is of the essence in this Agreement.

COUNTERPART SIGNATURE PAGE

RECHARGE PARTNER:

Rudy Canal Company

4/3/2024

By: 647FA343A0604A

Printed Name: Dan Ferguson Title: Date

COUNTERPART SIGNATURE PAGE

Bonneville Jefferson Ground Water District

GROUND WATER RECHARGE ORGANIZER

B By: 8FDA1A116

BLOA BLLLOW

Printed Name: <u>Brad Buttars</u> Title: <u>Manager</u>

<u>Date</u>

Certificate Of Completion

Status: Completed Envelope Id: A7593983492F4838A6D5F8E9FE2DFE6B Subject: Complete with DocuSign: Rudy CC Natural Flow BJGWD Recharge Agreement 1500 AF -20240402.pdf Source Envelope: Signatures: 3 Document Pages: 5 Initials: 0 Certificate Pages: 5

AutoNav: Enabled Envelopeld Stamping: Enabled Time Zone: (UTC-08:00) Pacific Time (US & Canada)

Record Tracking

Status: Original 4/3/2024 9:15:33 AM

Signer Events

Brad Buttars brad@bjgwdistrict.com Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Accepted: 4/3/2024 12:25:42 PM ID: 944836b7-9f43-4c42-9513-b10114b381e6

Dany Ferguson fergfarm@gmail.com Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Accepted: 4/3/2024 2:53:44 PM ID: 288e3d4b-8900-4514-9ecb-0e5d6a7d5cdb

In Person Signer Events	Signature
Editor Delivery Events	Status
Agent Delivery Events	Status
Intermediary Delivery Events	Status
Certified Delivery Events	Status
Carbon Copy Events	Status
Witness Events	Signature
Notary Events	Signature
Envelope Summary Events	Status
Envelope Sent	Hashed/Encrypted
Envelope Updated	Security Checked
Envelope Updated	Security Checked

Envelope Originator: Bob Turner bob.igwa1@gmail.com

IP Address: 162.249.29.50

Location: DocuSign

Timestamp

Sent: 4/3/2024 9:18:26 AM Resent: 4/3/2024 9:27:27 AM Resent: 4/3/2024 9:44:00 AM Viewed: 4/3/2024 12:25:42 PM Signed: 4/3/2024 12:26:56 PM

Sent: 4/3/2024 9:18:26 AM Viewed: 4/3/2024 2:53:44 PM Signed: 4/3/2024 2:55:11 PM

Timestamp

Timestamp

Timestamp

Timestamp

Timestamp

Timestamp

Timestamp

Timestamp

Timestamps 4/3/2024 9:18:26 AM

4/3/2024 9:27:26 AM 4/3/2024 9:43:59 AM

Signature Adoption: Drawn on Device Using IP Address: 174.230.196.103 Signed using mobile



Holder: Bob Turner

Signature

bob.igwa1@gmail.com

Signature Adoption: Drawn on Device Using IP Address: 38.43.31.174 Signed using mobile

GROUND WATER RECHARGE LEASE AGREEMENT

	Harrison Canal
D	Company c/o Stan Hawkins - Vice President
Recharge Partner:	linnhawkins@prodigy.net
	208-313-5995
Recharge (rganizer: Bonneville Jefferson Ground Water District
	DO D

PO Box 51121 Idaho Falls, ID 83402 Phone: 208-521-2700 Brad@bjgwdistrict.com

Year: 2024

This Ground Water Recharge Lease Agreement ("Agreement") is entered into effective April 1, 2024, between the Recharge Partner and the Recharge Organizer identified above. Recharge Partner and the Recharge Organizer are referred to herein individually as a "party" and collectively as the "parties."

RECITALS

A. The Recharge Organizer desires to recharge the Eastern Snake Plain Aquifer (ESPA) in order to enhance ground water levels and reach gain flows.

B. Recharge Partner owns a surface water canal system and related facilities that may be used to conduct managed ground water recharge of the ESPA, and Recharge Partner desires to conduct recharge for the Recharge Organizer pursuant to the terms and conditions of this Agreement.

AGREEMENT

In consideration of the terms and conditions of this Agreement, and for other good and valuable consideration, the parties agree as follows:

1. Term. The term of this Agreement is the <u>2024</u> calendar year.

2. Recharge Water. Recharge Partner agrees to recharge to the ESPA the following amounts of water (the "Recharge Water") on behalf of the Recharge Organizer:

2.1 Recharge Organizer Natural Flow. All water available to be diverted for recharge purposes under natural flow water rights or temporary permits owned by the Recharge Organizer.

2.2 Recharge Organizer Natural Flow. 3,500 acre-feet of recharge water acquired by the Recharge Organizer and assigned to Recharge Partner.

2.3 Recharge Partner Water. Not less than $\underline{0}$ or more than $\underline{0}$ acre-feet of natural flow owned by Recharge Partner.

Recharge Site. Recharge Partner will deliver the Recharge Water to one or more recharge sites via Recharge Partner's canal system.

3. Qualified Recharge. Recharge Partner will recharge the Recharge Water in accordance with the recharge policy attached hereto as <u>Appendix A</u>.

4. Recharge Fee. The Recharge Organizer will pay to Recharge Partner the following amounts for water recharged to the ESPA under this Agreement:

4.1 \$<u>8,80 per AF</u> for water supplied by the Recharge Organizer under natural flow water rights, or temporary permits assigned to Recharge Partner by the Recharge Organizer.

5. Payment of Recharge Fee. The Recharge Organizer will pay to Recharge Partner a payment of \$8.80 per acre foot recharged. The Recharge Organizer will pay the recharge fee within 30 days after Recharge Partner reports the total amount of water recharged pursuant to section 4 of this Agreement.

6. Administrative Fees. Recharge Organizer will pay all fees assessed by Water District 1.

7. Ownership of Recharge Benefits. The Recharge Organizer shall own all benefits or credits generated through recharge conducted under this Agreement.

8. Dispute Resolution. Any substantial dispute between the parties shall be resolved in accordance with the following provisions.

8.1 Good Faith Negotiation. Upon written notice from one party to the other, authorized representatives of the parties will attempt in good faith to resolve the dispute by good faith negotiation.

8.2 Mediation. If the dispute cannot be resolved by good faith negotiation, either party may demand that the dispute be subjected to mediation by a mediator designated by mutual agreement of the parties. The mediation will be held in Bonneville County, Idaho, unless the parties mutually agree to a different location. Mediator costs will be split equally between the parties.

8.3 Litigation. Litigation is allowed between the parties only (i) if the dispute is not resolved by mediation, (ii) for the purpose of enforcing a settlement agreement entered into between the parties, or (iii) to seek temporary injunctive relief if a party deems such action necessary to avoid irreparable damage. The pursuit or granting of temporary injunctive relief shall not excuse the parties from participating in good faith negotiation and mediation as set forth above. The prevailing party in any litigation is entitled to recover reasonable attorney fees and costs from the non-prevailing party.

8.4 Governing Law, Jurisdiction, and Venue. This Agreement will be construed and interpreted in accordance with the laws of the State of Idaho. The parties agree that the courts of Idaho shall have exclusive jurisdiction and agree that Bonneville County is the proper venue.

8.5 Exclusive Procedures. The procedures specified in this section 10 are the exclusive procedures for the resolution of disputes between the parties. All applicable statutes of limitation shall be tolled while the negotiation and mediation procedures specified in section 10.1 and 10.2 are pending.

9. Force Majeure. Neither the Recharge Organizer nor Recharge Partner is liable for failure to perform the party's obligations if such failure is because of Acts of God (including fire, flood, earthquake, storm, or other natural disaster), war, invasion, acts of foreign enemies, rebellion, insurrection, military or usurped power or confiscation, or terrorist activities, or the like.

10. Miscellaneous.

10.1 Notices. All notices given pursuant to this Agreement must be in writing and shall be sent in one of the following manners: (1) by certified mail, return receipt requested, postage prepaid; (2) by recognized overnight courier such as Federal Express; or (3) by email if the receiving party acknowledges receipt of the emailed notice. Notices shall be deemed received earlier of actual receipt, three days after mailing for certified mail and regular mail, or the date the receiving party acknowledges receipt of email notice.

10.2 Merger. This Agreement supersedes all other written or verbal agreements between the parties concerning the subject matter hereof. Neither the Recharge Organizer nor Recharge Partner shall be bound by any understanding, agreement, promise, representation, or stipulation, express or implied, not specifically contained herein.

10.3 Successors. This Agreement is for the benefit only of the Parties hereto and shall inure to the benefit of and bind their successors and assigns.

10.4 Counterparts. This Agreement may be executed in any number of counterparts for all the convenience of the Parties, all of which, when taken together and after execution by all Parties hereto, shall constitute one and the same Agreement.

10.5 Electronic Signatures. Digital or scanned signatures transmitted shall be valid and effective to bind the party so signing.

10.6 Essence of Time. Time is of the essence in this Agreement.

DocuSign Envelope ID: 645C7F02-8CDC-4057-9415-03B36CA35807

COUNTERPART SIGNATURE PAGE

RECHARGE PARTNER:

Harrison Canal Company

	DocuSig		4 /2 /2024	
By:	Stan	Hawkins	4/3/2024	
Printe	d Name:	Stan Hawkins	Date	
Title		Vice Preside	ent	

COUNTERPART SIGNATURE PAGE

Bonneville Jefferson Ground Water District

GROUND WATER RECHARGE ORGANIZER

Brod Buttons -8F0A1A118D464EE By:_

4/3/2024

Printed Name: Brad Buttars Date Title: Manager

GROUND WATER RECHARGE AGREEMENT - 4



Eastern Region • 900 N Skyline Drive, Suite A • Idaho Falls, ID 83402-1718 Phone: 208-525-7161 • Fax: 208-525-7177 • Email: easterninfo@idwr.idaho.gov • Web: idwr.idaho.gov

Governor Brad Little

Director Mathew Weaver

April 25, 2024

BONNEVILLE JEFFERSON GROUND WATER DISTRICT PO BOX 51121 IDAHO FALLS ID 83405-1121

RE: Amended Application for Temporary Approval of Water Use: TP-1-122

Dear Applicant:

Your amended application for temporary water appropriation has been approved and is enclosed. The approval authorizes the temporary use of water and does not grant trespass or other activity on public land or on private property.

Please review the conditions of approval on page 2 of the Application for Temporary Approval form to understand the limitations associated with the temporary use of water.

This temporary approval **expires on** October 31, 2024. The expiration date cannot be extended under this temporary approval.

If you have any questions, please feel free to contact this office, and any of our agents will be able to assist you.

If you require additional information regarding this matter, please call me at (208) 497-3793 or email me at Christina.Henman@idwr.idaho.gov

Sincerely,

Christina Henman Administrative Asst. I.

Enclosure(s) Receipt

cc: CRAIG CHANDLER, Water District 01.

Form 202A 04/17



\$50.00 fee receipted by ____

Watermaster comments received?

STATE OF IDAHO DEPARTMENT OF WATER RESOURCES



APPLICATION FOR TEMPORARY APPROVAL OF WATER USE

For a use not intended to become an established water right and not to exceed one (1) year in duration in accordance with <u>Idaho Code § $42-202\Lambda$ </u>.

Name of applicant Bonneville Jefferson Ground Water District									Pi	Phone (208) 521-2700										
Mailing address P.O. Box 51121											ity Ida	ho Fa	ils							
State Ida					3405				Fmai	ı bra	d@bi	gwdist	rict.co		•					
State 100				-								itary to			8 r					
1. Sour 2. Loca					fmore	that	a two, a	attach a	a Poin	t of D	iversi	ion/Pla	ce of l	Jse Su	oplem	ent. 🗖]			
rr			GOVT					τ			T			erce				i name	or tag #	
TWP	VP RGE SEC LOT			14			3/4	County Jefferson				Snake river					Rudy Canal Co			
04N	40E	29	<u> </u>			E	NW	Jeffer		son	+		Snar	e rive			Rudy Garrar Go			
									-							<u> </u>			ł	
3. Loce	tion of	place of	use. If	more t	ows are	e ne	eded, a	ttach a	Point	of D	iversi	on/Plac	<u>:e of l</u>	lse Su	oplem	<u>ent</u> . 🗌				
		SEC	NE					NW				S	W	·		S	SE		Totals	
TWP	RGE		NE	NW	SW	SE	NE	NW	8W	SE	NE	NW	SW	SÆ	NE	NW	SW	SE		
											<u> </u>			ļ						
																	<u> </u>			
b. M c. M 6. Dura 7. Desa 8. a. N	Maximu Maximu Maximu ation of cribe pro Who ow	m rate o m daily m volur diversio oposed o ns the p	of divers volume ne over on: fror divertin roperty	sion: <u>7</u> : <u>150</u> : the du n <u>Apri</u> g work at the	5 ration of 1 1, 202 rs: Rud request	of th 24 ly C red p	AF; or the reque Canal C	r zst: <u>30</u> 20. [divers	sion?	(m Rudy	onth-	allons. AF; day) to al Co.	or Octo	ber 3'	, 202	8 4		(nonth-day).	
b. \	Nho ow	ms the fa ns the la	aculaties	that w		vey :	water to	o une p - a Bou	nnevi	er use: صل ماا	ffere	on Gro		Vater	Distric	t Patr	ons			
d. I	f any ol ittach w	f the iter ritten ev	ns abov vid e nce	ve is ov of the	wned by arrange	y a j ether	nt. Me	or enti-	ty oth s of g	er tha	n the I wat	applica er distr	int, de ict/ R	scribe echar	the ar ge ag	rangen reeme	nent al ents (a	attach	; access and ed)	
l hereb	y ackno	½" x 1 wiedge intende	that I	86511 71	e ail ris	ik of	f the di	versio	n and										(emporary	
See small					Manager						4/23/2024									
		pplicant						Ti	tle, if i	any							Dat	C		
Received	by							Date					Tin	1e						

_ # ____

Date ____

Date _____

Form 202A 04/17

ID No. TP-1-122 (Amended)

STATE OF IDAHO DEPARTMENT OF WATER RESOURCES

The Idaho Department of Water Resources ("Department") has examined this application for temporary approval to use water under the provisions of Idaho Code § 42-202A and has determined that:

____ A. The application for temporary approval should be denied because ______

 \checkmark B. The application for temporary approval should be approved, since

- 1. The temporary approval can be properly administered.
- 2. Other water sources are not readily available.
- 3. The approval is in the public interest.
- 4. The approval will not injure known public values associated with the water source or any known water rights.
- 5. If the temporary approval is within a water district, the Department has sought and considered the recommendations of the watermater.

This application is therefore hereby:

____ A. DENIED

- ✓ B. APPROVED, subject to the following conditions:
 - 1. Diversion and use of water under this approval is subject to all valid existing water rights.
 - 2. The applicant assumes all risk of the use of the water under this approval.
 - 3. This approval authorizes a maximum diversion volume of 3000 AF and a maximum diversion rate of 75 cfs.
 - 4. This approval does not grant a right-of-way across the land of another.
 - 5. The Department may cancel or reduce the rate of flow or volume authorized by this approval. For example, the Department may cancel or reduce this approval if it concludes the water use is injuring other water rights or adversely affecting fish, wildlife or other public values.
 - 6. The applicant shall not divert water when downstream minimum flow water rights are not being satisfied.
 - 7. This approval does not create a continuing right to use water.
 - 8. A temporary approval for ground water recharge or prevention of flood damage shall be an opportunistic use of surplus water and shall not interfere with the filling of surface water reservoirs.
 - 9. For a temporary approval authorizing ground water recharge or ground water or surface water remediation, the applicant shall measure and record the weekly quantity of water diverted and report the diversion data to the Department upon request.
 - 10. This temporary approval is not an authorization for the described water use to be used as mitigation or credit for any other purpose.
 - 11. Other: Diversion under this approval is limited to times when the flow at the Snake River near Minidoka gage (# 13081500) exceeds 2,700 cfs and excess 12. This approval expires on October 31, 2024 Water is spilling past Milner Dam

For the Department

GROUND WATER RECHARGE LEASE AGREEMENT

Recharge Pariner:	Rady Canal Company c/o Dan Ferguson
Recharge Organizer:	Bonneville Jefferson Ground Water District
-	Brad Buttars
	PO Box 51121
	Idaho Falls, ID 83402 Phone:
	208-521-2700
	Brad@bjgwdistrict@gmail.com

Year: 2024

This Ground Water Recharge Lease Agreement ("Agreement") is entered into effective April 1, 2024, between the Recharge Partner and the Recharge Organizer identified above. Recharge Partner and the Recharge Organizer are referred to herein individually as a "party" and collectively as the "parties."

RECITALS

A. The Recharge Organizer desires to recharge the Eastern Snake Plain Aquifer (ESPA) in order to enhance ground water levels and reach gain flows.

B. Recharge Partner owns a surface water canal system and related facilities that may be used to conduct managed ground water recharge of the ESPA, and Recharge Partner desires to conduct recharge for the Recharge Organizer pursuant to the terms and conditions of this Agreement.

AGREEMENT

In consideration of the terms and conditions of this Agreement, and for other good and valuable consideration, the parties agree as follows:

1. Term. The term of this Agreement is the 2024 calendar year.

2. Recharge Water. Recharge Partner agrees to recharge to the ESPA the following amounts of water (the "Recharge Water") on behalf of the Recharge Organizer:

2.1 Recharge Organizer Natural Flow. All water available to be diverted for recharge purposes under natural flow water rights or temporary permits owned by the Recharge Organizer.

2.2 Recharge Organizer Natural Flow. 3000 acre-feet of recharge water acquired by the Recharge Organizer and assigned to Recharge Partner.

2.3 Recharge Partner Water. Not less than 0 or more than 0 acre-feet of natural flow owned by Recharge Partner.

Recharge Site. Recharge Partner will deliver the Recharge Water to one or more recharge sites via Recharge Partner's canal system.

3. Qualified Recharge. Recharge Partner will recharge the Recharge Water in accordance with the recharge policy attached hereto as <u>Appendix A</u>.

GROUND WATER RECHARGE AGREEMENT - 1

4. Recharge Fee. The Recharge Organizer will pay to Recharge Partner the following amounts for water recharged to the ESPA under this Agreement:

4.1 \$8.80 per AF for water supplied by the Recharge Organizer under natural flow water rights, or temporary permits assigned to Recharge Partner by the Recharge Organizer.

5. Payment of Recharge Fee. The Recharge Organizer will pay to Recharge Partner a payment of \$5.80 per acre foot recharged. The Recharge Organizer will pay the recharge fee within 30 days after Recharge Partner reports the total amount of water recharged pursuant to section 4 of this Agreement.

6. Administrative Fees. Recharge Organizer will pay all fees assessed by Water District 1.

 Ownership of Recharge Benefits. The Recharge Organizer shall own all benefits or credits generated through recharge conducted under this Agreement.

8. Dispute Resolution. Any substantial dispute between the parties shall be resolved in accordance with the following provisions.

8.1 Good Faith Negotiation. Upon written notice from one party to the other, authorized representatives of the parties will attempt in good faith to resolve the dispute by good faith negotiation.

8.2 Mediation. If the dispute cannot be resolved by good faith negotiation, either party may demand that the dispute be subjected to mediation by a mediator designated by mutual agreement of the parties. The mediation will be held in Bonneville County, Idaho, unless the parties mutually agree to a different location. Mediator costs will be split equally between the parties.

8.3 Litigation. Litigation is allowed between the parties only (i) if the dispute is not resolved by mediation, (ii) for the purpose of enforcing a settlement agreement entered into between the parties, or (iii) to seek temporary injunctive relief if a party deems such action necessary to avoid irreparable damage. The pursuit or granting of temporary injunctive relief shall not excuse the parties from participating in good faith negotiation and mediation as set forth above. The prevailing party in any litigation is entitled to recover reasonable attorney fees and costs from the non-prevailing party.

8.4 Governing Law, Jurisdiction, and Veaue. This Agreement will be construed and interpreted in accordance with the laws of the State of Idaho. The parties agree that the courts of Idaho shall have exclusive jurisdiction and agree that Bonneville County is the proper venue.

8.5 Exclusive Procedures. The procedures specified in this section 10 are the exclusive procedures for the resolution of disputes between the parties. All applicable statutes of limitation shall be tolled while the negotiation and mediation procedures specified in section 10.1 and 10.2 are pending.

9. Force Majeure. Neither the Recharge Organizer nor Recharge Partner is liable for failure to perform the party's obligations if such failure is because of Acts of God (including fire, flood, earthquake, storm, or other natural disaster), war, invasion, acts of foreign enemies, rebellion, insurrection, military or usurped power or confiscation, or terrorist activities, or the like.

10. Miscellaneous.

GROUND WATER RECHARGE AGREEMENT - 2

10.1 Notices. All notices given pursuant to this Agreement must be in writing and shall be sent in one of the following manners: (1) by certified mail, return receipt requested, postage prepaid; (2) by recognized overnight courier such as Federal Express; or (3) by email if the receiving party acknowledges receipt of the emailed notice. Notices shall be deemed received earlier of actual receipt, three days after mailing for certified mail and regular mail, or the date the receiving party acknowledges receipt of email notice.

10.2 Merger. This Agreement supersedes all other written or verbal agreements between the parties concerning the subject matter hereof. Neither the Recharge Organizer nor Recharge Partner shall be bound by any understanding, agreement, promise, representation, or stipulation, express or implied, not specifically contained herein.

10.3 Successors. This Agreement is for the benefit only of the Parties hereto and shall inure to the benefit of and bind their successors and assigns.

19.4 Counterparts. This Agreement may be executed in any number of counterparts for all the convenience of the Parties, all of which, when taken together and after execution by all Parties hereto, shall constitute one and the same Agreement.

10.5 Electronic Signatures. Digital or scanned signatures transmitted shall be valid and effective to bind the party so signing.

10.6 Essence of Time. Time is of the essence in this Agreement.

......

COUNTERPART SIGNATURE PAGE

RECHARGE PARTNER:

Rudy Canal Company

4/3/2024

By: Printed Name: Dan Ferguson Title:

Date

COUNTERPART SIGNATURE PAGE

Bonneville Jefferson Ground Water District

GROUND WATER RECHARGE ORGANIZER

Ь

PDATA

By: Printed Name: Brad Buttars Title: Manager

Date

GROUND WATER RECHARGE AGREEMENT - 4

Certificate Of Completion

Envelope Id: A7583983492F4838A6D6F8E9FE2DFE68

Subject: Complete with DocuSign: Rudy CC Natural Flow BJGWD Recharge Agreement 1500 AF -20240402.pdf Source Envelope:

Document Pages: 5 Cartilicate Pacies: 5

AutoNev: Enabled

Envelopeid Stamping: Enabled Time Zone: (UTC-08:00) Pacific Time (US & Canada)

Record Tracking

Statue: Original 4/3/2024 9:15:33 AM

Signer Events

Envelope Sent

Envelope Updated

Envelope Updated

Bred Butters

bred Bigweistrict.com Security Level: Email, Account Authentiostion (None)

Electronic Record and Signature Disclosure: Accepted: 4/3/2024 12:25:42 PM ID: 94463667-8143-4042-8513-6101146381+6

Deny Ferguson fergterm@gmeil.com Security Level: Email, Account Authentication (None)

Signatures: 3 Initials: C

Holder: Bob Tumer bob.igwe1@gmail.com

Signature

Signature Adoption: Drawn on Device Using IP Address: 174,230,196,103 Signed using mobile

.....

Signature Adoption: Drawn on Device Using IP Address: 38.43.31.174 Signed using mobile

Envelope Originator: **Bob Tumer** bob.igvm1@gmail.com IP Address: 162.249.29.50

Status: Completed

Location: DocuSign

Timestamo

Sent: 4/3/2024 9:18:28 AM Resent: 4/3/2024 9:27:27 AM Report: 4/3/2024 9:44:03 AM Viewed: 4/3/2024 12:25:42 PM Signed: 4/3/2024 12:26:56 PM

Sent: 4/3/2024 9:18:26 AM Viewed: 4/3/2024 2:63:44 PM Signed: 4/3/2024 2:55:11 PM

Electronic Record and Signature Disclosure: Accepted: 4/3/2024 2:53:44 PM ID: 2886304b-8900-4514-9ecb-085058705000

in Person Signer Events	Signature
Editor Delivery Events	Status
Agent Delivery Events	Status
intermediary Delivery Events	Status
Certified Delivery Events	Status
Carbon Copy Events	Status
Witness Events	Signature
Notary Events	Signature
Envelope Summary Events	Status

Heshed/Encrypted Security Checked Security Checked

Timestamp

Timestamp

Timestamp

Timestamp

Timestemp

Timestemp

Timestamp

Timestamo

Timestemps 4/5/2024 9:18:26 AM 4/3/2024 9:27:26 AM 4/3/2024 8:43:59 AM