

David B. Shaw

SUMMARY:

David Shaw is an engineer and principal in the firm of ERO Resources Corp, a Denver based natural resources consulting firm. David manages and provides leadership to the Boise ERO Resources Corp. office. He specializes in the identification, analysis, and resolution of water issues including coordination with other professionals in multi-disciplinary projects. David has over 35 years experience and expertise in water resources and management covering a broad spectrum of disciplines including surface and ground water supply and use studies, water rights evaluations, water quality evaluation and monitoring, project management, alternative dispute resolution, litigation support and expert witness testimony, and technical input on legislative and administrative matters.

EDUCATION:

B.S., Agricultural Engineering
University of Idaho, 1966

M.S., Agricultural Engineering
University of Idaho, 1972

EXPERIENCE:

1996 to present

Engineer, Project Manager and Principal since 2003 ERO Resources Corporation, Boise, ID

- Provide technical expertise and coordination to the State and water users for the resolution, through mediation or litigation, of federal law based water right claims filed by the United States and certain Indian tribes in the Snake River Basin Adjudication of water rights.
- Develop and implement water quality monitoring programs for various water user organizations.
- Assist a variety of water users with technical expertise to resolve issues and conflicts relative to their continued use of water. Activities have included collection of field data, including stream flow measurements and gaging, evaluation of existing data, and data analysis to facilitate agreements or to offer expert opinion.
- Provide expert testimony in the Klamath Adjudication in Oregon.

1985 to 1996

Water Rights Adjudication Bureau Chief Department of Water Resources, Boise, ID

- Responsibilities included the design, implementation and management of the Snake River Basin Adjudication (SRBA) program involving the processing of 170,000 claims to water rights; staff selection and training, budget preparations, implementation and monitoring for main office and four regional offices; established rules and regulations pertaining to the

SRBA; educational presentations for professionals, public and the media.

- Served as co-chair of the state, Indian, federal and private technical advisory committee for the Shoshone-Bannock reserved water right determination that resulted in the 1990 Fort Hall Indian Water Right Agreement.
- Lead responsibility for preparation of the first water distribution rules developed and adopted in Idaho. Participated and testified before Legislature in two rewrites of Idaho's adjudication statutes.
- Designated as an expert witness in water right adjudications by the SRBA court.

1978 to 1985

Western Region Manager

Department of Water Resources, Boise, ID

Responsibilities included management of a separate office including budget and staff needs, work assignments and responsibility and supervision for the department's regulatory programs for Southwest Idaho.

1974 to 1978

Technical Support Section Manager

Department of Water Resources, Boise, ID

Responsibilities included management of staff that provided technical support in the areas of engineering, economics, soils, geohydrology, geology, geothermal, remote sensing and computer operations. Provided technical support for completion of the original State Water Plan. After completion of the state water plan, managed the Water Allocation Section responsible for water right processing, water distribution and adjudications.

RELATED EXPERIENCE:

Assistant Professor – College of Engineering, Department of General Engineering, University of Idaho 1968-1973. Courses taught: Engineering Graphics, Slide Rule, Engineering Science (Statics & Dynamics), Introduction to Fortran Programming and Advanced Fortran Programming, Freshman Engineering Design.

David was raised on an irrigated farm and has operated and managed an irrigated orchard in the Emmett Valley since 1982. As a result, he has gained insight into water use and water users that may not be available in any other way.

Licensed Professional Engineer and Land Surveyor in Idaho
Licensed Professional Engineer in Arizona, Colorado and Oregon
Certified Water Right Examiner in Idaho and Oregon
Emmett Irrigation District Board Member, 1992
Chairman, Board of Trustees, Walter Knox Memorial Hospital
Board Member, Idaho Water Users Association
Board Member, Idaho Council on Industry and the Environment
Past Chairman, Board of Directors, Gem Supply Cooperative

PUBLICATIONS:

Shaw and Molnau. 1974. "Problem Oriented Languages – Statistics and Hydrology."
COED Transactions.
Shaw and Molnau. 1975. "Why Use Problem Oriented Languages." ASAE
Transactions.

PROFESSIONAL AFFILIATIONS:

American Society of Agricultural and Biological Engineers
U.S. Committee on Irrigation and Drainage
Idaho Society of Professional Land Surveyors
National Council of Examiners for Engineering and Surveying

Norm C. Young *Water Resource Engineer*



BACKGROUND

Upon his retirement, after 33 years with the State of Idaho Department of Water Resources, Norm recently joined the ERO Resources Boise, Idaho office. Norm specializes in resolving complex water rights and water supply problems by innovatively using water law, administrative policy and technical understanding of water availability and requirements to obtain the legal right to use surface and ground water needed for new projects and to firm up water rights for existing projects.

Education

M.S. 1969, Agricultural Engineering, University of Idaho

B.S. 1964, Agricultural Engineering, University of Idaho

LICENSURE

Professional Engineer and Land Surveyor, Idaho

Certifications and Affiliations

Association of Western States Engineers

Idaho Society of Professional Land Surveyors

SUMMARY OF EXPERIENCE

Water Resources Management. Norm served over 25 years as the Administrator of the Water Management Division within the Idaho Department of Water Resources. As the Administrator of Idaho's programs Norm provided oversight for allocation of surface and ground water resources, adjudication of water rights, distribution of water in accordance with water rights, protection of ground water resources through licensing of water well drillers and well construction, stream channel protection, flood plain management, safety of water storage dams and mine tailings impoundment structures.

Norm is experienced as an administrative law hearing officer and in alternative dispute resolution. He has worked closely with lawmakers to successfully develop and implement various innovative water management programs including water banking, managed recharge of ground water and conjunctive management of surface and ground water resources.

In addition to responsibilities for the safety of dams and ground water quality protection programs, Norm administered the Carey Act program which included evaluating the feasibility and acceptability of proposals seeking to develop more than 500,000 acres of federal desert land into irrigated family farms.

Norm opened the Eastern Idaho regional office of the Department of Water Resources implementing the State's water management programs.

Representative Projects *Norm C. Young*

Administration of Programs Allocating and Protecting Water Resources

State of Idaho Department of Water Resources, Water Management Division.

Administrator and temporary acting director of the State of Idaho's programs, allocating and protecting the water resources of Idaho. Responsible for the development and adoption of rules, regulations and written policies implementing the following programs:

- Water Right Permitting Procedures
- Conjunctive Management of Surface and Ground Water Resources
- Water Management Rules (Drafted, but not adopted)
- Policy Guideline for Transfer of Rights to the Use of Ground Water, Eastern Snake Plain Aquifer
- Water Banking, including rules applicable statewide and procedures applicable to Upper Snake Basin, Boise Basin, Payette Basin, and Bear River Basin (drafted, but not adopted)
- Beneficial Use Examinations for Water Right Permits
- Acquisition of Federal Desert Lands under the Carey Act
- Safety of Dams
- Safety of Mine Tailings Impoundments
- Well Driller Licensing
- Water Well Construction
- Protection and Use of Geothermal Resources
- Stream Channel Protection
- Construction and Use of Waste Disposal and Injection Wells

Evaluation of Surface and Ground Water Resources

State of Idaho Department of Water Resources.

Hydrologist/Engineer member of a multidisciplinary team that evaluated the availability of surface and ground water resources in specific hydrologic basins in Idaho including the Twins Falls Tract in Southwestern Idaho and the Curlew Basin in Southeastern Idaho. Evaluated ground water availability and the effect of its diversion and use to assist local ground water boards resolve water right disputes. Developed a procedure for the Department of Water Resources to determine reasonable ground water pumping lifts in accordance with state law.

Pumping rate in GPM per well
X – Y grid of well locations in Feet

Aquifer characteristics from IDWR, Brockway and SPF were reviewed and tried in the program. A pumping period of 20 years was selected to compare the program results to the CCBCRWA water level changes shown in Figure 5 of the IDWR May 31, 2012 report. Figure 5 shows the majority of the draw down occurred between 1991 and 2011, a period of 20 years. The program returned drawdowns of about 110 feet at the end of the 20 year period based upon diversion quantities for the water rights converted to a continuous diversion rate for a year to divert the annual volume of water authorized by the water right. This drawdown compared reasonably well with the actual drawdowns reported in Figure 5 for the most recent 20 year period resulting from actual diversions that are expected to be somewhat lower than authorized diversions. The aquifer characteristics used to obtain those results come from Brockway's work and are:

Hydraulic Conductivity	90 GPD/ft ²
Specific Yield	0.15
Water Table Thickness	500 ft
Pumping Time	7300 days

To estimate the impact of continued pumping by existing water users the program was run for an additional 20 years. A simulated observation well was placed near the center of Sec 19 Twp 1S Rge 5E, B.M. which is near the location of the fault identified by Bond and near the boundary of the study area and the comparison area². The results of the additional simulated pumping are shown in Figure 2 below. The analysis shows an estimated drawdown at this location of about 8 feet after 20 years of pumping the existing wells. When pumping of those wells continued for the second 20 years the analysis shows an increased rate of drawdown of about 15 feet for a total drawdown of about 23 feet by existing water uses after 40 years of pumping.

The existing permits, transfers and new water right applications were then added to the analysis and the second 20 year simulation was run a second time. The projected drawdown is shown on Figure 2 below as "All" and shows a drawdown of about 47 feet in the second 20 years, about double the drawdown that is forecast if existing conditions remain unchanged.

Recognizing the Theis analysis is a simplification of the actual conditions that may exist in both the study area and the comparison area, it does point to the potential interconnection between the two areas. Such an interconnection could cause some of the net recharge IDWR identified in the study area to not be available for future appropriations because it is part of the interconnected supply already being used by existing ground water users. It also shows the potential for any new water uses in the

² The simulated observation well was placed at this location to estimate potential drawdown in the immediate area without making assumptions about the transmissivity of any potential fault at this location.

AQUIFER ANALYSIS

IDWR's May 31, 2012 technical memorandum regarding Sufficiency of Water Supply for Water Right Applications and Transfers along the I-84 Corridor describes a study area and a comparison area as part of their analysis. The study area was established to include all of the new uses proposed by new water right applications for permit and transfers of existing water rights to utilize ground water from a new area. The study area is described as patterned after a 1981 study by IDWR in conjunction with creating the CCBCGWA.

The study goes on to conclude there is a net positive recharge of 7,120 acre-feet per year in the study area and a negative recharge of 9,399 acre-feet per year in the comparison area that includes the CCBCGWA. (These are the actual values reported by IDWR even though none of the analysis techniques used is capable of providing recharge estimates accurate to 4 significant digits.) Included in these recharge amounts is recharge southwest of most existing and all proposed uses and likely does not contribute to the available water supply to meet existing or future needs.

A larger concern for the IDWR analysis is the treatment of the two areas as not hydraulically connected. Both Mr. Tesch and Mr. Owsley testified at deposition they did not consider impacts from existing ground water use in the comparison area might reduce the ground water supply available in the study area and, conversely, they did not consider impacts new development in the study area might have in the comparison area. Mr. Tesch testified he recognized such impacts are possible but they were not investigated as part of preparing the May 31, 2012 report. Mr. Owsley testified if the southeast boundary of the study area were moved to the southeast the net recharge for the study area would probably be reduced. It seems clear that if the study area had been defined as the combined study and comparison area the net recharge would be a negative 2,000 acre-feet per year using IDWR's approach.

Figure 5(d) of IDWR's May 31, 2012 report shows ground water level change conditions for the CCBCGWA through 2011. The contours for current conditions show existing uses in the comparison area are currently withdrawing water in the study area. The contours in Figure 4 of the IDWR report seem to ignore the drawdown that is occurring in and near the CCBCGWA.

In an attempt to better assess potential impacts of current ground water pumping in the comparison area on the study area and the impact of future pumping in the study area on the comparison area, a Theis analysis was prepared. The analysis looked at current conditions based upon existing water rights. A program by Koch and Associates, 1986 was used for the analysis. Inputs to the program are:

Hydraulic Conductivity in Gallons per Day per Foot²
Specific Yield
Water Table Thickness in Feet
Time a well has been pumping in Days

comparison area typically show that the first water bearing zones are deeper than the static water level reported for the completed well. This indicates that impermeable or low permeability zones exist that confine water in the aquifer while also preventing or restricting water applied to the land surface from percolating downward to return to the aquifer. The lithology descriptions in drillers' reports for the study and comparison areas often identify the first several hundred feet penetrated by the well as a complex sequence of fine to coarse grained sediment including clay zones. Near surface saturated zones (apparently perched) are described even for some wells located in the comparison area. Under these conditions, water pumped from the regional aquifer is unlikely to return to the regional aquifer at a location or within a time interval to make the water available for re-diversion and should not be included in the estimate of the volume available in the water budget.

The above-described conservative assumptions are incorporated in Table D to adjust IDWR's estimates of recharge for the study area, comparison areas and the combined area (See Table 5, Item 10 in IDWR, May 31, 2012). The volume of water authorized to be diverted under existing rights in the study and comparison areas is shown in Tables E, F and G. Because of conditions limiting the use of a right when used in combination with another right, the totals for diversion rate, annual diversion volume and acres allowed to be irrigated are less than indicated by simply summing the overall authorizations in the rights. Even so, the area allowed to be irrigated within the comparison area is more than 6,800 acres as compared to the 5,700 acres IDWR identified as irrigated in 2011. The rights in this area are authorized to divert 29,000 afa as compared to 13,000 afa of depletion IDWR attributed to use of these rights in 2011.

Without information to show that Blacks Creek water adds to the available supply, that all existing rights will not be exercised, that unconsumed water pumped from the aquifer does return to the aquifer, and/or that the water sources in the study area and comparison area are actually separate, the water budget for the combined area as shown on Table D should be used. This budget indicates that the reasonably anticipated rate of future natural recharge is already fully allocated with a 23,000 afa deficit of water available if all existing and permitted rights fully divert and use presently authorized amounts, clearly there is no water available to warrant approval of any of the pending applications. If those pending applications were approved as requested, their use would add another 19,000 afa to the deficit.

d. Adequacy of available data, timing of report relative to ongoing studies/data collection.

IDWR noted that several studies now underway could provide data and information to refine the estimate of water availability in the aquifer. Even so, the staff memorandum does not suggest delaying consideration of the applications until the information from these studies is available.

IDWR's duty unless technical data are available to indicate that the assumption is likely accurate.

The assumptions used in IDWR's water budget do not result in conservative estimates of the volume of water reaching the regional aquifer, the volume of water that can be taken from the aquifer by existing rights and the volume of water that would be taken from the aquifer if the pending applications are approved. IDWR also overestimates the portion of the water recharging the aquifer that can be captured by the proposed wells.

As noted above, recharge from precipitation on the Blacks Creek drainage should not be included and/or depletions within the study area caused by pumping of wells near the Blacks Creek interchange should be included in the estimate of depletions from the aquifer.

Recharge from precipitation on the non-recharge area should not be included. Portions of this area are outside of and down gradient of the "reach" of the proposed wells. Impermeable zones above the regional water table described in driller's reports for wells constructed in Townships 2 and 3 South and Ranges 4 and 5 East prevent precipitation from reaching the regional water table. Because the amount of potential evapotranspiration on the non-recharge area significantly exceeds precipitation on the area, little if any water is lost to deep percolation in areas with soil cover (USGS, December 1977, page 11). The driller reports were accessed at www.idwr.idaho.gov/WaterManagement/WellInformation/DrillerReports/dr_default.htm).

The water budget analysis used an estimate of the "actual" consumptive use of irrigated crops in the study and comparison areas. A conservative estimate accounts for the full volume of water authorized to be diverted under existing rights, including permits. The valid rights were not being fully exercised during the year (2011) used in IDWR's analysis, but all of the authorized diversions should be included in the analysis for purposes of determining whether un-appropriated water is available.

Management of an over-appropriated aquifer is more difficult than management of a surface water source that is over-appropriated at some or even all times. Prior rights from the surface water source can be protected in real time by appropriate and timely curtailment of junior priority rights. Such direct administration is not possible for an over-appropriated aquifer. Issuing rights for diversion of more ground water than an aquifer can support leads to a race to the bottom of the aquifer ultimately causing loss of financial investments, excessive pumping costs, expensive litigation and increased administration costs to IDWR. Caution is needed in issuing ground water permits to avoid this undesirable circumstance.

A conservative estimate of the volume of water depleted from the aquifer does not assume that water not consumed by the plants will return to the aquifer for re-diversion by wells in the study or comparison areas. Drillers' reports for wells in the

southeastern half of the swath nearest to the CCBCGWA. Without a documented technical basis, the width of the swath matches that of the comparison area that, in turn, was scaled to match the width of the CCBCGWA. IDWR had previously suggested that the capture area for determining water availability should be commensurate with the boundaries of the cone of depression caused by pumping the proposed well for a period of 10 years (IDWR, February 10, 2009). The diameter of the water level decline attributed to pumping in the CCBCGWA is approaching 20 miles (IDWR, May 31, 2012, Figure 5).

Inclusion of a portion of the Blacks Creek drainage in the area used for the recharge estimate is an unwarranted complication in the water budget because there is no information indicating the direction of ground water flow in the Blacks Creek basin is different than observed regionally. Including precipitation in the Blacks Creek Basin (about 18% of the defined recharge area) in the water budget is inconsistent unless the long-term effects of pumping in the Blacks Creek drainage just outside of the study area are included in the analysis.

b. Are water supplies in the study area and comparison area from separate sources and are the effects of pumping contained within these separate areas?

IDWR analyzed the water supplies and water impacts in the study area and the comparison area as if the two areas were separate. This premise is not supportable by other information in the report. The discussion of the hydrogeology of the study area (Page 6) does not identify a fault or other discontinuity in the regional aquifer oriented to provide a basis for concluding that the study area and the comparison area are hydrologically separate. Pumping affects clearly are shown to propagate across the hypothetical line drawn between the areas in the IDWR report. Figure 5 of the report shows the measured encroachment into the study area of water level declines resulting from pumping in the comparison area.

When viewed as a single area, IDWR's estimate of the combined rate of recharge ($9.83 \text{ cfs} - 12.97 \text{ cfs} = -3.14 \text{ cfs}$ or $-2,273 \text{ afa}$) is not sufficient to satisfy the consumptive use of existing and permitted uses identified by IDWR. Although IDWR analyzed and reported the water budget for each area as if separated, the "bottom line" of the report (Conclusion Nos. 7 and 9, page 20) reaches the appropriate conclusion that use of ground water in the study area as proposed in the applications in the consolidated hearing will "exacerbate" conditions in the already over-appropriated CCBCGWA.

c. Does the water budget incorporate appropriate conservative assumptions, methodology and data for water availability and use?

The discussion that follows uses the term "conservative estimate" relative to IDWR's duty to protect existing rights and to limit diversions to the reasonably anticipated rate of future natural recharge. An assumption should not be used that jeopardizes

Snake River. The swath, oriented along the northwestern boundary of the CCBCGWA, encompasses the well locations and development area proposed in the applications in the consolidated hearing. A swath of similar size and orientation including the CCBCGWA was used for comparison. The net amount of recharge available in each area after accounting for existing and permitted uses within each area was estimated using water budget methodology. This analysis found a net recharge of 9.83 cfs in the study area and a deficit of 12.97 cfs of net recharge for the comparison area. This analysis assumes a separation exists between the water supplies and the affects of water diversion and use between the two areas.

Based upon its analysis of water conditions in the study and comparison areas, IDWR staffed reached a number of specific conclusions (page 19 and 20) including the following:

1. Assuming future hydrologic conditions similar to those during the recent past, the reasonably anticipated rate of future natural recharge is 11,100 afa.
2. The estimated net recharge rate for the study area is 7,100 afa. The estimate is positive, indicating that existing consumptive uses, including those for water rights that are not yet fully developed, are less than the rate of recharge.
3. The net recharge rate (7,100 afa) is an estimate of the maximum additional consumptive use that could normally be authorized within the study area. On a continuous basis, this amount is equivalent to 9.8 cfs, which is approximately an order of magnitude less than the maximum total appropriation amount being sought as part of the consolidated hearing (85 cfs).
- ...
- ...
- ...
7. Ongoing water level declines more than 30 years after establishment of the Cinder Cone CGWA indicate that the groundwater supply on the Mountain Home Plateau is limited and support the conclusion that consumptive use within the Cinder Cone comparison area exceeds the rate of recharge.
8. Unless inflow to the aquifer system in the study area is increased, mass balance requires that the withdrawals will decrease outflow to the Snake River by an equivalent amount at steady state.
9. Assuming hydrologic continuity, groundwater development in the study area would eventually exacerbate conditions in the Cinder Cone CGWA.

2. ISSUES RAISED BY IDWR'S STAFF REPORT

- a. Were the study and comparison areas properly sized and located?

The size and location of the study area are arbitrary and not supported by technical analysis. The southeast boundary of the study area is located along the boundary of CCBCGWA without any apparent physical reason. This location does not center the proposed wells in the swath. Nearly all of the proposed wells are located within the

paragraph of the Executive Summary, Page ii). SPF's specific conclusions cited in the Executive Summary include:

"7. The ultimate carrying capacity of aquifers in the Mayfield Townsite area is unknown. If the actual aquifer recharge falls in the upper two-thirds of our recharge estimates then the chances of developing the entire water supply for the project from ground water sources are good. "

"11. Water supplies from an alternative source may be required for full project build out if on-site supplies are insufficient."

IDWR's Hydrology Section responded to the report in a memorandum (IDWR, February 19, 2009). IDWR concluded concerning water availability that:

"These calculations indicate that proposed water right possibly would result in total withdrawals exceeding the average rate of recharge to the aquifer. In addition, the stream flow data that IDWR collected suggests that the low estimate of aquifer recharge presented by SPF is unrealistically high assuming that all other assumptions are correct. Lastly, SPF's high estimate of annual average recharge is not supported by field measurements and, because it relies upon a preliminary, uncertain estimate of ET for a partial year in a different basin, potentially grossly overestimates the amount of water available for appropriation." (Pages 13 – 14).

IDWR voided Application for Permit No. 63-33344, but reinstated it upon receipt of requested technical information (SPF, January 11, 2011). The application was amended January 18, 2011, to add two new wells to the proposed points of diversion. The water-bearing zone for one existing well is 432 to 622 feet below land surface and for the other, 602 to 792 feet. The new wells are proposed to be up to 850 feet deep. SPF clarified that the land to be irrigated is new and does not duplicate the 200 acres already irrigated within the PPU for Permit No. 63-12447. The new irrigation project will consume 1,188 afa of ground water (assuming 2.5 afa per acre) in addition to the 500 afa now consumed by irrigation under Permit No. 63-12447. SPF provided depth to water information for the wells in the project area. Water levels in the wells used for irrigation since development of Permit No. 63-12447 in 2007/2008 are stable or rising slightly, with a small decline in a deeper, unused well, and a stable water elevation in a shallower well thought to tap a perched zone.

REVIEW OF IDWR'S MAY 31, 2012 STAFF REPORT

1. FINDINGS BY IDWR

As requested by the hearing officer, IDWR staff reviewed the sufficiency of the water supply for the eight applications in the consolidated hearing (IDWR, May 31, 2012). IDWR identified an 11-mile wide study area extending from the crest of the Danskin Hills on the northeast approximately 35 miles southwest to the canyon rim along the

local aquifers and issued a permit for Elk Creek to use 345 afa. Based upon this order, IDWR concluded that the annual volume of water available for the Orchard Ranch project and other filings proposing to use the same ground water source is no more than 466 afa. In contrast, IDWR estimated that 2,160 afa would be need for irrigation of the 480 acres identified on Application for Permit 63-32703.

An email (IDWR, September 1, 2011) from IDWR to a project representative indicates that “The Director has serious concerns regarding water availability for this project given the known water issues ... and the fact this application is one of the more junior applications of the eight pending applications.”

Preference for processing/approval of these applications relative to other pending applications for the same/interconnected ground water source is uncertain because of amendments to these applications and policy changes in response to an Idaho Supreme Court decision (Idaho Supreme Court, May 26, 2011). This decision may affect the seniority of applications for permit filed earlier than applications for transfer of vested rights with earlier priority dates.

5. MAYFIELD TOWNSITE (ARK Properties,LLC)
APPLICATION FOR PERMIT 63-32499
APPLICATION FOR PERMIT 63-33344

Application for Permit No. 63-32499, filed July 28, 2006, seeks to appropriate 10 cfs of ground water for municipal purposes for 8,000 housing units to be built within a 6,363-acre area along Indian Creek near the existing community of Mayfield. Application for Permit No. 63-33344, filed March 1, 2010 and amended on January 18, 2011, seeks to appropriate 9 cfs of ground water for irrigation of 475 acres within a 1,284-acre PPU within the proposed municipal area. These acres are in addition to those authorized to be irrigated by two existing rights appurtenant to the proposed place of use. Right No. 63-2046, decreed in the SRBA, allows 2.58 cfs to be diverted from Indian Creek for irrigation of 129 acres. Permit No. 63-12447 allows diversion of 4 cfs of ground water for irrigation of 200 acres within a 980-acre PPU. Application for Permit No. 63-32499 proposes to divert ground water from 8 wells ranging in depth from 600 to 800 constructed to prevent leakage from perched aquifers to the regional aquifer.

A report (SPF, November 1, 2007) addresses water requirements and availability for the municipal uses sought by Application for Permit No. 63-32499. This report does not include information for Application for Permit No. 63-33344 because it was prepared prior to filing of that application. SPF estimated that annual withdrawals for municipal purposes will total 4,860 af/yr with a depletion of 3,960 af/yr. SPF calculated that 6,000 to 31,590 af/yr are recharged to the local aquifers that will be used for this development. SPF determined that existing and permitted uses require about 2,500 af/yr leaving about 2,600 to 28,000 af/yr available for the Mayfield Townsite project. Even though the low estimate of water availability is less than that required for the project, SPF concludes “...that there is likely sufficient water available for application 63-32499.” (Ref. Second

to be minimal with common areas to be irrigated using treated effluent through a separate system. The SPF reports do not include an estimate of availability of ground water and state that the “long-term sustainable production capacity in this area is unknown.” SPF noted in the Executive Summary of its 2007 report that:

“Ground water levels in the Orchard Ranch vicinity have been relatively stable water levels over the last 30 to 40 years. However, two wells located south or southeast of the property show water level declines ranging from 1 foot per year to approximately 2.5 feet per year.

The long-term sustainable production capacity in this area is unknown. Large increases in ground-water production will likely be constrained by low recharge in upgradient areas. Structural controls (e.g., faulting) may limit ground-water flow into the general Orchard Ranch area. The long-term sustainability of aquifers in the Orchard Ranch area will best be determined through increased ground-water pumping and careful water-level monitoring. Pumping and static water levels in the area should be monitored over the aquifer development period to prevent over-pumping and evaluate sustainable yield.

It may be possible to transfer water rights from the Lone Pine Dairy to the Orchard Ranch area, but the extent of ground water withdrawals from Orchard Ranch wells will still be determined by the available recharge. Ultimately, water from other areas (e.g., surface water from the Snake River or ground water from the Lone Pine Dairy) will be required if local ground water resources are insufficient for full project buildout.” (Emphasis added).

SPF’s 2009 report indicates that the applicant qualifies as a municipal provider because the project when built will be regulated by IDEQ. This report also indicates that this application and Application for Transfer No. 73834 are for the same project, are not to be considered additive, and asks that processing of the transfer be suspended pending a ruling on the application for permit.

IDWR’s electronic files do not have any additional or amended technical reports concerning the project as proposed by the amended applications. However, it appears that the applications are now additive in diversion rate, volume and acres irrigated. The priority date of the application should be advanced to the date of the amended application if an enlargement in use of water is proposed.

IDWR’s Hydrology Section reviewed water quantity issues related to approval of Application for Permit 63-32703 as amended for irrigation use in a technical report (IDWR, March 7, 2011). The review does not address these issues for Application for Transfer No. 73834 other than to note that it along with other “senior priority applications are in an area of limited recharge.” IDWR, noting that the technical reports submitted by SPF do not provide information on water availability, used its earlier estimates of water availability prepared for IDWR’s final order for the Elk Creek project (Application for Permit No. 61-12090). This order found only 811 afa of ground water available in the

Brockway estimated inflow to the modeled area from the Danskin Hills along the northeast boundary of the area modeled averaged 2,250 af per year per mile.

IDWR's Hydrology Section provided a technical review of the Brockway model and the conclusions reached using the model (IDWR, April 14, 2010). IDWR questioned the validity of assumptions used in the model and consequently the results obtained from the model. IDWR's main concerns are:

- a) The aquifer was modeled for steady state, equilibrium conditions even though water levels in parts of the area have dropped significantly for many decades and continue to fall.
- b) Brockway's estimate of underflow entering the area from the hill front used Darcy's Law with inconsistent hydraulic conductivity and an assumed hydraulic gradient. IDWR notes that Brockway's estimate exceeds previous estimates derived using water budget methods.
- c) Brockway used an estimate of precipitation that significantly exceeds estimates used in previous studies.
- d) Brockway's estimate of 11 feet of draw down at the pumping well (one well rather than 26 listed in the application) based upon the dimension of the model cell (1/4 mile square) instead of a more likely well diameter. IDWR calculated that the draw down would be about 40 feet if all of the water were withdrawn from a 12-inch diameter well.

4. ORCHARD RANCH, LLC APPLICATION FOR PERMIT NO. 63-32703 APPLICATION FOR TRANSFER NO. 73834

This project is located near the historic town site of Orchard, a reminder of previous attempts to develop this desert area, between I-84 and the UPRR track. The current project was initially proposed as a planned community of 8,758 homes with associated commercial, industrial and public uses, but the pending applications have been revised to now seek irrigation of 1,111 acres.

Amended Application for Permit No. 63-32703, filed September 27, 2010, seeks 9.6 cfs of ground water from four wells for irrigation of 480 acres within a 2,751.7 acre permissible place of use. Transfer No. 73834 was amended on December 22, 2010 and again on January 5, 2011 for approval to divert 11.36 cfs and 2,975 afa of ground water to irrigate 631 acres within the same 2,751.7-acre place of use as Application for Permit No. 63-32703 using four additional wells.

Technical reports (SPF, May 30, 2007 and SPF, February 24, 2009) submitted prior to the filing of the amended applications for only irrigation use, describe that the proposed municipal use would be developed over a 40-year period. According to these reports the planned community required a maximum daily diversion rate of 9.98 cfs and an annual average diverted volume of 4,820 af using up to 10 wells ranging in depth from 700 feet to over 1,000 feet. Irrigation of residential areas directly from the municipal system was

projected annual diversion volume of 2,400 af for Application for Permit No. 61-12096 alone and 3,357 af when combined with Permit No. 61-12090 and Application for Permit No. 61-12095 to the previous estimate of 2,400 to 8,400 af per year of recharge to the aquifer. SPF proposed to submit a refined analysis of water availability based upon the larger capture area and the results of a scheduled pump test to affirm that sufficient ground water is available for the project, but that information has not been filed.

3. SHEKINAH INDUSTRIES APPLICATION FOR TRANSFER NO. 73811

This project is located near the southeast corner of the Simco Road interchange. The application for transfer seeks to move to this location portions of six rights to use ground water with priorities ranging from 1963 to 1980 presently appurtenant to land just east of Mountain Home Airbase, about 7 miles southeast of the CCBCGWA. The application as now pending seeks to divert 5.56 cfs and 1,476 afa of ground water from up to 26 new wells for irrigation of 369 acres within a 924-acre PPU located less than a mile northeast of the CCBCGWA. Both the current location and the proposed location are within the MHGWMA.

The application was originally filed December 7, 2006 by Idaho Water Company and twice amended (8/21/2008 and 9/8/2008) to drop two rights and reduce the diversion, rate, annual volume of diversion and irrigated acres in a permissible place of use (PPU). Idaho Water Company assigned the application to Shekinah Industries on June 23, 2011.

A preliminary order was issued on February 25, 2011 rejecting the application for failure to submit requested information. The order was stayed based upon a petition for reconsideration.

Brockway Engineering, PLLC (Brockway) submitted to IDWR a numerical model for the Mountain Home Plateau aquifer developed to estimate the affect of the proposed change on ground water levels (Brockway, December 28, 2009). Comparing the results of model run with and without the changes proposed by Application for Transfer No. 73811, Brockway concluded that the change would positively affect ground-water levels in the vicinity of Mountain Home “to partially mitigate the groundwater declines that have been monitored in this area over the last several decades.” Brockway also concluded that ground-water levels in the vicinity of the proposed point of diversion will be negatively affected if the proposed change is implemented. Results of model runs with and without the proposed change indicate that at steady state, ground water levels over most, if not all, of the CCBCGWA would be lowered by the change with a maximum reduction in level of about 4 feet on the northwest boundary of the area (Figure 18, appended to the Brockway report). The proposed place of use is at least 5 miles nearer the area of greatest ground water declines in the CCBCGWA, as identified by IDWR on Figure 5 in the May 31, 2012 staff report, than the decreed place of use for the rights under consideration.

SPF's conclusion that water levels have not been affected does not take into consideration that ground water rights in the CCBCGWA have not been fully exercised during the past 40 years. An IDWR study initiated because of an apparent hiatus in ground water declines in the Mountain Home Plateau (Castelin, August 1988) found that:

"In general, water level declines in the regional system have moderated or even reversed in recent years ..."

"Shorter-term declines are also enlightening. As the water-level change maps for 186-1988 and 1987-1988 show (Figures 3 & 4, respectively (*in the Castelin Report*)), very little additional decline took place, despite severe drought conditions. The reason for this anomaly appears to be strongly related to Federal government set-aside programs, which encourage farmers not to plant crops, and therefore to not irrigate, reducing the amount of ground water removed from storage. Land set aside from production has steadily increased since 1984, reversing a trend of increasing irrigated acreages (see "Changes in Irrigated Acreages" below (*in the Castelin Report*))."

The modest declines in ground water levels described by Castelin are confirmed by the water level change maps in IDWR's staff report (IDWR, May 31, 2012, page 7) for 1981 to 1991 and 1991 to 2001. However, IDWR found ground water declines were deeper from 2001 to 2011 with an affected area expanding outside of the CCBCGWA even though the full authorized acreage was not being irrigated in 2011.

IDWR issued a final order (IDWR, September 30, 2009) approving Application for Permit No. 61-12090 for a smaller diversion rate (4.02 cfs instead of 5 cfs) and an annual volume of diversion limited to 345 af. IDWR found that only 811 af per year of water was available for appropriation from the target aquifer and that, of this amount, only 345 af per year could be captured by the proposed wells. IDWR's main objections to SPF's water budget approach related to SPF's assumptions that 5% of precipitation contributed to recharge in the capture area rather than 3% used by IDWR and that SPF assumed recharge from stream seepage would be 100% of the difference between precipitation and evapotranspiration in the up-gradient portion of the contributing basin rather than 14% used by IDWR.

A memorandum (SPF, April 28, 2010) submitted with an amended application for permit (the application has been further amended as noted above), addresses the water requirements and water availability for Application No. 61-12096, including limited information on these matters for Application No. 61-12095. This memorandum, although dated about 7 months after IDWR's final order on Application for Permit No. 61-12090, references the results of SPF's water budget prepared for that filing and generalizes that the water available for appropriation is larger because the additional wells proposed under Application for Permit 61-12096 will be spaced further apart so that the capture area is expanded. SPF estimates that the revised proposed development of 4,384 homes need a maximum diversion rate of 14.91 cfs for municipal purposes including about 438 acres of residential irrigation and 5.57 cfs for fire protection. SPF compared the

and another 50 acres of common area irrigated using recovered wastewater. This is the first phase of a larger development called "Elk Creek Canyon." Proof of beneficial use is due on October 1, 2014.

Application for Permit Nos. 61-12095 and 61-12096 are for additional phases of the Elk Creek Canyon planned community development. Application for Permit No. 61-12095 seeks 5 cfs of ground water for municipal purposes for 750 residential units with 150 acres of irrigation from the municipal system associated with the residential units and another 30 acres using treated wastewater. The place of use is a 480-acre parcel east of the first phase.

Application for Permit No. 61-12096 as originally filed sought 35 cfs of ground water for municipal use for a 17,950 unit planned community development. It has been amended several times. The most recent amendment, filed July 1, 2010 seeks 14.91 cfs of ground water for municipal purposes for 4,603 commercial and residential units with about 460 acres within these units to receive irrigation water directly from the municipal system and an unspecified area to be irrigated with treated wastewater. An additional 5.57 cfs of ground water is sought for fire protection. The place of use is located on about 1,300 acres east of and separated by about ¼ mile from the place of use for the other two phases.

SPF (SPF, December 17, 2007) addressed water requirements and availability in support of Application for Permit No. 61-12090. SPF found that, although the entire Elk Creek Canyon development would consist of about 1,200 equivalent domestic units, Application for Permit No. 61-12090 would supply water for only 178 of these units diverting an estimated 577 af per year through two or more wells. SPF estimated that 1,200 to 12,100 af per year is available for appropriation from the aquifer that would be tapped for the proposed wells. This estimate was based upon a water budget analysis of precipitation, and evapotranspiration within an assumed capture area featuring a 2-mile buffer area around the project and the up-gradient drainage area, infiltration from streams entering the capture area, and water diversions for existing and permitted uses in the assumed capture area.

SPF submitted a follow-up memorandum (SPF, March 30, 2009) responding to two memorandums prepared by IDWR staff analyzing ground water supplies for projects proposed in the I-84 corridor. SPF used a smaller buffer zone (1 mile around the project) in accordance with a procedure applied by IDWR to a nearby development and concluded that 2,400 to 8,400 af per year of ground water is available for appropriation under Application for Permit 61-12090 that requires only 580 af per year. SPF objected to analyzing water availability and need by comparing the maximum diversion rate applied for to an estimate of the average annual flow rate available in the aquifer. SPF again noted that the effects of 40 years of pumping about 16,000 afa within the CCBCGWA has not resulted in ground water level declines in the Elk Creek Village project area.

because the flow lines in the area are parallel to its northwest boundary with, ultimately, ground water from the aquifer discharging to the Snake River.

IDWR questioned whether all of the estimated recharge would reach the regional aquifer through the overlying perched aquifer zones and suggested a range of recharge to the regional aquifer of 4,000 to 5,000 af per year (IDWR, January 11, 2007). Permit No. 63-32225 was issued for a maximum diversion volume of 1,815 af per year. The applicant unsuccessfully sought reconsideration arguing that during high water demand years the annual volume diverted would exceed the amount authorized based upon average water use. (Johnson, February 25, 2007)

SPF's second report (SPF, May 16, 2011) reviews water needs and availability of ground water for the larger project proposed by Application for Permit No. 61-12256. The report begins with "This memorandum provides initial responses to IDWR questions. Additional data are actively being collected by IDWR, the applicant, and other water users These new data will provide additional insight regarding water availability and supply. A more detailed water-supply analysis will be submitted on the basis of the anticipated new information at a later date." A follow-up report has not been filed to verify the conclusions of the initial report.

Based upon SPF's "initial responses," the project proposed by Application for Permit 61-12256 requires 2,650 af per year for 4,200 residential units and 840 equivalent domestic units of commercial, industrial and miscellaneous uses. The ground water would be used to directly supply 353 acres with irrigation water associated with the residential units with reclaimed domestic wastewater used to irrigate 344 acres of commercial, institutional and common areas. SPF compares the recharge estimate of 8,600 af to 32,600 af per year developed for its earlier report to an estimated annual withdrawal of 7,240 af for approved permits and applications for which withdrawal estimates are available, but notes that annual volume estimates were not available at the time, and were therefore not included in the comparison, for Applications for Permit 63-32499, 61-12095 and 62-12096 (applications for Mayfield Townsite and Elk Creek Canyon projects filed prior to Application for Permit 61-12256). SPF concludes that "local aquifers are capable of sustaining additional withdrawals while noting that ground water levels in the Mayfield Springs project area are stable despite 40 years of pumping in the Cinder Cone Butte Critical Ground Water Area (CCBCGWA).

2. ELK CREEK CANYON (NEVID, LLC)
PERMIT NO. 61-12090
APPLICATION FOR PERMIT NO. 61-12095
APPLICATION FOR PERMIT NO. 61-12096

This project is proposed to be located about 1 mile northeast of the Simco Road interchange. Permit No. 61-12090 allows 1.82 cfs (up to 345 acre feet diverted per year) of ground water to be used for municipal purposes and 2.2 cfs to be used for fire protection. IDWR based the approval on a planned community of 176 lots called Elk Creek Village having irrigation from the municipal system for 59 acres within these lots

REVIEW OF PROPOSED PROJECTS

1. MAYFIELD SPRINGS (INTERMOUNTAIN SEWER AND WATER CORP.) PERMIT NO. 63-32225 APPLICATION FOR PERMIT NO. 61-12256

This project is proposed to be located northeast of I-84 between the Orchard and Simco Road interchanges. IDWR has already issued Permit No. 63-32225 to allow this project to use 10 cfs of ground water for municipal purposes for 2,000 homes. The permit allows direct diversion of ground water for irrigation of ½ acre for each lot with a constructed house. In addition, the permit allows irrigation of common areas (parks, schools, golf courses, etc.) using treated wastewater from the project. Information submitted with the application indicates direct irrigation from the municipal system will be limited to 300 acres associated with the homes and additional acres to be irrigated using wastewater generated by the project. The total acreage to be irrigated with wastewater was not specified, but a 175-acre golf course is proposed in the first phase of development (Ref. “Notes from a meeting with IDWR and DEQ, June 6, 2006” in IDWR’s files for Permit 63-32225). Proof of beneficial use was due on February 1, 2012, but IDWR has approved an extension of time to February 1, 2017.

Application for Permit No. 61-12256 seeks an additional 13.76 cfs of ground water for another 4,200 homes and 840 equivalent domestic units (commercial, industrial, etc.) with associated irrigation of 353 acres within the same place of use and an additional area to the east. Reclaimed wastewater will be used to irrigate an additional 344 acres.

Right Nos. 63-3070 and 63-32616, decreed in the SRBA, allow use of 2.39 cfs of ground water for irrigation of 146 acres within the project area. The application files and supporting reports do not discuss the potential use of these rights for project purposes.

SPF Water Engineering, LLC (SPF) has prepared two reports addressing the water requirements and water availability for the Mayfield Springs project. The first report (SPF, March 20, 2006) provides information supporting approval of Permit No. 63-32225. The report indicates that 5 wells ranging from 600 to 800 feet in depth would be used to divert 1815 af of ground water per year from an aquifer having a static water level of 300 to 600 feet below land surface. SPF used a water budget approach to estimate that recharge to the local aquifer is in the range of 8,600 to 32,600 af per year (See Table C for a summary of the technical reports filed in support of the applications and IDWR staff review memorandums.) The smaller recharge estimate was calculated assuming that all recharge resulted from flows in Indian Creek and tributaries infiltrating to the regional aquifer. The larger estimate was calculated as the difference between estimated average annual precipitation on a 3-mile radius surrounding the project area plus the Indian Creek watershed upstream of the area. SPF concluded that development and use of water by the project would not injure other rights because ground water levels are stable or rising at the location of the project and that ground water flow to the Mountain Home Ground Water Management Area (MHGWMA) would not be reduced

CONCLUSIONS

The following conclusions are based upon the information and analysis described in this report:

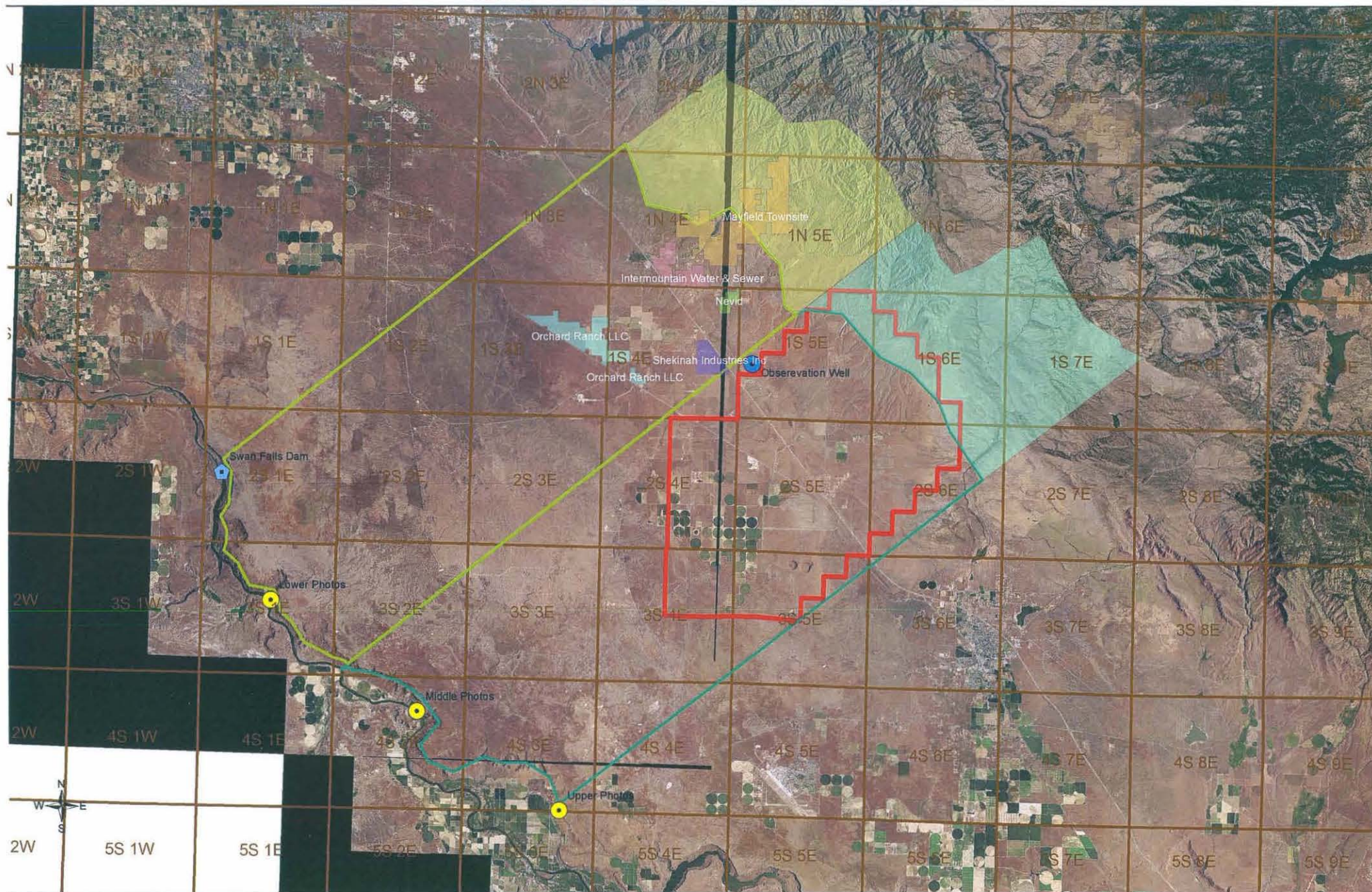
1. The applications under consideration in the consolidated hearing (applications) for municipal use seek water for non-interruptible uses unlike some other water uses that may be foregone during limited periods.
2. The water supply sought by the applications is known to be limited by the applicants, IDWR and the protestants and the volume of un-appropriated ground water in the study and comparison areas is not sufficient for the proposed projects and “alternative water sources” have not been identified.
3. Ground water levels in and around the Cinder Cone Butte Critical Ground Water Area continue to decline indicating the reasonably anticipated rate of future natural recharge is being exceeded.
4. IDWR’s analysis of the water supply available for the applications should not have treated the study area and comparison area as separate non-interconnected areas. The diversion and use of water under the applications, if approved, will cause impacts that cross administrative and study boundaries.
5. Ground water sought by the applications is tributary to the Snake River, at least in part, upstream from Swan Falls Dam.
6. Stream flows in the Snake River downstream from Milner Dam to the Murphy Gage result entirely from inflows in that reach. These flows are declining and if present rates of decline continue the minimum flows established as part of the Swan Falls Agreement of 1984 and approved by the Idaho Legislature will be violated.
7. Diversion and use of ground water as proposed in the applications will injure existing water rights.

SITE OVERVIEW

In addition to the proposed projects, Figure 1 shows the relationship of the projects to the Snake River and Swan Falls Dam, the Cinder Cone Butte Critical Ground Water Area (CCBCGWA) and the study and comparison areas identified by IDWR. The shadings in the study and comparison areas are from IDWR’s designation of recharge areas.

Figure 1 also shows the general location of 3 sets of photos taken along the north side of the Snake River during 2012. The purpose of the photos is to help illustrate the presence of springs, or changes to springs, occurring along the north side of the river. The springs are evidence of ground water from the Mountain Home Corridor including the study and comparison areas is tributary to the Snake River upstream from Swan Falls Dam. The photos and description of the springs and photos appears in Appendix A.

Boise - Mountain Home I84 Corridor



WATER SUPPLY EVALUATION FOR PROPOSED PROJECTS ALONG THE I-84 CORRIDOR¹

INTRODUCTION

The Idaho Department of Water Resources (IDWR) has consolidated the administrative hearing considering protests to approval of six applications for permit and two applications for transfer proposing use of ground water for municipal and irrigation development along I-84 near the Orchard and Simco Road interchanges. This report has been prepared to assist IDWR's evaluation of the applications, individually and cumulatively, in accordance with Idaho law.

The eight applications under consideration in the consolidated hearing seek water for development of five separate projects for a combined development of 18,393 new housing units with 4,184 new irrigated acres. The location of the five projects is shown in Figure 1. Permits to use ground water have previously been issued to allow the initial phases for two of these projects without regard for trust water impacts. The total applied for and already permitted filings would locate nearly 22,000 new housing units with nearly 5,000 new acres of irrigation in an area now characterized by dry land grazing and farming. The pending applications are summarized in Table A of this report.

The nearby City of Mountain Home has a population of 14,200 (2010 Census), and the average number of person per household is 2.67 (<http://quickfacts.census.gov>, accessed November 5, 2012). Development of the consolidated hearing proposals would result in a community more than four times the size of Mountain Home.

Table B is a list of withdrawn, rejected and voided applications for permit and lapsed permits for nearly 25,000 additional housing units. Some of these filings were by the applicants seeking approval of the filings in the consolidated hearing. The extent of the latent interest in obtaining water for municipal and other purposes for municipal development in the consolidated hearing area far exceeds the projects now under consideration.

¹ This report was authored by Norm Young and David Shaw, both with ERO Resources Corp. The report was done cooperatively between the authors but Mr. Young was primarily responsible for the Introduction, Review of Proposed Projects and Review of IDWR's May 31, 2012 Staff Report and Mr. Shaw was primarily responsible for the remainder of the report.

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2. Issues Raised by IDWR's Staff Report

AQUIFER ANALYSIS

ANAYSIS OF SNAKE RIVER FLOW

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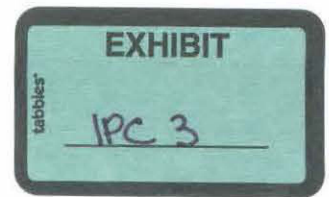
APPENDIX A

Consultants in
natural
resources and
the environment

Denver • Boise • Durango • Western Slope



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**WATER SUPPLY EVALUATION
FOR PROPOSED PROJECTS
ALONG THE I-84 CORRIDOR**

Prepared for—

Idaho Power Company

Prepared by—

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November 14, 2012

study area to further deplete the CCBCGWA that IDWR's own analysis showing a net negative recharge, as discussed above, is being drafted beyond the reasonably anticipated rate of future natural recharge.

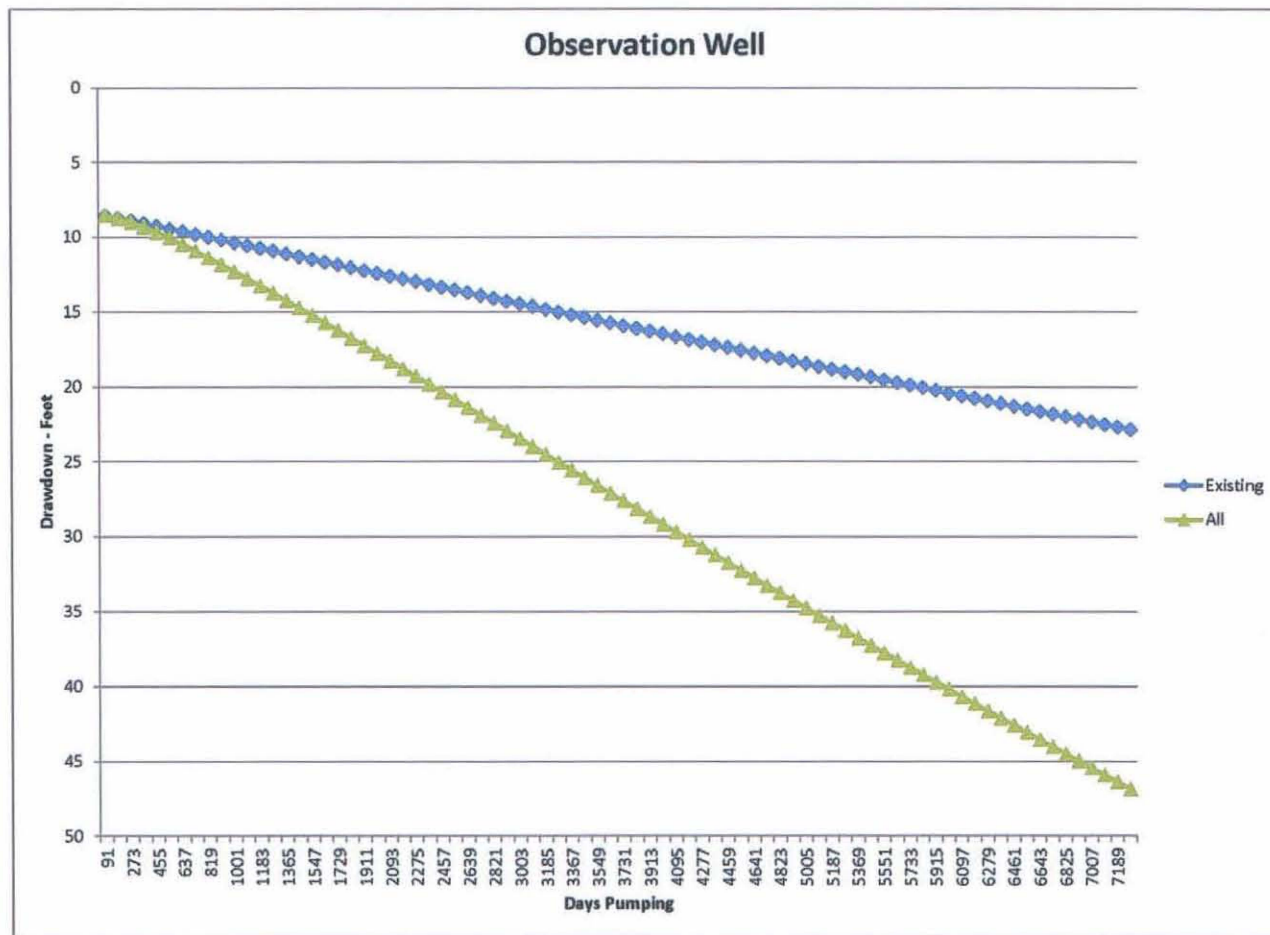


Figure 2

ANALYSIS OF SNAKE RIVER FLOW

The Site Overview section of this report and Appendix A describe the existence of springs along the north side of the Snake River in the C.J. Strike to Swan Falls Dam reach of the river. The springs are evidence of the presence of ground water discharging to the river in this reach. Both Mr. Tesch and Mr. Owsley testified in their depositions they understood both the study and comparison areas described in the May 31, 2012 IDWR Technical Memo are tributary to the Snake River. Technical reports submitted in support of several of the applications also acknowledge that ground water flow in the study and comparison areas is tributary to the Snake River. The location of the study and comparison areas, shown in Figure 1 above, shows the areas to be tributary to the Snake River upstream of Swan Falls Dam. The inventory of springs along the north side of the Snake River described above and further in the Appendix confirms ground water discharges to this reach of the river.

IDAPA 37.03.08.030.01.a describes trust water as water located in the Snake River between Swan Falls Dam and Milner Dam and all surface and ground water sources tributary to the Snake River in that reach. IDAPA 37.03.08.030.01.c goes on to define trust water as flow in excess of an average daily flow of 3,900 cfs from April 1 through October 31 (summer) and flow in excess of an average daily flow of 5,600 cfs from November 1 to March 31 (winter) while the flow at Milner is 0 cfs year-round. See also § 42-203B(2), Idaho Code, “For the purposes of the determination and administration of rights to the use of the waters of the Snake River or its tributaries downstream from Milner dam, no portion of the Snake River or surface or ground water tributary to the Snake river upstream from Milner dam shall be considered.”

An analysis of the discharge of the Snake River at the Murphy Gage located downstream of Swan Falls Dam was completed to evaluate the current conditions of the Snake River at Murphy. The analysis used available mean daily data for the Murphy Gage and for the total discharge of the Snake River at Milner³.

In order to evaluate the water supply defined as trust water, the discharge measured at Murphy must first be reduced by subtracting the flow passing Milner Dam. Analysis by IDWR and others suggest using a 3 day lag time between the measured discharge of the Snake River at Milner and the Snake River at Murphy to account for the travel time of flow changes from Milner to Murphy. As flows increase water velocity also increases and travel time decreases resulting in a shorter lag time.

The data selected for analysis began with 1981, consistent with the analysis by others, but also reflecting conditions as they were believed to exist at the time of the Swan Falls Agreement. Modeling efforts by IDWR and others prior to and during the Swan Falls Agreement negotiations attempted to define the water supply in the Snake River at Swan Falls Dam available at the time of the negotiations in the early 1980s. Beginning this

³ Discharge of the Snake River at Milner is measured at two locations; the discharge is measured at the Snake River at Milner Gaging Station and at the Lower Milner Power Plant. The total flow of the river is the sum of these two measurements and that is the quantity used here.

analysis with 1981 data is an attempt to measure the changes, if any, to the river since the time of the Agreement.

Figures 3 and 4 below were produced using mean daily flows for Murphy and Milner, modified as described above, and averaged for the winter and summer periods respectively. Figure 3 suggests the average mean daily winter discharge at Murphy, as modified above, has declined about 2,000 cfs since 1981 and is continuing to decline at about 65 cfs per year. Projecting this rate of decline forward from 2012 for 13 years suggests the average mean daily flow for the winter of 2025 will be 5,600 cfs, the winter minimum flow established by the Swan Falls Agreement and approved by the Idaho Legislature.

Figure 4 suggests the average mean daily summer discharge at Murphy, as modified above, has declined about 1,850 cfs since 1981 and is continuing to decline at about 58 cfs per year. The average summer flows are still high enough there is no immediate danger the entire average summer flow will decline to 3,900 cfs, the summer minimum flow established by the Swan Falls Agreement and approved by the legislature. Summer flows are, however, quite variable, and time periods shorter than the 7 months from April through October were examined to determine if one period was consistently lower than the entire summer period. To perform that analysis, monthly averages of mean daily summer flows at Murphy, as modified, were calculated for the months April through September with the lowest month being July.

A 3 day lag time produced reasonable results on a monthly or longer basis but when shorter time periods are examined using a 3 day lag time does not produce consistent results. Some trials were completed using varying time periods and 10 days was selected as a compromise to minimize the effects of varying lag times and actual low flows masked by using mean daily flows averaged over a longer time period.⁴ Several 10 day periods were tested in July and the 10 day period with the lowest average mean daily flows, as modified, was determined to be from July 1 through July 10 of each year. The result of the analysis is shown on Figure 5 below. The average of the mean daily flows for the July 1 – 10 period is shown to have declined over 2,000 cfs for the 1981 through 2012 period. The linear trend for that period shows a decline of about 63 cfs per year, on average and the linear trend line goes below 3,900 cfs prior to 2025.

Further analysis was made by finding the minimum 10 day average flow, adjusted as described above, for both the winter and summer periods. Periods during which the resulting average flow appeared to be an anomaly as described in footnote 4 were discarded. The resulting minimum 10 day average flow for the winter was 5,690 cfs for the period March 13 through March 22, 1991. The resulting minimum 10 day average flow for the summer was 4,250 cfs for the period July 12 through July 21, 2003.

⁴ During the July 1 to 10 period in 1997 the discharge at Murphy dropped rapidly from over 11,000 cfs to about 6,500 cfs then back up to over 8,000 cfs. The discharge at Milner was similarly changing but the 3 day lag time did not produce reasonable results. Shifting the period to July 9 through July 19 for 1997 only, produced results more consistent with the 1997 flow difference before and after the period July 1 through July 10.

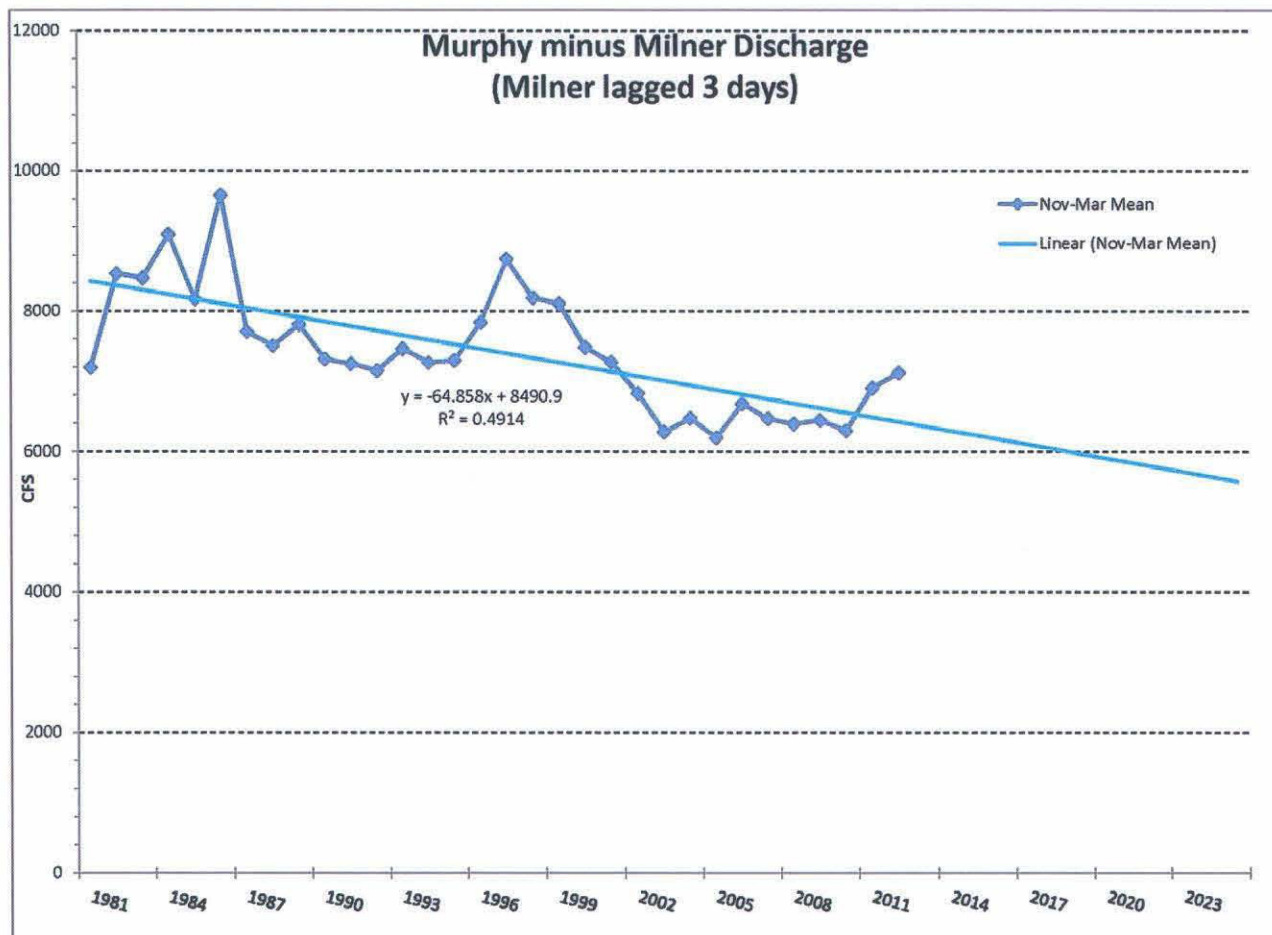


Figure 3

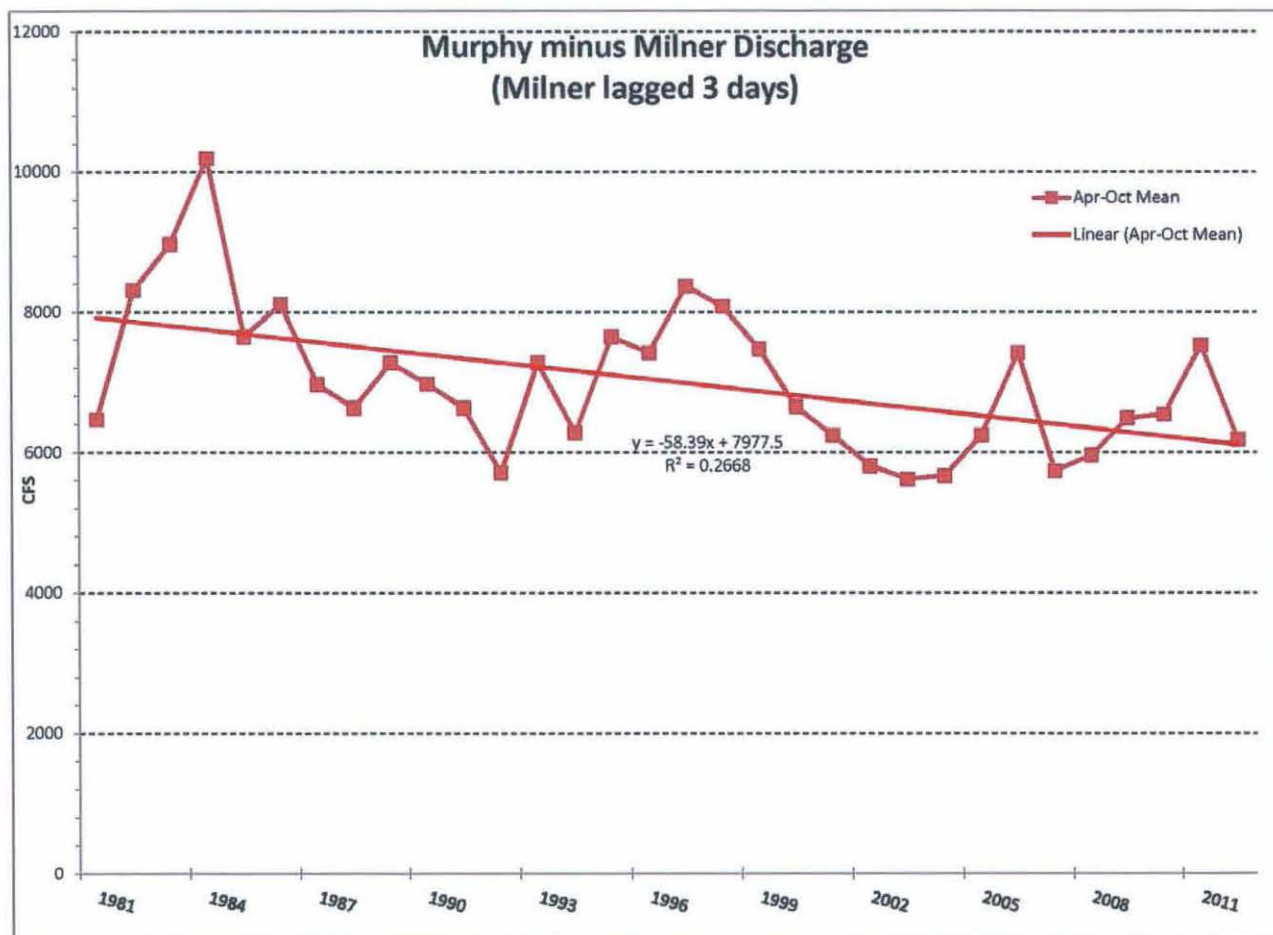


Figure 4

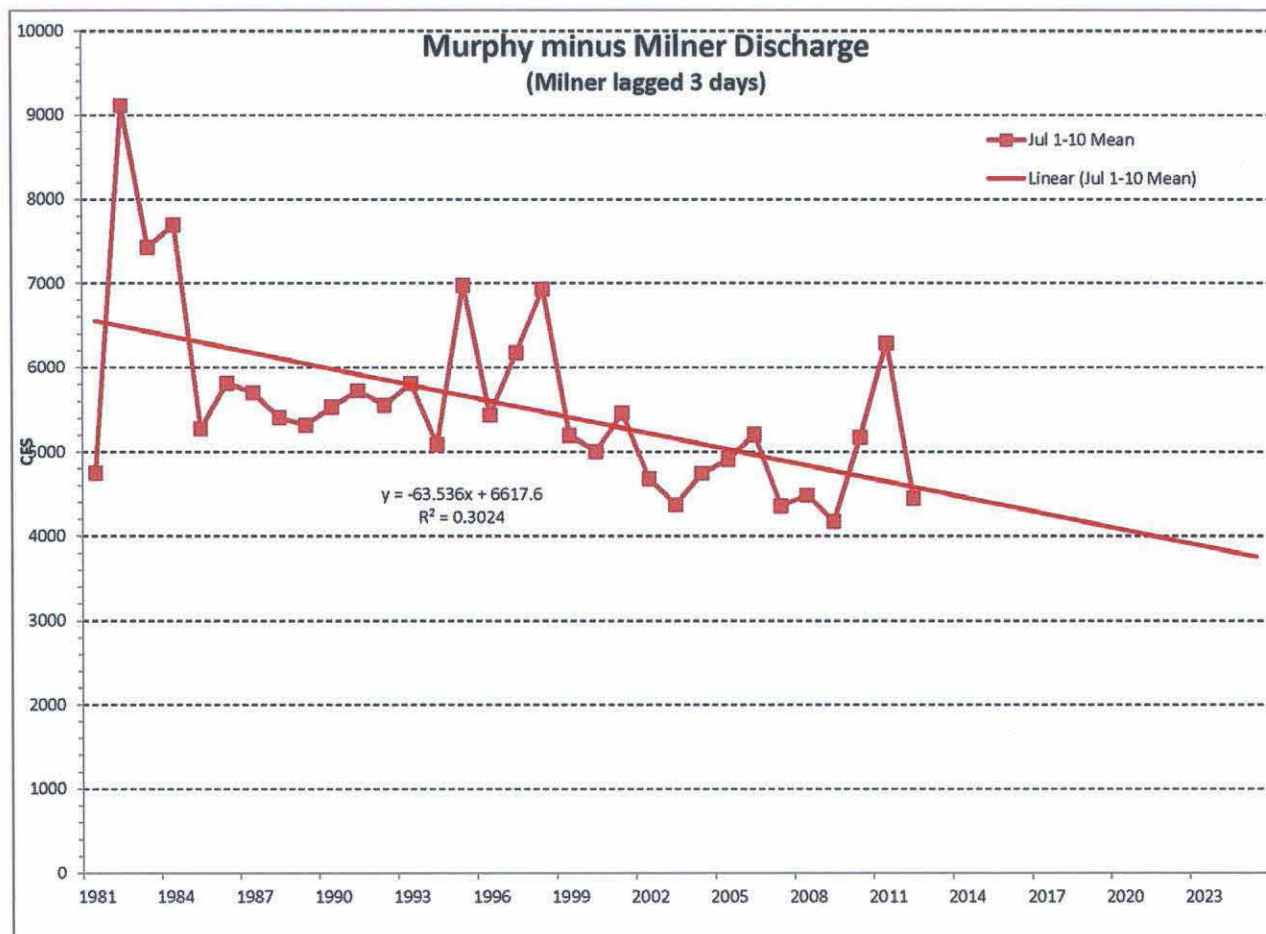


Figure 5

Any new development at any location that reduces the discharge to the Snake River from the Study Area or Comparison Area will hasten the decline of Snake River discharge at the Murphy Gage if all other conditions remain the same. If future development does occur in the Study Area or Comparison Area and either the summer or winter minimum flows at Murphy are violated, junior upstream water users, including new development in the Study Area or Comparison Area would be subject to a delivery call. With the current declining flows in both summer and winter, that call seems inevitable.

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TABLES

**TABLE A APPLICATIONS FOR PERMIT AND TRANSFER
SEEKING GROUND WATER IN THE CONSOLIDATED HEARING
(INCLUDING EXISTING PERMITS ASSOCIATED WITH THE PROJECTS)**

PROJECT NAME	APP. NUMBER	STATUS	PRIORITY	DIVERSION RATE CFS	DIVERSION VOLUME AFA	PURPOSE OF USE	ACRES OF IRRIGATION	NUMBER OF HOMES	REMARKS
Mayfield Springs (Intermountain Sewer)	61-12256	Application for permit	1/17/2008	13.76	2650	Municipal	353 mun. sys. 344 waste water	4200 plus 840 equiv. units	
	63-32225	Permit issued 2/16/2007	9/16/2005	10	1815	Municipal	300 mun. sys. 175+ waste water	2000	Proof due 2/1/2017
Elk Creek Canyon (Nevid)	61-12090	Permit issued 11/24/2009	9/28/2006	4.02	345	Municipal, Fire	109 mun. sys.	176	Proof Due 2014
	61-12095	Application for permit	4/3/2007	5	612	Municipal	150 mun. sys. 30 waste water	750	
	61-12096	Application for permit	4/3/2007	20.48	2400	Municipal, Fire	460 mun.sys. unspecified area from waste water	4603	Original Application for 17,950 units
Shekinah Industries	73811 (Application for transfer of existing rights)	SRBA Decrees 61-2154 61-2155 61-7005	1/14/1963 1/14/1963 8/23/1967	1.61 1.74 1.55	1476	Irrigation to Irrigation	369	----	Filed 12/7/2006 amended 8/21/2008 2 nd amend.

		61-7119 61-7396 61-10374	7/10/1972 1/4/1980 4/30/1974	1.55 0.65 <u>0.24</u> 5.56 (Total)					8/28/2008 Reinstated 4/1 to 6/3/2011
Orchard Ranch	63-32703	Application for permit	6/21/2007 Amended to irrigation 9/27/2010	9.6	2160	Irrigation	480	----	Orig. App sought 8758 homes
	73834 (Application for transfer of existing rights)	SRBA Dec. 61-7263 61-7264A 61-7264B	4/1/1976 6/10/1976 6/10/1976	2.4 10.74 <u>0.4</u> 11.36 (Total)	2975	Irrigation to Irrigation	631	---	6/21/2007 amended 12/22/2010 2 nd amend. 1/5/2011
Mayfield Townsite	63-32499	Application for permit	7/28/2006	10	4860	Municipal	696 mun. sys. 200 waste water	8000	
	63-33344	Application for permit	1/20/2011 amended 1/18/2011	9	1900 @ 4 af/ acre	Irrigation	475	----	Originally filed 3/1/2010
	63-12447	Permit issued 3/10/1999	1998-04- 28	4	800 @ 4 af/ acre	Irrigation	200	----	Proof filed 2/26/2009
Totals				84.76 applic. <u>18.02 permit</u> 102.78 cfs	19,033 app. <u>2960 permit</u> 21,993 afa		3614 app/609 permit direct. 574 app/175 <u>per w. water</u> 4972 acres	18393 app <u>2176 per.</u> 20,569 res. units	

TABLE B. WITHDRAWN, REJECTED AND VOIDED APPLICATIONS AND LAPSED PERMITS

Right Number/ Transfer Number	Right Holder/ Applicant	Status	Priority	Date Right/App closed	Quantity	Source	Purpose	Point of Diversion	Remarks
61-7737	Shekinah	Permit Lapsed	10/14/1997	N.A.	0.04 cfs	Ground Water	Commercial	1S 4E 23	
61-7739	Shekinah	Permit Lapsed	10/14/1997	N.A.	0.51 cfs	Ground Water	Industrial	1S 4E 23	66 units
61-7760	Beacon Height	Permit Lapsed	5/3/2000	2/14/2011	0.62 cfs	Ground Water	Domestic	1S 5E 18	67 homes
61-12097	Pacific West Land	Application Withdrawn	5/23/2007	10/9/2007	3711 afa	Ground Water	Domestic etc	1S 4E 8, 16	5934 homes
61-12162	Cloverleaf	Application Voided	12/28/2007	8/3/2010	2 cfs	Ground Water	Domestic	1S 4E 2	347 homes
61-12168	Cloverleaf	Application Voided	1/2/2008	8/3/2010	4.5 cfs	Ground Water	Domestic	1N 5E 33, 34 1S 5E 4	3672 homes
61-12173	Rider	Application Voided	3/21/2008	12/1/2010	4.5 cfs	Ground Water	Domestic	1N 5E 20, 21, 30	4665 homes
61-12174	Rider	Application Voided	3/21/2008	12/1/2010	4.5 cfs	Ground Water	Domestic	1N 5E 26, 28	610 homes
61-12257	Pacific West Land	Application Withdrawn	4/15/2008	3/29/2011	18.2 cfs	Ground Water	Municipal	1S 3E 12 1S 4E 7, 8, 16, 17, 18	9613 homes
73788	Eisenman Family	Application withdrawn	11/7/2006 Transfer	8/26/2009	1 cfs	Ground Water	Irrigation	1S 4E 15, 22	50 acres

	Trust		app. filed						
73789	Elk Creek Canyon LLC	Application Rejected	4/3/2007 Transfer app. filed	4/15/2010	17.92 cfs	Ground Water	Irrigation	1N 5E 21 - 33 1S 5E 5 - 11	924 acres
74414	Mayfield Townsite	Application Withdrawn	11/19/2007 Transfer app. filed	3/29/2011	1.91 cfs	Ground Water	Irrigation	1N 4E 25, 26	146 acres
Totals					56.9 cfs + 3711 afa				1120 acres + 24974 home and bus. units

Note: Pending Applications for Permit Nos. 61-12096 and 63-32703, as initially filed, proposed a combined total of another 22,105 residential units. The total number of units proposed in the area exceeded 47,000 units. If the number of people per household matched that of the City of Mountain Home, the population of the proposed community would exceed 125,000.

TABLE C. SUMMARY OF WATER AVAILABILITY ESTIMATES FOR PROPOSED PROJECTS IN CONSOLIDATED HEARING AREA

PROJECT NAME	FILING NUMBER/ APPLICANT NAME/ STATUS	REPORT DATE	REPORT AUTHOR	ESTIMATED RECHARGE	ESTIMATED VOLUME NEEDED FOR EXISTING USES	ESTIMATED DIVERSION VOLUME FOR PROPOSED USES	NET VOLUME	RECHARGE AREA
MAYFIELD SPRINGS	63-32225 Mayfield Sp. (Permit)	March 20, 2006	SPF	8,600 to 32,600 af	700 af	1,815 af	6,085 to 30,085 af	Indian Cr. + 3 m. buffer 49,000 acres
		January 11, 2007	IDWR	4,000 to 5,000 af				
	61-12256 Inter. Sewer & Water (Application for Permit)	May 16, 2011	SPF	8,600 to 32,600 af	2,860 (calc. from Page 12)	2,650 af	3,090 to 27,090 af	Indian Cr. + 3 m. buffer
ELK CREEK CANYON	61-12090 Elk Creek (Permit)	December 17, 2007	SPF	3,100 to 14,000 af	1,900 af	577 af	623 to 11,523 af	Sand Hollow. and Bowns Cr. + 2 m. buffer 26,800 acres
		March 30, 2009	SPF	2,400 to 8,400 af	10 af	580	1,810 to 7,810 af	Sand Hollow and Bowns Cr. + 1 m. buffer 12,000 acres
		September 30, 2009	IDWR (Final Order)	821 af	10 af	345 af (permit limit)	466 af	
	61-12095 Nevid (Application for permit)	---	---	---	---	612 af	---	See 61-12096 report
	61-12096 Nevid (Application for permit)	April 28, 2010	SPF	More than 2,400 to 8,400 af	10 af	2,400 af	-10 to +5990 af	Sand Hollow and Bowns Cr. + 1 m. buffer

SHEKINAH INDUSTRIES	73811 Shekinah (Application for transfer)	December 28, 2009	Brockway, Engineering	2,250 af of under flow per mile	---	1,475 af	---	Model evaluates change in g. w. levels caused by transfer
		April 14, 2010	IDWR	---	---	1,476 af	---	Technical review of Brockway, December 28, 2009 report
ORCHARD RANCH	73834 Orchard Ranch (Application for transfer)	---	---	---	---	---	---	See 63-32703 tech reports
	63-32703 Orchard Ranch (Application for permit)	May 30, 2007	SPF	Not estimated	Not estimated	Not estimated	Not estimated	Amended to irrigation after this report.
		February 24, 2009	SPF	Not estimated	Not estimated	4,820 af (combined/transfer)	Not estimated	Amended to irrigation after this report.
		March 7, 2011	IDWR	821 af	355 af	1,920 to 2,160 af	-1,454 to -1,654 af	Est. from Final Order for Permit No. 61-12090
MAYFIELD TOWNSITE	63-32499 Mayfield T.S. (Application for permit)	November 1, 2007	SPF	6,000 to 31,590 af	2,500 af excluding Permit No. 63-12447	4,860 af	-1,360 to +24,230 af	Indian Cr. + 2 m. buffer 27,500 acres
		February 10, 2009	IDWR	2,504 to 12,761 af	2,627 af	4,860 af	-4,983 to +5,274 af	18,000 acres
	63-33344 Ark/Mayfield T.S. (Application for permit)	January 11, 2011	SPF	6,000 to 31,590 af	3,100 af including Permit No. 63-12447	1,188 af (depletion)	1,712 to 27,302 af	Uses estimate for 63-32499
-----	GENERAL REPORTS	February 24, 2009	IDWR	-5.3 to 50.1 cfs				391,680 acres
		May 31, 2012	IDWR	11,063 af	3,943 af	---	7,120 af	Study area
				4,897 af	14,296 af	---	-9399 af	Comparison area
				15,960 af	18,239 af	---	-2279 af	Combined area

**TABLE D. WATER BUDGET FOR THE CONSOLIDATED HEARING STUDY
AREA AND THE CINDER CONE COMPARISON AREA
(CONSERVATIVE ASSUMPTIONS)**

COMPONENT	CONSOLIDATED HEARING STUDY AREA	CINDER CONE COMPARISON AREA	COMBINED AREA	EXPLANATORY INFORMATION AND ASSUMPTIONS
Recharge	11,063 afa	4,897 afa	15,960 afa	IDWR Table 3, Item 10
Adjustments: Blacks Creek Non-recharge Area	-1485 afa -2656 afa	NA -2025 afa	-1485 afa -4681 afa	No input from Blacks Creek or Non-charge area
Adjusted Recharge (Rounded to nearest thousand)	6922 afa (7000 afa)	2872 afa (3000 afa)	9794 afa (10,000 afa)	
Water Required to Satisfy Existing and Permitted Water Rights	4148 afa (4000 afa)	29010 afa (29,000 afa)	33, 158 afa (33,000 afa)	No return of pumped water to regional aquifer. De minimis rights not included
Net Volume Available for Appropriation	3000 afa	-26,000 afa	-23,000 afa	
Volume sought by pending applications	19,000 afa	0 afa	19,000 afa	No return of pumped water to regional aquifer
Shortage of water available to satisfy existing rights and all pending applications	-16,000 afa	-26,000 afa	-42,000 afa	

TABLE E. ACTIVE RIGHTS FROM GROUND WATER IN THE HEARING AREA
(IRRIGATION AND USES OTHER THAN DE MINIMIS DOMESTIC AND STOCKWATER)

RIGHT NUMBER	OWNER	PRIORITY DATE	STATUS	SOURCE	AMOUNT	PURPOSE	ACRES	DIVERSION T/R/SEC.	REMARKS
63-2655	Lord Ranch	December 27, 1946	SRBA Decree	Ground Water	1 cfs 212 afa	Irrigation	53 acres	1N 4E 23	
61-10124	State of Idaho	March 1, 1954	SRBA Decree	Ground Water	0.18 cfs 87.5 afa	Domestic	--	1S 4E 30	
63-3070	Agenbroad, Carl	December 13, 1955	SRBA Decree	Ground Water	0.02 cfs 4.5 afa	Irrigation, Domestic	1 acre	1N 4E 28	
63-7571	French, Robert	March 21, 1972	SRBA Decree	Ground Water	0.09 cfs 4 afa	Commercial	--	1N 4E 29 and 32	
63-32615	Helmick, Keith	October 17, 1974	SRBA Decree	Ground Water	0.07 cfs 19.2 afa	Irrigation	4 acres	1N 4E 28	
63-32616	Johnson, Gregory	October 17, 1974	SRBA Decree	Ground Water	2.37 cfs 651.3 afa	Irrigation	145 acres	1N 4E 28	
61-7246B	State of Idaho	December 16, 1975	SRBA Decree	Ground Water	0.3 cfs 67.5 afa	Industrial etc.	--	1S 3E 35 2S 3E 2	
61-7283B	State of Idaho	August 23, 1976	SRBA Decree	Ground Water	0.1 cfs 22.5 afa	Industrial etc.	--	1S 3E 33	
63-10372	French, Robert	July 28, 1986	License	Ground Water	0.2 cfs 16.7 afa	Irrigation Commercial etc	1 acre	1N 4E 29 and 32	Combined limit 0.2 cfs 63-7571
63-11382	Danskin Properties	May 15, 1990	License	Ground Water	0.22 cfs 44.2 afa	Irrigation Domestic	8.5 acres	1N 4E 27	
63-11524	State of Idaho	April 17, 1991	License	Ground Water	0.11 cfs 42.8 afa	Domestic	--	1N 3E 11	
63-12447	Ark/Mayfield T.S.	April 28, 1998	Permit	Ground Water	4 cfs 800 afa*	Irrigation	200 acres	1N 4E 24; 1N 5E 19	Proof filed 2/26/2009

63-12494	Danskin Properties	December 9, 1998	Permit	Ground Water	0.16 cfs 16 afa*	Domestic	--	1N 4E 27 and 34	Proof filed 2/27/2004
63-32225	Inter. Sewer	September 16, 2005	Permit	Ground Water	10 cfs 1815 afa	Municipal	--	1N 4E 28 and 33	Proof due 2/1/2017
61-12090	Nevid	September 28, 2006	Permit	Ground Water	4.02 cfs 345 afa	Municipal Fire Prot.	--	1S 4E 2 and 11	Proof due 7/1/2014
Totals	---	---	---	---	22.8 cfs / 4148.2 afa	412.5 acres	---	---	---

* Estimated at 4 afa per acre

**TABLE F. ACTIVE RIGHTS FROM GROUND WATER IN CINDER CONE COMPARISON AREA
(IRRIGATION AND USES OTHER THAN DE MINIMIS DOMESTIC AND STOCKWATER)**

Owner Name	Right No. (61-)	Priority Date	Status	Authorized Diversion Rate (cfs)	Purpose	Acres	Authorized volume (af/yr)	Diversion T/R/Sec	Remarks
Hall	7197	9/16/1974	SRBA Dec	13 *	Irrigation	785 *	3532.5 *	2S 4E 27, 28, 34	
	7239	8/25/1975	SRBA Dec	"	Irrigation	"	"	"	
	7321	4/4/1977	SRBA Dec	"	Irrigation	"	"	"	
	7442	6/24/1997	License	2.92 (1.7 cfs additional)	Irrigation	146	584	2S 4E 28	14.7 cfs limit
	7210	12/19/1974	SRBA Dec	15.74 *	Irrigation	1068.3 *	4273.2*	2S 4E 36 2S 5E 30	
	12013	12/8/1980	License	"	Irrigation	"	"	"	
	12080	9/6/1974	SRBA Dec	"	Irrigation	"	"	"	
	12079	12/8/1980	License	0.92	Irrigation	63	252	3S 5E 6	
	12081	9/6/1974	SRBA Dec	1.99	Irrigation	99.7	398.8	3S 5E 6	
	7265	4/12/1976	SRBA Dec	0.72	Irrigation	87.8	351.3	3S 5E 6	
Carl Reynolds	7204	1/5/1975	License	17.92*	Irrigation	924*	4037.5*	2S 4E 35 2S 5E 19 3S 5E 6	
	7206C	11/8/1974	SRBA Dec	"	Irrigation	"	"	"	

	7330	5/24/1977	SRBA Dec	“	Irrigation	“	“	“	
	12015	9/10/1975	SRBA Dec	“	Irrigation	“	“	“	
	12017	9/6/1974	SRBA Dec	“	Irrigation	“	“	“	
	7207A	11/18/1974	SRBA Dec	7.17*	Irrigation	451*	1804*	2S 4E 20, 22	
	7207B	11/18/1974	SRBA Dec	“	Irrigation	“	“	“	
	7306B	2/1/1977	SRBA Dec	“	Irrigation	“	“	“	
Adams	12253	4/20/1979	SRBA Dec	0.12	Irrigation	10.9	43.4	2S 5E 1	
Wegner	12143	4/20/1979	SRBA Dec	0.12	Irrigation	10.5	41.9	2S 5E 1	
N. Cinder Cone	7306C	5/19/1987	SRBA Dec	16.39*	Irrigation	812*	3248*	2S 5E 20	
	7390	5/19/1987	SRBA Dec	“	Irrigation	“	“	“	
	12011	9/6/1974	SRBA Dec	“	Irrigation	“	“	“	
	12078	12/8/1980	License	“	Irrigation	“	“	“	
Atwood	12132	12/16/1975	SRBA Dec	0.2	Irrigation	10	45	2S 4E 23	
Eisenman	7283A	8/23/1976	SRBA Dec	1.5	Irrigation	75	337.5	2S 4E 11	
	11966	12/16/1975	SRBA Dec	0.6	Irrigation	30	135	“	
Idaho Waste	7306D	5/19/1987	SRBA Dec	1.0	Irrigation, etc	14.5	171.5	2S 5E 7 2S 5E 20	
Van Grouw	7202	10/22/1974	SRBA Dec	2.6	Irrigation	133	598.5	2S 4E 36	
	7247C	1/10/1976	SRBA Dec	2.88	Irrigation	144	576	“	

	7253B	1/23/1976	SRBA Dec	2.32	Irrigation Commercial Stock	80.5	608.4	2S 4E 14	
	7255	2/17/1976	License	2.76	Irrigation	138	552	2S 4E 25	
	7271	6/22/1976	SRBA Dec	1.97	Irrigation	126	504	2S 4E 24, 25	
	7420	9/30/1980	SRBA Dec	2.27	Irrigation	140	560	2S 4E 14	
Juniper St.	12133	12/16/1975	SRBA Dec	0.92	Irrigation	46	207	2S 4E 11	
Reade	12126	12/16/1975	SRBA Dec	0.05	Irrigation	2.5	11.3	2S 4E 23	
Brooks	12131	12/16/1975	SRBA Dec	0.2	Irrigation	10	45	2S 4E 23	
Jason Reynolds	7203	11/25/1976	License	2.3*	Irrigation	279*	1103*	3S 4E 2	
	7399	4/5/1980	SRBA Dec	“	Irrigation	“	“	3S 4E 2	
	7247B	1/10/1976	SRBA Dec	1.2	Irrigation	60	240	2S 5E 31	
	7247D	1/10/1976	SRBA Dec	1.96	Irrigation	98	392	3S 5E 6	
Denning	12019	4/20/1979	SRBA Dec	0.12	Irrigation	11	44.1	2S 5E 1	
Prindle	12130	12/16/1975	SRBA Dec	0.4	Irrigation	20	90	2S 4E 23	
Johnson	7263	4/1/1976	SRBA Dec	11.36*	Irrigation	165	2975*	3S 5E 6	
	7264A	6/10/1976	SRBA Dec	“	Irrigation	446	“	“	
	7264B	6/10/1976	SRBA Dec	“	Irrigation	20	“	“	
Galbreath	12127	12/16/1975	SRBA Dec	0.05	Irrigation	2.5	11.3	2S 4E 23	

Norstebon	7435		SRBA Dec	0.1	Irrigation	8	32	2S 6E 6	
Suncrest	12128	12/16/1975	SRBA Dec	0.1	Irrigation	5	22.5	2S 4E 23	
Frisbee	12129	12/16/1975	SRBA Dec	0.1	Irrigation	5	22.5	2S 4E 23	
Perez	12125	12/16/1975	SRBA Dec	0.1	Irrigation	5	22.5	2S 4E 23	
Viel Gluck	12112	4/20/1979	SRBA Dec	2.78	Irrigation	248	992	2S 5E 2, 11	
Pac. Hide	12113	4/20/1979	SRBA Dec	0.06	Commercial	--	15.6	2S 4E 1	
Rose	12254	4/20/1979	SRBA Dec	0.25	Irrigation	21.7	87	2S 5E 1	
Kelly	12038	4/20/1979	SRBA Dec	0.12	Irrigation	10.9	43.5	2S 5E 1	
Totals				116.1 cfs		6812.8 acres	29010.8 afa		

*Combined limits apply to the diversion rate, annual diversion volume, and/or acreage allowed to be irrigated in a single season for the indicated right and the right(s) immediately following in the list.

TABLE G. ACTIVE WATER RIGHTS FROM SURFACE WATER SOURCES IN STUDY AREA AND COMPARISON AREA
(IRRIGATION AND USES OTHER THAN DE MINIMIS DOMESTIC AND STOCKWATER)

RIGHT NUMBER	OWNER	PRIORITY DATE	STATUS	SOURCE	AMOUNT	PURPOSE	ACRES	Diversion T/R/Sec.	REMARKS
61-251	Mack	October 1, 1878	SRBA Decree	Canyon Creek	1.5 cfs	Irrigation	20 acres	1S 6E 36	
61-260	Taylor	October 1, 1890	SRBA Decree	Syrup Creek	1 cfs	Irrigation	10 acres	1S 6E 25	Combined Limit: 18 acres with 61-261A
61-261A	Taylor	October 1, 1890	SRBA Decree	Long Tom Creek	1 cfs	Irrigation	10 acres	1S 7E 31	Combined Limit: 18 acres with 61-260
61-261B	Cox	October 1, 1890	SRBA Decree	Long Tom Creek	0.5 cfs	Irrigation	5 acres	1S 7E 31	
61-10856	Urquidi	March 3, 1893	SRBA Decree	Syrup Creek	0.33 cfs	Irrigation Stock	14.6 acres	1S 6E 24	
61-7600	Russell	September 25, 1989	License	Ditto Creek	0.7 cfs	Irrigation, Storage, etc.	35 acres	1S 5E 23	Trust water
61-7664	Norstebon	May 1, 1991	Permit	Mud Springs Creek	0.18 cfs	Irrigation Stock	8 acres	2S 6E 6	Trust water Proof filed 11/6/1991
61-12062	Doyle	December 16, 2004	Permit	Mud Springs Creek	2.4 cfs	Irrigation, Storage, etc	240 acres	2S 6E 6	Trust water Proof due 10/1/2015
63-2046	Ark Properties	November 7, 1906	SRBA Decree	Indian Creek	2.58 cfs	Irrigation	129 acres	1N 5E 8 and 17	
63-2118	Lord	February 2, 1910	SRBA Decree	Slater Creek	1.37 cfs	Irrigation	68.4 acres	1N 4E 12	

63-4679	IDFG	October 13, 1920	SRBA Decree	Indian Creek	2450 afa	Rec. Storage	--	1N 4E 29 and 30	
63-32536	Lord	April 1, 1910	SRBA Decree	WF Slater Ck & unnamed streams	1.95 cfs	Irrigation, Storage, Stockwater	91.4 acres	1N 4E 1 & 2 2N 4E 36	
63-33233	Lord Ranch	October 21, 1910	SRBA Decree	Slater Ck & unnamed streams	0.66 cfs	Irrigation, Domestic	33 acres	1N 4E 23	Combined limit of 1.06 cfs and 53 acres with 63-2655 & 63-33393
63-33393	Lord Ranch	June 26, 1911	SRBA Decree	Slater Ck and unnamed streams	0.4 cfs	Irrigation	20 acres	1N 4E 23	Combined limit of 1.06 cfs and 53 acres with 63-2655 & 63-33233
Totals					14.6 cfs + 2450 afa		682 acres		

APPENDIX A

SPRING SITE VISITS NORTH SIDE OF SNAKE RIVER ABOVE SWAN FALLS DAM

Figure 1 in the body of this report shows the area between Mountain Home and Boise and south to the Snake River Canyon including the areas visited to identify springs on the north side of the Snake River. Site visits were made by ERO staff and Pete Vidmar of Idaho Power Company on June 14 and June 22, 2012. The photos following in this appendix show evidence of the presence of springs on the north side of the Snake River Canyon between Swan Falls Dam and CJ Strike Dam and Reservoir.

Figure A-1 shows the area along the Snake River where a group of photos were taken on June 14, 2012 showing evidence of springs along the north side of the Snake River. The blue map pins in Figure A-1 show the approximate location of photos 1-7 that follow. These photos were taken from about 9:30 a.m. until about 11:30 a.m. on the morning of June 14, 2012. The number by each pin gives the location of the photo with the same number. The arrow is the approximate direction the camera was facing for the photo.

Photo 1 shows evidence of moisture close to the surface to support the Russian olive and willow growth visible in the photo. Photo location SW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec 15 Twp 3S Rge 1E.

Photo 2 is of the same area showing the lush growth present on June 14, 2012. No water was apparent on the surface in this area but the growth indicates water is close to the surface and has been for a number of years to produce the size growth present. Photo location SW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec 15 Twp 3S Rge 1E.

Photo 3 shows tule growth in addition to the Russian olives indicating water is likely more available at this location than at the location of photos 1 and 2. Photo location NW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec 15 Twp 3S Rge 1E.

Photo 4 shows water standing on the surface near the location of Photo 3 but where vegetation is less dense and the water is visible. Photo location Lot 6 Sec 16 Twp 3S Rge 1E.

Photo 5 shows a fairly large expanse of rushes indicating plentiful water availability along with Russian olives near the locations of Photos 3 and 4. The extent of vegetation here indicates a relatively large area maintains moisture sufficient for Russian olive and other water loving plants to survive. Photo location Lot 6 Sec 16 Twp 3S Rge 1E.

Photo 6 is looking away from the river up a small canyon showing the water loving vegetation that extends along the bottom of the gulley. Photo location Lot 6 Sec 16 Twp 3S Rge 1E.

Photo 7 is another area farther down the Snake River where moisture is present in sufficient quantity to support water loving plant growth including Russian olives, tules, and willows. Photo location Lot 6 Sec 16 Twp 3S Rge 1E.

Lower Reach Photo Locations



Figure A-1



Photo 1



Photo 2

3-A



Photo 3



Photo 4



Photo 5



Photo 6

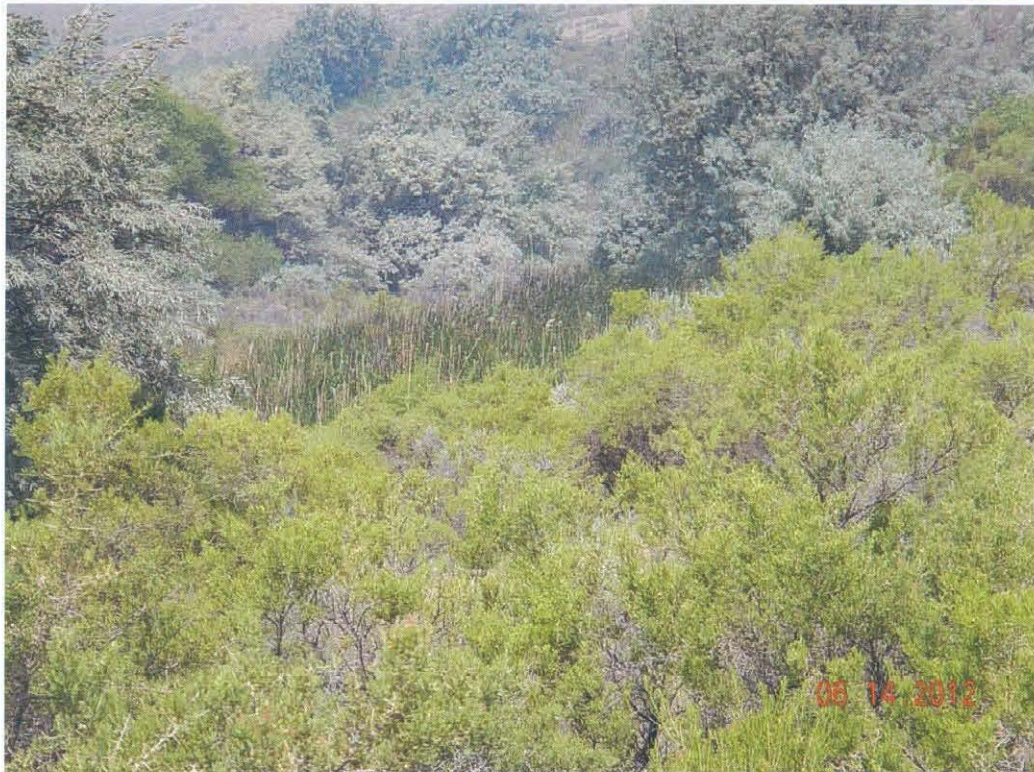


Photo 7

Figure A-2 shows the location of photos taken in the vicinity of Rabbit Creek which is tributary to the north side of the Snake River between Swan Falls and CJ Strike. Again the blue map pins show the locations of the photos taken in this area. The numbers and arrows are as described above. These photos were taken from about 9:00 a.m. to about 12:15 p.m. on June 22, 2012.

Photo 8 shows a flume installed in Rabbit Creek down stream from Big Foot Road that parallels the river in this reach. Stream flow at this location was measured at 5.7 gpm at about 9 a.m. on June 22, 2012. Photo location Lot 1 Sec 11 Twp 4S Rge 2E.

Photo 9 is taken a short distance up Rabbit Creek showing evidence of springs along the west side of the Rabbit Creek canyon. Photo location NW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec 11 Twp 4S Rge 2E.

Photo 10 is taken further up Rabbit Creek where the flow is measured at about 24 gpm at about 10:30 a.m. on June 22, 2012. Photo location NE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec 11 Twp 4S Rge 2E.

Photo 11 is a short distance further up Rabbit Creek where the channel is dry with no evidence of any recent water flow in the area. Photo location NE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec 11 Twp 4S Rge 2E.

Photo 12 gives prospective of the distance from near the face of the rock where Photo 10 was taken and the stream flow measurement was made to the location where this photo was taken and Rabbit Creek gained the 24 gpm that was measured. Photo location NE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec 11 Twp 4S Rge 2E.

Photo 13 is looking down the Snake River along the north canyon wall from just downstream of Rabbit Creek. The line of vegetation through the center of the photo indicates springs occurring at an elevation above the river in sufficient quantity to support water loving vegetation. The appearance of water loving vegetation above the elevation of the Snake River was common in the area visited on both June 14 and June 22, 2012. Photo location Lot 6 Sec 10 Twp 4S Rge 2E.

Photo 14 shows water at a road culvert downstream of Rabbit Creek. Photo location Lot 5 Sec 10 Twp 4S Rge 2E.

Photo 15 is looking up gradient from the location of the water in Photo 14 and shows the occurrence of springs above the elevation of the Snake River. Photo location Lot 5 Sec 10 Twp 4S Rge 2E.

Photo 16 is looking back towards the river at vegetation indicating the presence of water near the land surface in a small unnamed drainage downstream from Rabbit Creek. Photo location NW $\frac{1}{4}$ NE $\frac{1}{4}$ Sec 10 Twp 4S Rge 2E.

Photo 17 is looking upstream from Photo 16 showing a drainage with small areas of less vegetation indicating the location of water near the surface. Photo location NW $\frac{1}{4}$ NE $\frac{1}{4}$ Sec 10 Twp 4S Rge 2E.

Photo 18 is further upstream with tules in the right center of the photo indicating the presence of water near the surface and a willow in the left background of the photo also indicating water near the surface. The areas of wet and dry continued further up this drainage with some areas of water visible on the land surface. Photo location SW $\frac{1}{4}$ SE $\frac{1}{4}$ Sec 3 Twp 4S Rge 2E.

Middle Reach Photo Locations



Figure A-2



Photo 8



Photo 9



Photo 10

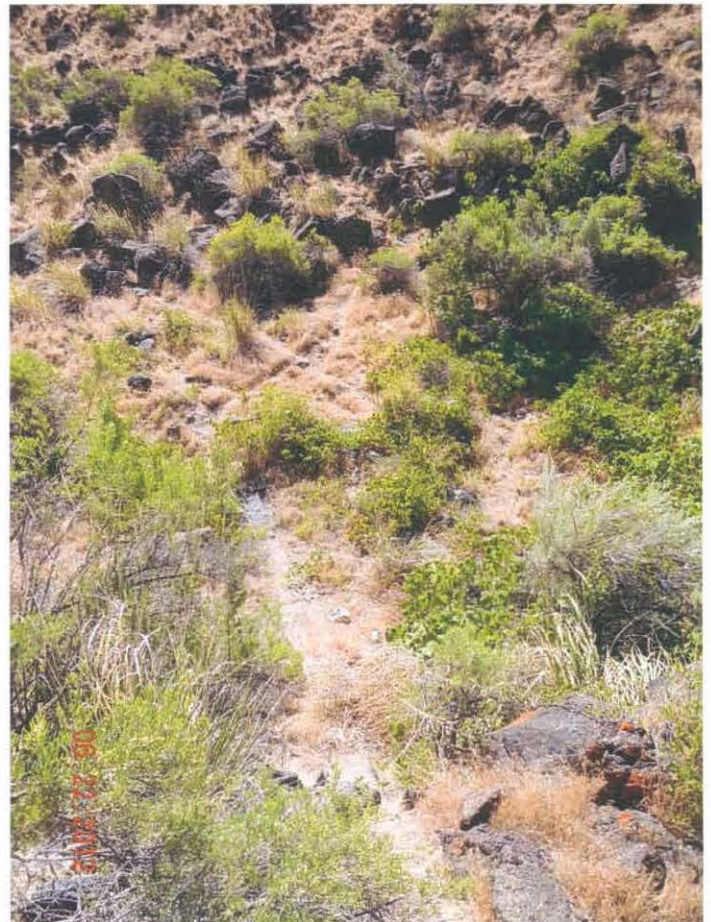


Photo 11

11-A



Photo 12



Photo 13



Photo 14



Photo 15



Photo 16



Photo 17



Photo 18

Figure A-3 shows the location where springs historically occurred but have either ceased to flow or have limited discharge. These photos were taken from about 3:30 to 4:00 p.m. on June 14, 2012. The blue map pins, numbers and arrows are as described above.

Photo 19 is the remnants of a water trough that had been filled with spring water in the past but the spring flow is no longer sufficient. A small amount of water seeps from this location. Photo location NW $\frac{1}{4}$ NW $\frac{1}{4}$ Sec 35 Twp 4S Rge 3E.

Photo 20 shows tree growth indicating some amount of water is still available close to the surface in the vicinity of the watering trough but water is no longer sufficient to reach the surface in this area. Photo location NW $\frac{1}{4}$ NW $\frac{1}{4}$ Sec 35 Twp 4S Rge 3E.

Photo 21 shows the location of Jack Spring and Jack Creek as identified upon the 1948 U.S. Geological Survey 7.5 minute Dorsey Butte Quadrangle map. Photo location NE $\frac{1}{4}$ NE $\frac{1}{4}$ Sec 12 Twp 5S Rge 3E.

Photo 22 is a closer view of the reported location of Jack Spring in the same area as Photo 21. Photo location same as Photo 21. Some of the locals attribute the loss of spring flow to the 1959 Yellowstone earthquake; however, there is significant ground water development on top of the plateau above this location on the north side of the Snake River. No measurement data have been found to date to either confirm or refute the 1959 earthquake had an effect on spring flow in this area.

These photos help illustrate the connectivity of ground water on the north side of the Snake River. The water loving vegetation on and along the north canyon of the Snake River in this reach must obtain its water supply from ground water as no other water supply exists for the period of time necessary to support the observed vegetation.

Upper Photo Locations



Figure A-3



Photo 19



Photo 20



Photo 21



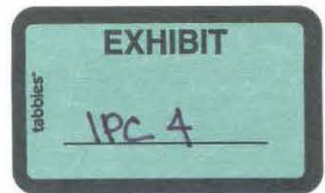
Photo 22

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natural
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**Response to SPF's Memorandum
Entitled "Response to IDWR Staff
Memo Regarding the Sufficiency of Water
Supply For Water Right Applications and
Transfers Along the I-84 Corridor,"
November 15, 2012**

Prepared for—

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January 31, 2013

Mountain Home Corridor Response

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This report is submitted on behalf of Idaho Power Company (IPCo) to further assist the Idaho Department of Water Resources (IDWR) and its hearing officer in reviewing the six applications for permit to appropriate ground water and two applications for transfer under consideration in the consolidated hearing (IDWR, January 24, 2012). SPF Water Engineering, LLC (SPF) submitted a memorandum (SPF, November 15, 2012) responding to the Idaho Department of Water Resources staff Memorandum (IDWR, May 31, 2012) on behalf of Mayfield Townsite LLC (Application for Permit No. 63-32499), Nevid LLC (Applications for Permit Nos. 61-12095 and 61-12096) and Mayfield Townsite/ARK Properties (Application for Permit No. 63-33344). The opinions and conclusions in SPF's memorandum relate to the three general questions used as the outline in this report.

The size, nature and arid location of the proposed projects provide added incentive to seek sound technical data and exercise appropriate technical methodology to insure that the estimate used to determine the adequacy of the water supply for the proposed projects is within the amount actually available and sustainable from the source of supply. Investors in the projects, purchasers of lots and homes, families that move into the new communities and those that presently rely upon the limited water resources in the area will be at risk if the estimate overstates the actual water supply. After the lots are sold, the houses, shops and other facilities are built and families have moved into the new community is not an acceptable time for determining that the estimate of water availability was too optimistic.

QUESTION NO. 1. Should IDWR's estimate of the volume of ground water available for appropriation in the consolidated hearing study area be increased?

SPF suggests a number of reasons for either increasing IDWR's estimate of the volume of ground water available for appropriation or for at least considering IDWR's estimate as conservatively low. ERO responds to SPF's suggested reasons as follows:

- a. Does upwelling geothermal water add to the supply?

SPF requests that IDWR's estimate of the average rate of annual recharge to the consolidated hearing study area be increased by 550 afa to include upwelling geothermal water (Page 2, Item No. 1 and Pages 7 and 8, Items No. 16 and 17).

Response: The basis for this request is a suggestion in a recent report (Welhan, February 2012, Page 2) that elevated temperatures in some wells may be caused by mixing of geothermal water originating outside of the consolidated hearing study area. An earlier study (IDWR, September 1976) found that elevated ground-water temperatures in southern Idaho, including wells in the study and comparison areas, are attributable to the upward movement of heat without always having an associated upwelling of heated ground water from sources of deep circulation.

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Welhan references the IDWR report, but concludes that water temperatures observed in shallow wells in the consolidated hearing study area are too high to exist without circulating water (Welhan, February 2012, Page 19). However, the 21-25° F range in temperature increase observed in shallow wells in the area is equal to 12-14° C rather than 38-45° C (final paragraph, Page 19, Welhan, February 2012). A 14° C temperature increase in a 600 feet deep well requires a temperature gradient of 76° C/km. This revised temperature gradient, though high, is consistent with that listed for some wells in and near the consolidated hearing study area in IDWR's earlier report (IDWR, 1976, for example see Pages 90 to 94).

If some or all of the elevated temperature is attributable to regional heat flow through conductivity and not entirely from mixing of upwelling geothermal water, the estimate of the percentage of geothermal water will be lower than Welhan suggested. Given the uncertainty regarding the volume, if any, of upwelling geothermal water, IDWR's recharge estimate is appropriately conservative in not including this factor.

- b. Should the estimate of ground water supply be increased if DCMI uses are not fully consumptive?

SPF requests that IDWR's estimate of the average rate of annual recharge to the consolidated hearing study area be increased by 180 afa because not all water diverted for "DCMI" purposes is consumptively used and some of the irrigation assumed by IDWR is on land without water rights (Page 2, Item No. 2 and Page 8, Item No. 18).

Response: IDWR's estimate of water availability should not be increased in reliance upon unconsumed water returning to the aquifer. The timely return to the regional aquifer in the consolidated hearing study area of water diverted but not consumed is not assured because of layers of fine sediment and other low permeability materials overlaying the regional aquifer. Such layers impede the downward movement of water and can encourage lateral movement potentially making the water unavailable for re-diversion by wells in the consolidated hearing study area.

The documents posted by IDWR for this matter include drillers' reports for some wells constructed in and near the area proposed for development (Item 9, Other EAC Logs). Attached are additional drillers' reports downloaded from IDWR's electronic record of drillers' reports for other wells in this area that IDWR did not include in the posted information for this matter. Most of these reports show that wells in the area penetrate a significant thickness of clay and other fine-grained materials above the water-producing zone developed by the well. Typically, the post-construction static water level is reported to be significantly above the level water was first encountered in the well. This confirms that the low permeability materials above the producing zone cover a significant area. Water percolating downward from the surface would have to overcome the hydraulic pressure of the producing zone to re-enter the regional aquifer, but the drillers' reports do not identify the extensive depth of saturated materials needed. Such conditions, described in some but not all drillers' reports in the consolidated hearing study area,

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indicate that hydrogeology of the consolidated hearing study area is complex and water once diverted may not have a direct path back to the aquifer. For this reason, water diverted from the regional aquifer should not be considered to be available for further diversion and use without information to accurately estimate the amount, timing and location of unconsumed water reaching the regional aquifer.

Further, IDWR's estimate should not be adjusted because some of the estimated water use occurred on land without valid water rights. Conversely, IDWR's estimate does not include water use on acres authorized to use water under valid existing rights that were not irrigated in 2011. IDWR assumed that long-term annual withdrawals of ground water can be accurately estimated from the use of water observed in the consolidated hearing study area in a single year instead of conservatively recognizing that diversion and use of ground water can occur under all valid water rights. This concept is particularly applicable to the consolidated hearing study area because rights found to be valid in the SRBA are unlikely to have been lost by abandonment or forfeiture in the relatively short time since the partial decrees were issued. In addition, holders of existing rights are motivated to use water to protect their water rights, at least in part, because of the demand created by the projects under consideration in the consolidated hearing. Accordingly, the full volume authorized by existing rights should be recognized when determining whether un-appropriated water is available for new uses.

Assuming all valid rights are fully used and that unconsumed water is not available for re-diversion from the aquifer, the volume of water available for appropriation for new uses is only 3,000 afa if the consolidated hearing study area is indeed a water source separated from the Cinder Cone Butte Critical Ground Water Area (CGWA) comparison area as implied by the separate estimates of water supplies for the two areas in IDWR's staff report (May 31, 2012). However, because information is not available to confirm that the areas are separate, the water supply is over-appropriated by 23,000 afa by existing and permitted uses (ERO, November 14, 2012, Table D).

c. Is the volume of evapotranspiration accurately estimated?

SPF expresses concern that, because the rate of evapotranspiration is the most uncertain parameter in the water budget, an overestimate of this parameter could result in a substantial underestimate of aquifer recharge (Page 2, Item No. 3). SPF does not suggest a more credible estimate for this parameter.

Response: IDWR used the best available data for estimating evapotranspiration in preparing its estimate. It is just as likely that the volume of evapotranspiration is too small, and hence the volume of aquifer recharge is too large in IDWR's estimate.

In the event that there is precipitation that exceeds evapotranspiration at times, reliable information is not available to estimate how much actually reaches the regional aquifer for use within the consolidated hearing study area. Precipitation in excess of evapotranspiration is retained in the soil profile to support vegetative growth during the

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growing season when precipitation is limited. This is particularly true for the generally southwest facing slopes of the recharge area that are likely to warm earlier than either Arrowrock or Anderson Ranch weather stations and are thus better able to use the early season moisture to exhibit higher evapotranspiration than at either weather station. All precipitation in excess of that needed for on-going evapotranspiration and to fill the root zone may not accrue as recharge to the regional aquifer because significant layers of sediment, previously discussed in this report, can prevent water from reaching the regional aquifer at a location to allow diversion and use within the consolidated hearing study area.

- d. Will failure to develop existing permits free up water for the pending applications?

SPF asserts that the net annual recharge is larger than IDWR's estimate if existing permits are not developed, but does not provide an estimate of the additional volume that will become available if the permits are not fully developed (Page 2, Item No. 5 and Page 9, Item No. 20).

Response: ERO identified only four active permits in the consolidated hearing study area (Table E, Page 37 and 38, ERO November 14, 2012). IDWR has now issued licenses confirming development of essentially the permitted amount for two of the permits (63-12447 Ark Properties/Mayfield Townsite and 63-12494 Danskin Properties). The remaining two permits (61-12090 Nevid and 63-32225 Intermountain Sewer) are associated with developments under consideration in the consolidated hearing. These permits, having priorities earlier in time than the pending applications for the same projects, can be expected to be fully developed before or in conjunction with developing the applications (if the applications are approved). There is no basis for concluding that the existing permits will not be fully developed to justify an increase in IDWR's estimate of net annual recharge.

- e. Is recharge greater than estimated in certain parts of the non-recharge area?

SPF suggests that portions of the "non-recharge area" may have greater infiltration rates than recognized in IDWR's recharge estimate (Page 7, Item 15). SPF does not provide an estimate of the land area involved or the increase in volume of recharge water that should be considered.

Response: IDWR describes the separation between the recharge and non-recharge areas as the 3,600-foot land surface contour representing the transition between the foothills and the plateau (IDWR, May 31, 2012, Page 5) and uses this as a boundary between areas of significant recharge potential and areas of limited recharge potential. This arbitrary separation of the recharge area from the non-recharge area makes it is as likely that infiltration rates are over estimated as under estimated.

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SPF observes that the beds of streams entering the non-recharge area can have high seepage rates. However, an increase in the estimate of recharge from precipitation falling directly on the non-recharge area is not justified because the portion of the area occupied by stream channels is insignificant compared to the entire non-recharge area. Percolation in stream channels in the non-recharge area of flow originating upstream in the area delineated as the recharge area is already included in the estimate of recharge for that area.

ERO reiterates its contention that the total volume of recharge in the non-recharge area should not be considered as water available for the developments under consideration in the consolidated hearing because most of the area is down gradient from the proposed development. All of the recharge is available only if the draw down resulting from ground water withdrawal for the developments is so severe as to reverse the gradient of the aquifer.

QUESTION NO. 2. Do ground water levels in the consolidated hearing study area behave differently than in the CGWA comparison area?

SPF points to ground water levels in the consolidated hearing study area that are more stable than those in the CGWA as a basis for asserting that ground water is available for the proposed projects and suggests the following as reasons why IDWR should give weight to this phenomenon to justify approval of the pending applications:

- a. Are results from recent, more extensive data collection efforts adequate to show that water levels are stable?

SPF notes that the more extensive collection of hydrologic data in the area for recent years indicates "relatively stable groundwater levels" (Page 6, Items 9 and 10).

Response: An abundance of data related to recent conditions during a period of above average precipitation does not substitute for a long-term record.

- b. Are ground water level decline problems only associated with a limited area, remote from the proposed development area?

SPF noted that the area of greatest ground water level declines is limited to the southern portion of the CGWA and that the affects of "approximately four decades" of pumping in the CGWA have not propagated into the portion of the consolidated hearing study area in which appropriations are sought (Pages 5 and 6, Item No. 8 and Page 11, Item No. 26).

Response: Existing ground water withdrawals in the CGWA are concentrated in the area noted by SPF, and as would be expected, ground water declines are also greater in this area. However, information and studies are available showing the spread of declines beyond the immediate area of pumping into the consolidated hearing study area. This information suggests that the rate of decline resulting from existing uses in the CGWA is

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increasing and that if ground water withdrawals are increased as proposed in the applications under consideration in the consolidated hearing, the rate of decline of ground water levels and the consequent impacts to the flow of Snake River will continue to increase.

IDWR's ground water change maps (IDWR, May 31, 2012 Page 7) show that ground water declines have migrated out of the CGWA into the consolidated hearing study area. These maps show that the area exhibiting the largest decline experienced more than 90 feet of decline in the latest decade compared to about 30 feet in the previous decade. This is because, at least in part, annual ground water pump withdrawals have not been at the maximum authorized rate every year during the four decades since development began (ERO, November 14, 2012 Pages 8 and 16). Figure 9 on Page 19 of IDWR's staff memorandum (IDWR, May 31, 2012) shows that the downward trend in ground water levels in the CGWA continues unabated decades after further development was halted.

The aquifer analysis done by ERO (ERO, November 14, 2012 Pages 18 and 19) shows ground water declines of more than 20 feet in a hypothetical observation well located north of I-84 on the boundary between IDWR's consolidated hearing study area and CGWA comparison area resulting from 20 years of withdrawals under existing rights. Adding the affects of using ground water during the same 20-year period as proposed in the applications under consideration in the consolidated hearing more than doubles the ground water level decline at this location.

The boundaries of the CGWA and the Mountain Home Ground Water Management area were drawn based upon information available to IDWR in the early 1980s. The continuing ground water declines and the spread of the declines beyond the boundaries justify a review to expand the boundaries.

- c. Can ground water declines to the extent now occurring in the CGWA be expected to occur in the area proposed for development?

SPF takes exception to IDWR's conclusion that ground water declines similar to those observed in the CGWA will occur in the consolidated hearing study area if the applications are approved. SPF notes that estimated withdrawals in the CGWA are about triple IDWR's estimate of recharge in the CGWA comparison area while the present withdrawals of ground water in the consolidated hearing study area are only a fraction of the estimated recharge to the consolidated hearing study area (Page 3, Item No. 8 and Page 12, Item No. 29). SPF calculated that the annual volume that will be depleted from the aquifer if the proposed projects are all fully developed is an additional 14,200 afa. This amount is double the average recharge estimate for the consolidated hearing study area aquifers (Pages 2 and 3, Item No. 6 and Pages 10 and 11, Item Nos. 23, 24 and 25).

Response: SPF's estimate of water required for the proposed uses is lower than the volumes authorized under the vested rights being transferred and its own volume estimates in reports filed on behalf of the applicants concerning the adequacy of the water

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supply for the requested projects. Table A, Page 31, of ERO's first report submitted in this matter indicates that a total of about 19,000 afa is sought by the applications pending in the consolidated hearing (ERO, November 14, 2012). In any case, IDWR is not authorized to issue permits for a quantity of water exceeding the average rate of future natural recharge whether exceeded by "only" twice the amount as asserted by SPF or the 10-fold amount found by IDWR (§42-237ag, Idaho Code).

- d. Do IDWR's water level decline maps accurately define the extent of ground water declines in the consolidated hearing study area from pumping in the CGWA?

SPF suggested that the ground water declines "extending west and southwest (i.e., outside) of the CGWA in the consolidated cases study area" are "software interpolations unsupported by actual ground water-level data" (Page 5, Item No. 4). SPF also questioned whether the observed ground water level declines in the southwestern portion of the CGWA are associated with all of the aquifer zones encountered within the open interval of the wells or with only individual aquifer zones (Page 5, Item No. 5).

Response: Relative to IDWR's estimate of ground water declines in the area west and southwest of the CGWA, ground water level data are not available from this area to support or refute the results of IDWR's water level analysis. The program used by IDWR to estimate the location of the contour lines is supportable unless ground water level decline data or technical information is available to show that faults or changes in aquifer properties skew the results.

SPF does not elaborate on how the open aquifer interval issue has significance relative to ground water levels and the ground water supply available in the area. The well SPF references as having an open interval of over 1000 feet is apparently misidentified. Without information to document that some of the aquifer zones encountered have separate water sources, this matter will not alter IDWR's finding that water supplies in the CGWA comparison area are over appropriated by existing water rights.

- e. Are ground water level changes in the consolidated hearing study area caused by regional or local conditions?

SPF notes that water levels have risen about 10 feet since 1993 in well 02S4E-09DDD2 (Page 5, Item No. 7). SPF further notes "It is unclear whether this rise reflects regional or local conditions."

Response: IDWR's hydrographs for other wells in the CGWA nearest to well 02S4E-09DDD2 exhibit declines in water level throughout the period of record indicating that the anomalous increase noted for well 02S4E-09DDD2 is related to "local" conditions such as pumping of a nearby well (note the greater yearly fluctuation in water level observed in IDWR's hydrograph for this well since the early 1980s).

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QUESTION NO. 3. How will development and use of ground water as proposed in the applications affect flows in Snake River?

SPF found that the depletion of flows to the Snake River will not exceed 9.8 cfs (i.e. IDWR's estimate of average annual natural recharge to the consolidated hearing study area although SPF argues for a higher estimate), that this depletion is insignificant in comparison to flows in this reach of Snake River and will not be realized for decades in the future (Page 3, Item No. 7 and Page 12, Item No. 28).

Response: SPF's estimate understates the likely amount of the depletion of Snake River flows. More importantly, comparing the amount of this depletion in flow to the normal flow in the reach or even to the established minimum flows has little if any relevance to IDWR's responsibility to prevent injury to senior priority water rights, including minimum stream flows, and to reallocate trust water. Said another way, an actual depletion of any amount, even if not measurable, reduces water availability to senior priority water rights whenever flows are not adequate to satisfy all rights calling for water. The following factors should be considered when evaluating whether and under what conditions further depletions to Snake River flows can be allowed:

- a. A year-round reduction in flow of 9.8 cfs (the reduction will likely be higher as discussed below) resulting from development of the projects as proposed in the pending applications is a significant share of the 600 cfs of trust water and of the 150 cfs increment of trust water reserved for DCMI purposes. When the Swan Falls Agreement was signed in 1984, these flow rates were expected to be available year-round to support future development in southern Idaho. Decisions on the pending applications must incorporate the criteria set out in Idaho law for appropriating water and for reallocating trust water.
- b. The affects of pumping will reach outside of the consolidated hearing study area to tap ground water supplies not included in the estimate (ERO November 14, 2012, Page 19) thereby ultimately further reducing inflow to Snake River. If the projects as applied for are approved and developed from ground water, SPF's estimated depletion of 14,200 afa will ultimately reduce the average rate of flow in Snake River by 19.6 cfs (SPF, November 15, 2012, Page 11, Item No. 25).
- c. Flow in the Snake River could be drawn into the aquifer if pumping levels fall below the level of the river. A substantial lowering of ground water levels will be required to induce flow from Snake River into the regional aquifer, but a municipality pressed for adequate water supplies may find that chasing ground water even to these levels is the most feasible way of obtaining water to sustain the community.
- d. Larger diversion rates could be sought from Snake River as an alternate source to save the communities created as a result of approval of all or some of the pending applications if ground water supplies are not adequate to complete or sustain the projects. The diversion rate sought from Snake River would likely approximate the

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diversion rates applied for in the applications (including those for irrigation) totaling nearly 85 cfs (ERO November 14, 2012, Table A). Other projects (such as those evidenced by withdrawn, rejected and voided applications and lapsed permits, most of which are associated with the individuals and entities that are applicants for the pending applications in the consolidated hearing) can be expected to join in a project to bring water into the area using a Snake River diversion. Potential projects already identified by inactive filings total another 57 cfs (ERO November 14, 2012 Table B) and additional projects could be identified if a pipeline from Snake River is seriously pursued.

Applications filed subsequent to those included in the consolidated hearing are another indication of continuing interest in diverting water for use in the consolidated study area. IDWR's electronic record lists two such applications: Application for Permit No. 61-12271 seeking 1.25 cfs for domestic and fire protection (voided October 1, 2012) and Application for Permit No. 61-12275 seeking 6 cfs to irrigate 320 acres.

- e. IDWR is obligated to fully protect the portion of IPCo's water rights not subordinated in the Swan Falls Agreement and the matching minimum stream flow rights held by the IWRB. At this time, nearly three decades after the Agreement, it is beginning to be realized that the minimum stream flow at Murphy Gage may constrain water diversions even for presently existing uses. Thus, the postulated increment of 600 cfs of "firm" trust water estimated at the time of the Agreement may never have been available, may have been reduced by changed conditions, such as droughts and conservation practices, in the Snake River watershed that have reduced base flows in the reach, and/or has been substantially depleted by the additional diversion and use of water developed since the Agreement (in part through permits issued for use of trust water).

ERO's analysis of Snake River flow (ERO November 14, 2012, Pages 22 to 26) shows that the average daily winter flow of 5600 cfs at Murphy Gage required by the agreement will not be met by 2025 if the rate of decline noted since 1981 continues. Similarly, if the rate of decline continues, the 3900 cfs summertime flow at Murphy Gage required by the agreement will not be met by average daily flow during low flow periods of the year by 2025 or sooner. The affect on water availability represented by the continuing decline in base flows must be considered as IDWR evaluates applications for new consumptive uses that will have the effect of further reducing these flows during the upcoming decades.

- f. While routine violations of the minimum stream flows at Murphy Gaging Station are in the near future, short-term violations during critical flow periods are already a concern. The preliminary order issued creating Water District No. 2 in the Milner to Murphy reach of Snake River found that "Snake River flows measured at Murphy Gaging Station have diminished over time and, in recent years, have approached the minimums established as part of the Swan Falls Agreement" (IDWR, May 1, 2012,

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Page 1, Finding 2). Responding to exceptions to the preliminary order, IDWR determined that although a water distribution crisis has not yet occurred in the Milner to Murphy reach of Snake River, the “potential for significant water administration is real” (IDWR, July 10, 2012). New consumptive uses depleting flows in this reach, including the projects under consideration in the consolidated hearing, will hasten administration by priority in Water District No. 2 causing curtailment of diversions under existing senior priority water rights that otherwise would have had water available.

- g. Permits and licenses issued by IDWR to use trust water are subject to a term condition such as: “This right is for the use of trust water and is subject to review 20 years after issuance of the permit to determine availability of water and to re-evaluate the public interest.” Some permits and the license subsequently issued have reached or are approaching the time for such review. IDWR has notified holders of such rights that reviews will be initiated.

A list prepared by IDWR dated March 28, 2011 identifies 680 permits and licenses that have been issued with a term condition (IDWR Staff Memorandum, March 28, 2011 accessed in IDWR’s electronic file for Permit No. 35-8359). The total diversion rate authorized under these permit and licenses is more than 1100 cfs. Of these, 486 have an irrigation component, totaling more than 800 cfs. About 90 percent of these filings have priority dates earlier than July 28, 2006, the earliest date of filing for the applications in the consolidated hearing. The continued availability of water will be a vital consideration as IDWR conducts the term review of these rights. Under the appropriation doctrine during times of scarcity, trust water flows are available for use by senior priority rights, including those subject to term review, in preference to junior priority rights.

In addition to the permits and licenses already issued for trust water, IDWR’s water right records list over 850 pending applications seeking, in total, nearly 2500 cfs of trust water (IDWR electronic data base query). About 90 percent of these filings were made prior to July 28, 2006, the earliest date of filing for the applications in the consolidated hearing. To the extent that these filings and the pending applications in the consolidated hearing seek trust water and/or water sources interconnected with trust water, the additional water depletion if any or all of these earlier applications are ultimately approved must be considered in determining water availability for the applications pending in the consolidated hearing.

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IDWR, May 1, 2012. Preliminary Order in the Matter of the Creation of Water District No. 2, Snake River from Milner Dam to the Murphy Gage Below Swan Falls Dam. Jeff Peppersack, Hearing Officer, Idaho Department of Water Resources.

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WELL DRILLER'S REPORT
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Office Use Only

Inspected by _____

Twp _____ Rge _____ Sec _____

1/4 _____ 1/4 _____ 1/4 _____

Lat _____ Long _____

Air _____ Flowing Artesian _____

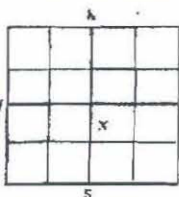
1. WELL TAG NO. D 0019724
DRILLING PERMIT NO. _____
Other IDWR No. _____

2. OWNER:

Name Kenneth W. Lange
Address 15888 E. Monroe Ave. — HC34
City Boise State ID Zip 83716

3. LOCATION OF WELL by legal description:

Sketch map location must agree with written location.

Twp. 1 S. North or South
Rge. 4 E. East or West
Sec. 29 SW 1/4 NW 1/4 SE 1/4
Gov'l Lot _____ County Elmore
Lat _____ Long _____Address of Well Site 15888 E. Monroe Ave. — 1 mile SE of
Orchard Town Site (NE Side of RR tracks) City Orchard

(Give at least name of road - distance to Road or Landmark)

Lt. _____ Blk. _____ Sub. Name _____

4. USE:

☒ Domestic ☐ Municipal ☐ Monitor ☐ Irrigation
☐ Thermal ☐ Injection ☐ Other _____

TYPE OF WORK check all that apply (Replacement etc.)

☒ New Well ☐ Modify ☐ Abandonment ☐ Other _____

6. DRILL METHOD

☐ Air Rotary ☒ Cable ☐ Mud Rotary ☐ Other _____

7. SEALING PROCEDURES

SEAL/FILTER PACK		AMOUNT		METHOD
Material	From	To	Sacks or Pounds	
Bentonite &	4	168.6	550 lb	Open hole maintained with slurry—overbore—Casing Run into full hole
Native clays	4	168.6	2700 lb	

Was drive shoe used? ☒ Y ☐ N Shoe Depth(s) 168.6Was drive shoe seal tested? ☒ Y ☐ N How? Slurry did not leak into well

8. CASING/LINER:

Diameter	From	To	Gauge	Material	Casing	Liner	Welded	Threaded
8 5/8	+1.4	168.6	0.250	Steel	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
6 5/8	+1.75	563.0	0.250	Steel	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
5 9/16	537.1	574.17	0.188	Steel top pipe	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
5 9/16	574.17	608.28	0.250	Steel	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Length of Headpipe 71.18 ft Length of Tailpipe 0.97

9. PERFORATIONS/SCREENS

Perforations

Method

Screens

Screen Type Continuous Slot Wire Wound

From	To	Shot Size	Number	Diameter	Material	Casing	Liner	Assbly
608.28	618.53	0.025 inch		5 9/16	Stainless	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

10. STATIC WATER LEVEL OR ARTESIAN PRESSURE:

485.0 ft. below ground Artesian pressure _____ lb.

Depth flow encountered _____ ft. Describe access port or control devices: 6" I.D. of casing by removing well cap.

11. WELL TESTS:

☒ Pump ☐ Bailor

Yield gal.-min.	Drawdown	Pumping Level	Time
13.0	1.2 ft	486.2	4.5 hours

Water Temp. _____ Excellent Bottom hole temp. _____

Water Quality test or comments: _____

Depth first Water Encounter 526

12. LITHOLOGIC LOG: (Describe repairs or abandonment) Water

Bore Dia	From	To	Remarks: Lithology, Water Quality & Temperature	Y	N
10	0	175 ft			N
8	175	426 ft			N
6	426	620 ft		Y	N
	336	357	Sands and Silts, Caving, Tan		N
	357	386	Basalt, Medium Hard, Grey		N
	386	401	Granitic Sand and Clay, Red Brown		N
	401	424	Basalt, Medium Hard, Grey		N
	424	523	Sandy Silts & Silty Sands, Brown-Tan		N
	523	526	Clay, Gravelly & Sandy, Brown		N
	526	532	Sand, Clayey, Brown	Y	
	532	534	Clay, Gravelly, Grey		N
	534	537	Clay, Gravelly, Brown		N
	537	547	Sand, Clayey, Brown	Y	
	547	562.5	Sandy Silts & Silty Sands, Brown	Y	N
	562.5	588	Basalt, Brown		N
	588	597	Cinders, Sand, then Clay, Brown	Y	
	597	609	Clay, Gravelly, Brown		N
	609	619	Sand, Coarse, Poorly Sorted	Y	
	619	619.5	Clay, Brown		N

RECEIVED

OCT 10 2002

WATER RESOURCES
WESTERN REGION

RECEIVED

OCT 18 2002

Department of Water Resources

Completed Depth 619.5 ft (Measurable)
Date: Started March 11, 2002 Completed Sept. 3, 2002

13. DRILLER'S CERTIFICATION

We certify that all minimum well construction standards were complied with at the time the rig was removed.

Company Name Artesian Co. Firm No. 318

Firm Official *Hugh Harden* Date 10/8/02

and Driller or Operator Hugh Harden Date October 8, 2002

IDAHO DEPARTMENT OF WATER RESOURCES WELL DRILLER'S REPORT

Use Typewriter
or
Ball Point Pen

56757

1. DRILLING PERMIT NO. 61 - 94 - W - 0027 - 000
Other IDWR No. _____

2. OWNER:

Name LEONARD EISEMANAddress 802 East Pennsylvania Ave.City Boise State ID Zip 83706

3. LOCATION OF WELL by legal description:

Sketch map location must agree with written location.

N				
S				

Twp. 1 North ☐ or South ☒
Rge. 4 East ☒ or West ☐
Sec. 15 1/4 NE 1/4 NE 1/4
Gov't Lot _____ County Elmore

Address of Well Site Simco Rd.City Mountain Home

(Give at least name of road + Distance to Road or Landmark)

Lt. _____ Blk. _____ Sub. Name _____

4. PROPOSED USE:

☒ Domestic ☐ Municipal ☐ Monitor ☐ Irrigation
☐ Thermal ☐ Injection ☐ Other _____

TYPE OF WORK

☒ New Well ☐ Modify or Repair ☐ Replacement ☐ Abandonment

6. DRILL METHOD

☐ Mud Rotary ☒ Air Rotary ☐ Cable ☐ Other _____

7. SEALING PROCEDURES

SEAL/FILTER PACK		AMOUNT		METHOD
Material	From	To	Sacks or Pounds	
Pentonite	0	250'	20	overbore

Was drive shoe used? ☒ Yes ☐ NoWas drive shoe seal tested? ☒ Yes ☐ No How? _____

8. CASING/LINER:

Diameter	From	To	Gauge	Material	Casing	Liner	Welded	Threaded
8.625	0	250'	.250	steel	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
6.625	2'	425'	.250	steel	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
5.57	436'	448'	.188	steel	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Length of Headpipe 7' Length of Tailpipe 5'

9. PERFORATIONS/SCREENS

☐ Perforations Method _____
☒ Screens Screen Type V-wire

From	To	Slot Size	Number	Diameter	Material	Casing	Liner
453'	448'	.040		5.57	S.S.	<input type="checkbox"/>	<input checked="" type="checkbox"/>
436'	431'	.030		5.57	S.S.	<input type="checkbox"/>	<input checked="" type="checkbox"/>

STATIC WATER LEVEL OR ARTESIAN PRESSURE:

335 ft. below ground Artesian pressure _____ lb.

Depth flow encountered _____ ft. Describe access port or control devices: _____

11. WELL TESTS:

☐ Pump ☐ Baller ☒ Air ☐ Flowing Artesian

Yield gal./min.	Drawdown	Pumping Level	Time
35			5hr.

Water Temp. _____ Bottom hole temp. _____

Water Quality test or comments: _____

12. LITHOLOGIC LOG: (Describe repairs or abandonment)

Bore Dia.	From	To	Remarks: Lithology, Water Quality & Temperature	Water	Y	N
8"	0	2'	Topsoil			
"	2'	11'	Brown Clay			
"	11'	18'	Sand & Gravel			
"	18'	21'	Brown Clay			
"	21'	43'	Sand & Gravel			
"	43'	65'	Clay w/Sand			
"	65'	80'	Coarse Sand			
"	80'	84'	Sandy clay			
"	84'	108'	Sand w/gravel			
"	108'	140'	Sandy clay			
"	140'	150'	Coarse sand			
"	150'	155'	Sand w/gravel			
"	155'	161'	Sandy clay			
"	161'	190'	Coarse sand w/clay			
"	190'	203'	Cemented sand & gravel			
"	203'	228'	Clay w/sand & gravel			
"	228'	240'	Coarse Sand			
"	240'	330'	Sandstone			
"	330'	340'	Coarse sand			
"	340'	356'	Brown clay			
"	356'	365'	Coarse sand			
"	365'	375'	Brown clay			
"	375'	386'	Coarse sand			
"	386'	409'	Clay w/sand seams			
"	409'	415'	Brown clay			
"	415'	428'	Coarse sand			X
"	428'	430'	Brown clay			
6"	430'	439'	Coarse sand			X
"	439'	441'	Brown clay			
"	441'	458'	Sand & Gravel			X
"	458'	467'	Brown clay			

Completed Depth 458' (Measurable)
Date: Started June 11, 1994 Completed June 26, '94

13. DRILLER'S CERTIFICATION

We certify that all minimum well construction standards were complied with at the time the rig was removed.

Firm Name Hiddleston & Son, Inc. Firm No. 35Firm Official [Signature] Date 7/19/94

Supervisor or Operator _____ Date _____

(Sign once if Firm Official & Operator)

FORWARD WHITE COPY TO WATER RESOURCES

IDAHO DEPARTMENT OF WATER RESOURCES
WELL DRILLER'S REPORT

903350-850338

1. WELL TAG NO. D 0052631

Drilling Permit No. 903350-850338

Water right or Injection well # 63-33036

2. OWNER

Name Pacific West Land, LLC Test Well #1

Address 911 Hildebrand Lane NE #203

City Bainbridge Island State WA Zip 98110

3. WELL LOCATION:

Twp. 1 North ☐ or South ☒ Rge. 4 East ☒ or West ☐

Sec. 8 NW 1/4 SW 1/4 NE 1/4

Gov't Lot County Ada

Lat. N43° 21.237' (Deg. and Decimal minutes)

Long. W116° 0.243' (Deg. and Decimal minutes)

Address of Well Site 2.3 mi. S of I84 on S. Orchard Access Rd. &

200 ft. E. of Orchard City Boise

(Print or Stamp Name of Road & Distance to Road or Landmark)

Lot. Blk. Sub. Name

4. USE:

☐ Domestic ☐ Municipal ☒ Monitor ☐ Irrigation ☐ Thermal ☐ Injection

☒ Other Piezometer Nest

5. TYPE OF WORK check all that apply

(Replacement etc.)

☒ New Well ☐ Replacement well ☐ Modify existing well

☐ Abandonment ☐ Other Well Design by Hydro Logic, Inc.

6. DRILL METHOD:

☐ Air Rotary ☒ Mud Rotary ☐ Cable ☐ Other AR 110' to 310'

7. SEALING PROCEDURES

Seal material	From (ft)	To (ft)	Quantity (lbs or ft ³)	Placement method/procedure
3/4" Baroid Chips	0'	19'	11.9 ft.	Poured

8. CASING/LINER:

Diameter (nominal)	From (ft)	To (ft)	Gauge/Schedule	Material	Casing	Liner	Threaded	Welded
16"	0'	19'	.250	Steel	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
12"	0'	110	.375	Steel	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
10"	+2'	295	.250	Steel	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Was drive shoe used? ☐ Y ☒ N Shoe Depth(s)

9. PERFORATIONS/SCREENS:

Perforations ☐ Y ☒ N Method

Manufactured screen ☒ Y ☐ N Type 2" PVC Sch80 Slotted

Method of installation

From (ft)	To (ft)	Slot size	Number/ft	Diameter (nominal)	Material	Gauge or Schedule
932'	1052'	.020	Zone1	2"	PVC	Sch80
732'	822'	.020	Zone2	2"	PVC	Sch80
575'	645'	.020	Zone3	2"	PVC	Sch80

Length of Headpipe None Length of Tailpipe None

Packer ☐ Y ☒ N Type

10. FILTER PACK:

Filter Material	From (ft)	To (ft)	Quantity (lbs or ft ³)	Placement method
See Table Pg. 2				

11. FLOWING ARTESIAN:

Flowing Artesian? ☐ Y ☒ N Artesian Pressure (PSIG) See Pg. 2

Describe control device Locked Steel Enclosure

12. STATIC WATER LEVEL and WELL TESTS:

Depth first water encountered (ft) 516' Static water level (ft) See Pg. 2

Water temp. (°F) See Pg. 2 Bottom hole temp. (°F) 78.59°F

Describe access port 3 - 2" Tube Wells inside Locked Well Head

Well test:

Test method:

Drawdown (feet)	Discharge or yield (gpm)	Test duration (minutes)	Pump	Bailer	Air	Flowing artesian
No Pump	Testing	Other	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Than	Air-Lifting	and				
Pump	Samples					

Water Quality test or comments: See Table Pg. 2

13. LITHOLOGIC LOG and/or repairs or abandonment:

Bore Dia. (in)	From (ft)	To (ft)	Remarks, lithology or description of repairs or abandonment, water temp.	Water Y N
20	0	19	Tan & Brown Sand	X
16	19	26	Tan & Brown Sand	X
16	26	47	Tan Coarse Sand	X
16	47	68	Tan Coarse Sand & Clay	X
16	68	73	Tan Coarse Sand	X
16	73	86	Gravel with Some Sand	X
16	86	105	Sticky Tan Clay	X
16	105	107	Basalt	X
16	107	110	Tan Clay & Dark Brown Cinders	X
12	110	119	Black Basalt & Hard Cinders	X
12	119	154	Black Fractured Basalt	X
12	154	176	Red Basalt Cinders	X
12	176	200	Basalt	X
12	200	208	Sand, Gravel, & Basalt	X
12	208	220	Brwn Clay, Sand & Reddish-Brwn Cinders	X
12	220	300	Coarse Sand & Gravel	X
10	300	338	Coarse Sand & Gravel	X
10	338	396	Tan Clay	X
10	396	432	Coarse Sand & Tan Clay	X
10	432	451	Coarse Sand	X
10	451	527	Dark Tan Clay	X
10	527	568	Small & Coarse Sand	X
10	568	616	Clayey Tan Sand	X
10	616	652	White Sand with Tan Clay Beds	X
10	652	697	Large White Coarse Sand	X
10	697	708	Small Sand	X
10	708	732	Gray & Clayey Tan Sand	X
10	732	748	Medium Gray Sand	X
10	748	772	Sticky Grayish Sandy Blue Clay	X
10	772	824	Small Gray Sand	X
10	824	927	Grayish Sandy Blue Clay	X
10	824	992	Medium Dark Gray Sand	X

Completed Depth (Measurable)

1082'

Date: Started 1/7/2008

Completed 3/21/2008

14. DRILLER'S CERTIFICATION

I/We certify that all minimum well construction standards were complied with at the time the rig was removed.

Company Name Treasure Valley Drilling Co. No. 560

*Principal Driller Date 4/2/2008

*Driller Date 4/2/2008

*Operator II Date

Operator I Date

* Signature of Principal Driller and rig operator are required.

IDAHO DEPARTMENT OF WATER RESOURCES
WELL DRILLER'S REPORT

1. WELL TAG NO. D 0052631

Drilling Permit No. 903350-850338

Water right or injection well # 63-33036

2. OWNER

Name Pacific West Land, LLC Test Well #1

Address 911 Hildebrand Lane NE #203

City Bainbridge Island State WA Zip 98110

3. WELL LOCATION:

Twp. 1 North ☐ or South ☒ Rge. 4 East ☒ or West ☐Sec. 8 NW 1/4 SW 1/4 NE 1/4
10 acres 40 acres 160 acres

Gov't Lot _____ County Ada

Lat. N 43° 21.237" (Deg. and Decimal minutes)

Long. W 116° 0.243" (Deg. and Decimal minutes)

Address of Well Site 2.3 mi. S of 184 on S. Orchard Access Rd. &

200 ft. E. of Orchard City Boise

(Show or best name of road - Distance to Road or Landmark)

Lot. _____ Blk. _____ Sub. Name _____

4. USE:

☐ Domestic ☐ Municipal ☒ Monitor ☐ Irrigation ☐ Thermal ☐ Injection☒ Other Piezometer Nest

5. TYPE OF WORK check all that apply (Replacement etc.)

☒ New Well ☐ Replacement well ☐ Modify existing well☐ Abandonment ☐ Other Well Design by Hydo Logic, Inc.

6. DRILL METHOD: Direct

☐ Air Rotary ☒ Mud Rotary ☐ Cable ☐ Other AR 110' to 310'

7. SEALING PROCEDURES

Seal material	From (ft)	To (ft)	Quantity (lbs or ft³)	Placement method/procedure
3/4" Baroid Chips	0'	19'	11.9 ft.	Poured

8. CASING/LINER:

Diameter (nominal)	From (ft)	To (ft)	Gauge/Schedule	Material	Casing	Liner	Threaded	Welded
2"	+2'	932	Sch80	PVC	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
2"	+2'	732	Sch80	PVC	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
2"	+2'	575	Sch80	PVC	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Was drive shoe used? ☐ Y ☒ N Shoe Depth(s) _____

9. PERFORATIONS/SCREENS:

Perforations ☐ Y ☒ N Method _____Manufactured screen ☒ Y ☐ N Type PVC Sch80 Slotted

Method of installation Lowered & Tagged into Place

From (ft)	To (ft)	Slot size	Number/ft	Diameter (nominal)	Material	Gauge or Schedule
932'	1052'	.020	Zone1	2"	PVC	Sch80
732'	822'	.020	Zone2	2"	PVC	Sch80
575'	645'	.020	Zone3	2"	PVC	Sch80

Length of Headpipe None Length of Tailpipe None

Packer ☐ Y ☒ N Type _____

10. FILTER PACK:

Filter Material	From (ft)	To (ft)	Quantity (lbs or ft³)	Placement method
			See Table	

11. FLOWING ARTESIAN:

Flowing Artesian? ☐ Y ☒ N Artesian Pressure (PSIG) See Table

Describe control device Locked Steel Enclosure

12. STATIC WATER LEVEL and WELL TESTS:

Depth first water encountered (ft) 516' Static water level (ft) See Below

Water temp. (°F) See Below Bottom hole temp. (°F) 78.59°F

Describe access port 3 - 2" Tube Wells inside Locked Well Head

Well test:

Test method:

Drawdown (feet)	Discharge or yield (gpm)	Test duration (minutes)	Pump	Bailer	Air	Flowing artesian
No Pump	Testing	Other	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Than	Air-Lifting	and				
Pump	Samples					

Water Quality test or comments: See Table Below

13. LITHOLOGIC LOG and/or repairs or abandonment:

Bore Dia. (in)	From (ft)	To (ft)	Remarks, lithology or description of repairs or abandonment, water temp.	Water Y N
10	992	1027	Medium Sand with Some Blue Clay	X
10	1027	1063	Medium Gray Sand	X
10	1063	1087	Sticky Blue Clay	X
SEALING PROCEDURES:				
0	19	11.9 Ft	3/4" Bentonite Chips	Poured
105	110	1.9 Ft	3/4" Bentonite Chips	Poured
0	105	4.0 CY	Cement Grout	Pumped
0	300	3.2 CY	Cement Grout	Pumped
895	877	8.3 Ft	30% Bentonite Grout	Pumped
877	862	6.7 Ft	Cement Grout	Pumped
862	828	9.9 Ft	30% Bentonite Grout	Pumped
709	689	8.2 Ft	30% Bentonite Grout	Pumped
689	672	6.7 Ft	Cement Grout	Pumped
672	645	9.5 Ft	30% Bentonite Grout	Pumped
532	493	9.9 Ft	30% Bentonite Grout	Pumped
0	493	7.2 CY	Cement Grout	Pumped

FILTER PACK:

1082	895	"Birdseed" #8-#16
828	729	"Birdseed" #8-#16
645	532	"Birdseed" #8-#16

WATER LEVEL, TEMPERATURE, CHEMISTRY

Z-1	1052	932	SWL=523.8, 70.0F pH=8.53; 275µS
Z-2	822	732	SWL=522.6'; 65.0F; pH=8.50; 259µS
Z-3	645	575	SWL=516.21'; not meas.; not meas;

ARTESIAN PRESSURES:

Z-1	371	Ft. or 161 psig
Z-2	186	Ft. or 81 psig
Z-3	16	Ft. or 7 psig

Completed Depth (Measurable) 1082'

Date: Started 1/7/2008 Completed 3/21/2008

14. DRILLER'S CERTIFICATION

I/We certify that all minimum well construction standards were complied with at the time the rig was removed.

Company Name Treasure Valley Drilling Co. No. 560

*Principal Driller Date 4/2/2008

*Driller Date 4/2/2008

*Operator II Date _____

Operator I Date _____

* Signature of Principal Driller and rig operator are required.

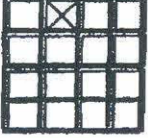
IDAHO DEPARTMENT OF WATER RESOURCES
WELL DRILLER'S REPORT

Office Use Only
Inspected by _____
Twp. _____ Rge. _____ Sec. _____
1/4 1/4 1/4
Lat. _____ Long. _____

1. DRILLING PERMIT NO. _____
Other IDWR No. D0019379

2. OWNER:
Name JIM PHAGAN
Address 4200 PASADENA DR. #30
City BOISE State ID Zip 83705

3. LOCATION OF WELL by legal description:
Sketch map location must agree with written location
N

W  E
Twp. 1 North ☒ or South ☐
Rge. 4 East ☒ or West ☐
Sec. 33 1/4 NE 1/4 NW 1/4
10 acres 40 acres 160 acres
S Gov't lot _____ County ADA

Lat. _____ Long. _____
Address of Well Site 23735 DESERT WIND
City BOISE

(Give at least name of road + Distance to Road or Landmark)

Lt. _____ Blk. _____ Sub. Name REGINA HEIGHTS

4. USE:

☒ Domestic ☐ Municipal ☐ Monitor ☐ Irrigation
☐ Thermal ☐ Injection ☐ Other

5. TYPE OF WORK check all that apply (Replacement etc.)
☒ New Well ☐ Modify ☐ Abandonment ☐ Other

6. DRILL METHOD

☒ Air Rotary ☐ Cable ☐ Mud Rotary ☐ Other

7. SEALING PROCEDURES

SEAL/FILTER PACK			AMOUNT	METHOD
Material	From	To	Sacks or Pounds	
BENTONITE	0	18	9 SACKS	OVERBORE

Was drive shoe used? ☒ Y ☐ N Shoe Depth(s) _____

Was drive shoe seal tested? ☐ Y ☒ N How? _____

8. CASING/LINER:

Diameter	From	To	Gauge	Material	Casing	Liner	Welded	Threaded
6	+2	560	250	ST	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
					<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
					<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Length of Headpipe 10'8" Length of Tailpipe _____

9. PERFORATIONS/SCREENS

☐ Perforations Method _____
☒ Screens Screen Type telescoping

From	To	Slot Size	Number	Diameter	Material	Casing	Liner
559	569	20		5"	ST ST	<input type="checkbox"/>	<input type="checkbox"/>
						<input type="checkbox"/>	<input type="checkbox"/>
						<input type="checkbox"/>	<input type="checkbox"/>

10. STATIC WATER LEVEL OR ARTESIAN PRESSURE:

481 ft. below ground Artesian Pressure _____ lb
Depth flow encountered _____ ft. Describe access port or control devices: _____

11. WELL TESTS:

<input type="checkbox"/> Pump <input type="checkbox"/> Bailer <input checked="" type="checkbox"/> Air <input type="checkbox"/> Flowing Artesian			
Yield gal/min.	Drawdown	Pumping Level	Time
17		560	2 HRS

Water Temp. _____ Bottom hole temp. _____
Water Quality test or comments: _____

Depth first Water Encountered 487

12. LITHOLOGIC LOG: (Describe repairs or abandonment)

Water				Y	N
Bore Dia	From	To	Remarks: Lithology, Water Quality & Temp.		
10	0	3	BROWN TOPSOIL		<input checked="" type="checkbox"/>
10	3	14	BROWN SANDY CLAY		<input checked="" type="checkbox"/>
10	14	18	TAN SANDY CLAY		<input checked="" type="checkbox"/>
8	18	29	TAN SANDY CLAY		<input checked="" type="checkbox"/>
8	29	57	BROWN CLAY, SAND & SMALL GRAVEL		<input checked="" type="checkbox"/>
8	57	81	BLACK LAVA		<input checked="" type="checkbox"/>
8	81	212	TAN CLAY W/SAND		<input checked="" type="checkbox"/>
8	212	244	STICKY TAN CLAY		<input checked="" type="checkbox"/>
8	244	309	STICKY TAN CLAY W/STRIPS BROWN SAND		<input checked="" type="checkbox"/>
8	309	376	BROWN SAND W/SMALL STRIPS TAN CLAY		<input checked="" type="checkbox"/>
8	376	421	CEMENTED BROWN SAND		<input checked="" type="checkbox"/>
8	421	480	STRIPS BROWN SAND & TAN CLAY		<input checked="" type="checkbox"/>
6	480	487	STRIPS BROWN SAND & TAN CLAY		<input checked="" type="checkbox"/>
6	487	511	FINE BROWN & CLEAR QUARTZ SAND	<input checked="" type="checkbox"/>	
6	511	539	STICKY TAN CLAY		<input checked="" type="checkbox"/>
6	539	541	VERY FINE BROWN & MICA SAND	<input checked="" type="checkbox"/>	
6	541	545	DIRTY BROWN SAND & SOFT TAN CLAY		<input checked="" type="checkbox"/>
6	545	562	MEDIUM STICKY TAN CLAY		<input checked="" type="checkbox"/>
6	562	572	COARSE CLEAR QUARTZ SAND & PEA GRAVEL	<input checked="" type="checkbox"/>	

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JAN 03 2002

WATER RESOURCES
WESTERN REGION

Completed Depth: 569 (Measurable)

Date: Started 11/12/01 Completed 11/17/01

13. DRILLER'S CERTIFICATION

I/We certify that all minimum well construction standards were complied with at the time the rig was removed.

Firm Name SOS Welldrilling & Pump Co Firm No. 212

Firm Official Frank Skinner Date 12-5-01

Supervisor or Operator D. J. [Signature] Date 12-28-01
(Sign once if Firm Official & Operator)

Date: 12/5/01 Time: 12:12 PM

1. WELL OWNER

Name Neil HelmickAddress HC 34 Mayfield, Boise, ID 83706Drilling Permit No. 61-92-W-044

Water Right Permit No. _____

2. NATURE OF WORK

- ☒ New well ☐ Deepened ☐ Replacement
☐ Well diameter increase ☐ Modification
☐ Abandoned (describe abandonment or modification procedures such as liners, screen, materials, plug depths, etc. in lithologic log, section 9.)

3. PROPOSED USE

- ☒ Domestic ☐ Irrigation ☐ Monitor
☐ Industrial ☐ Stock ☐ Waste Disposal or Injection
☐ Other _____ (specify type)

4. METHOD DRILLED

- ☒ Rotary ☒ Air ☐ Auger ☐ Reverse rotary
☐ Cable ☐ Mud ☐ Other _____ (backhoe, hydraulic, etc.)

5. WELL CONSTRUCTION

Casing schedule: ☒ Steel ☐ Concrete ☒ Other PVC

Thickness _____ Diameter _____ From _____ To _____
.250 inches 6 5/8 inches + 3 feet 404 feet
Sch 40 inches 4 inches 240 feet 510 feet
 _____ inches _____ inches _____ feet _____ feet

Was casing drive shoe used? ☒ Yes ☐ NoWas a packer or seal used? ☐ Yes ☒ NoPerforated? ☐ Yes ☒ NoHow perforated? ☐ Factory ☐ Knife ☐ Torch ☐ Gun

Size of perforation? _____ inches by _____ inches

Number _____ From _____ To _____

_____ perforations _____ feet _____ feet

_____ perforations _____ feet _____ feet

_____ perforations _____ feet _____ feet

Well screen installed? ☒ Yes ☐ NoManufacturer Johnson Type PVCTop Packer or Headpipe 240Bottom of Tailpipe 510Diameter 4" Slot size .010 Set from 410 feet to 440 feetDiameter 4" Slot size .020 Set from 440 feet to 510 feetGravel packed? ☐ Yes ☐ No ☐ Size of gravel _____

Placed from _____ feet to _____ feet

Surface seal depth 38 Material used in seal: ☐ Cement grout☒ Bentonite ☐ Pudding clay ☐ _____Sealing procedure used: ☐ Slurry pit☐ Temp. surface casing ☒ Overbore to seal depthMethod of joining casing: PVC ☒ Threaded ☒ Welded☐ Solvent Weld ☐ Cemented between strataDescribe access port Top of 6"

7. WATER LEVEL

Static water level 340 feet below land surface.Flowing? ☐ Yes ☒ No G.P.M. flow _____

Artesian closed-in pressure _____ p.s.i.

Controlled by: ☐ Valve ☐ Cap ☐ Plug

Temperature _____ °F. Quality _____

Describe artesian or temperature zones below.

8. WELL TEST DATA

☐ Pump ☐ Bailer ☒ Air ☐ Other _____

Discharge G.P.M.	Pumping Level	Hours Pumped
20		5HR

9. LITHOLOGIC LOG

082452

Bore Diam.	Depth		Material	Water	
	From	To		Yes	No
8	0	2	Top Soil		
"	2	10	Brown Clay		
"	10	11	Coarse Sand		
8-6	11	40	Brown Clay		
8	40	105	Clay & Sand Seams		
"	105	120	Sand & 1/4 Gravel		
"	120	143	Cement and Sand		
"	143	162	Clay Tan		
"	162	190	Sand & Gravel		
"	190	200	Tan Clay		
"	200	260	Tan Sand & Gravel		
"	260	268	Tan Clay		
"	268	298	Tan Sand		
"	298	305	Clay		
"	305	336	Tan Sand		
"	336	375	Tan Clay		
"	375	420	Tan Coarse Sand		X
"	420	510	Clay - Sand Seam		X

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AUG 17 1992

 AUG 13 1992
 Department of Water Resources
 Western Regional Office

Department of Water Resources

10.

Work started 7-29-92 finished 8-7-92

11. DRILLER'S CERTIFICATION

I/We certify that all minimum well construction standards were complied with at the time the rig was removed.

Hickelston & Sch,

Firm Name INC. Firm No. 35Address Rt 3, Box 610-DMtn Home, ID 83647 Date 8-10-92

6. LOCATION OF WELL

Sketch map location must agree with written location.



Subdivision Name _____

DEC 03 1992

Lot No. _____ Block No. _____

County Elmore

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JUN 08 1999

WELL DRILLER'S REPORT

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or Ball Point Pen
JUN 14 1999

(PAGE 2) OF 3 PAGES

95107

Department of Water Resources

1. DRILLING PERMIT REGION

Other IDWR No. D 000 7423

2. OWNER:

Name FRANK BONESSA

Address _____

City _____ State _____ Zip _____

3. LOCATION OF WELL by legal description:

Sketch map location must agree with written location.

OFFICE USE ONLY	
Map	T. _____ or South <input type="checkbox"/> R. _____ or West <input type="checkbox"/> Sec. _____ Gov't Lot _____ County _____ 1/4 _____ 1/4 _____ 1/4 _____ SE 1/4 NE 1/4 NE 1/4

Address of Well Site _____

(Give at least Direction + Distance to Road or Landmark)

Lot No. _____ Block No. _____ Subd. Name _____

4. PROPOSED USE:

- ☐ Domestic ☐ Municipal ☐ Monitor ☐ Irrigation
☐ Thermal ☐ Injection ☐ Other _____

5. TYPE OF WORK

- ☐ New Well ☐ Modify or Repair ☐ Replacement ☐ Abandonment

6. DRILL METHOD

- ☐ Mud Rotary ☐ Air Rotary ☐ Cable ☐ Other _____

7. SEALING PROCEDURES

SEAL/FILTER PACK			AMOUNT		METHOD
Material	From	To	Sacks or Pounds		

Was drive shoe seal tested? ☐ YES ☐ NO How? _____

8. CASING/LINER:

Diameter	From	To	Gauge	Casting	Liner	Steel	Plastic	Welded	Threaded
						<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
						<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
						<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
						<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Final location of shoes 6" PVC COUPLING @ 551 FT

Top Packer or Headpipe _____ Bottom Tailpipe _____

9. PERFORATIONS/SCREENS

- ☐ Perforations Method _____
☐ Screens Type _____ Material _____

From	To	Slot Size	Number	Diameter	Tele/Pipe Size

MICROFILMED

AUG 25 1999

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10. WELL TESTS:

- ☐ Pump ☐ Bailer ☐ Air ☐ Flowing Artesian

Yield gal/min.	Drawdown	Pumping Depth	Time

Temperature of water _____ Was a water analysis done? Yes ☐ No ☐

By whom? _____

Water Quality (odor, etc.) _____

Bottom Hole Temperature _____

11. STATIC WATER LEVEL:

_____ ft. below surface Depth artesian flow found _____

Artesian pressure _____ lb. Describe access port _____

Describe Controlling Devices: _____

12. LITHOLOGIC LOG: (Describe repairs or abandonment)

Bore Dia.	From	To	Remarks: Lithology, Water Quality & Temperature	WATER
312	317		BASALT SOFTER, BROWN	✓
317	320		BASALT HARD, GREY	✓
320	327		BASALT SOFTER, BROWN	✓
327	330.5		BASALT MED. HARD, GREY	✓
330.5	334		RUBBLE & CINDERS, BROWN	✓
334	336		CLAY, BROWN	✓
336	342		BASALT, HARD, BROWN	✓
342	379		SANDSTONE, TAN	✓
379	383		CLAY, TAN	✓
383	401		SAND, TAN	✓
401	403		CLAY, TAN	✓
403	434		CLAYEY SAND, TAN	✓
434	435		CLAY, TAN	✓
435	438		SANDY CLAY, TAN	✓
438	451		CONGLOMERATE, TAN	✓
451	471		CLAYEY SAND, TAN	✓
471	472		CONGLOMERATE TAN	✓
472	479		CLAYEY SAND, TAN	✓
479	482		CLAY, TAN	✓
482	484		SAND, TAN	✓
484	487		CLAYEY SAND, TAN	✓
487	487.2		SAND TAN	✓
487.2	500		CLAYEY SAND TAN	✓
500	500.2		SAND TAN	✓
500.2	514		CLAYEY SAND & CLAY	✓
514	517		SAND TAN	✓
517	517		CLAYEY SAND TAN	✓

Date: Started PAGE 1 Completed PAGE 3

13. DRILLER'S CERTIFICATION

I/We certify that all minimum well construction standards were complied with at the time the rig was removed.

Firm Name ARTESIAN CO Firm No. 318Firm Official Harold Harken Date 7 June 1999

Supervisor or Operator _____ Date _____

(Sign once if Firm Official & Operator)

IDAHO DEPARTMENT OF WATER RESOURCES WELL DRILLER'S REPORT

1. WELL TAG NO. D 0060330

Drilling Permit No. 913940-862568

Water right or injection well #

2. OWNER: Lord Ranch LLP

Name Jeff Lord

Address 1171 Mayfield Road

City Boise State ID. Zip 83716

3. WELL LOCATION:

Twp. 1 North ☒ or South ☐ Rge. 5 East ☒ or West ☐

Sec. 30 1/4 SW 1/4 SE 1/4

Gov't Lot County Elmore

Lat. 43 23.35 (Deg. and Decimal minutes)

Long. -115 54.15 (Deg. and Decimal minutes)

Address of Well Site 1.6 miles NE. off Base Line Road

City Mayfield

(Give at least name of road + distance to road or landmark)

Lot. Blk. Sub. Name

4. USE:

☒ Domestic ☐ Municipal ☐ Monitor ☐ Irrigation ☐ Thermal ☐ Injection
☐ Other

5. TYPE OF WORK:

☒ New well ☐ Replacement well ☐ Modify existing well
☐ Abandonment ☐ Other

6. DRILL METHOD:

☒ Air Rotary ☐ Mud Rotary ☐ Cable ☐ Other

7. SEALING PROCEDURES:

Seal material	From (ft)	To (ft)	Quantity (lbs or ft ³)	Placement method/procedure
Bentonite #5	0	40'	1350 lbs	Overbore Pour

8. CASING/LINER:

Diameter (nominal)	From (ft)	To (ft)	Gauge/Schedule	Material	Casing	Liner	Threaded	Welded
6 5/8"	+2'	298'	.250	Steel	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Was drive shoe used? ☒ Y ☐ N Shoe Depth(s) 298 feet

9. PERFORATIONS/SCREENS:

Perforations ☐ Y ☒ N Method

Manufactured screen ☐ Y ☒ N Type

Method of Installation

From (ft)	To (ft)	Slot size	Number/ft	Diameter (nominal)	Material	Gauge or Schedule
-----------	---------	-----------	-----------	--------------------	----------	-------------------

Length of Headpipe Length of Tailpipe

Packer ☐ Y ☒ N Type

10. FILTER PACK:

Filter Material	From (ft)	To (ft)	Quantity (lbs or ft ³)	Placement method
-----------------	-----------	---------	------------------------------------	------------------

11. FLOWING ARTESIAN:

Flowing Artesian? ☐ Y ☒ N Artesian Pressure (PSIG)

Describe control device

12. STATIC WATER LEVEL and WELL TESTS:

Depth first water encountered (ft) 300 Static water level (ft) 243

Water temp. (°F) 58 Bottom hole temp. (°F)

Describe access port Through top of well seal

Well test:

Drawdown (feet)	Discharge or yield (gpm)	Test duration (minutes)
13	15	60

Test method:

Pump	Ballor	Air	Flowing artesian
<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Water quality test or comments:

13. LITHOLOGIC LOG and/or repairs or abandonment:

Bore Dia. (in)	From (ft)	To (ft)	Remarks, lithology or description of repairs or abandonment, water temp.	Water	
				Y	N
10"	0	2'	Topsoil		X
10"	2'	5'	Caleche		X
10"	5'	35'	Sand and gravel		X
10"	35'	40'	Brown clay		X
6"	40'	43'	Brown clay		X
6"	43'	136'	Sand and gravel tan		X
6"	136'	138'	Tan clay		X
6"	138'	296'	Sand and gravel		X
6"	296'	299'	Brown clay		X
6"	299'	307'	Tan sand with pea gravel	X	

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JAN 26 2012

WATER RESOURCES
DISTRICT REGION

Completed Depth (Measurable): 303 Feet

Date Started: 11/17/2011

Date Completed: Dec 30, 2011

14. DRILLER'S CERTIFICATION:

I/We certify that all minimum well construction standards were complied with at the time the rig was removed.

Company Name Hiddleston Drilling

Co. No. 35

*Principal Driller

Date 1/11/12

*Driller

Date 1/16/12

*Operator

Date 1/16/12



Operator 1/

Date

* Signature of Principal Driller and rig operator are required.

APPENDIX A

Geographic Area From
Which Groundwater Is
Determined To Be Tributary
To The Snake River In The
Milner Dam To Swan Falls
Dam Reach.

-  Tributary Area
-  Perched Aquifers Not Tributary But
Deep Regional Aquifer Is Tributary.

