

**APPLICATION FOR PERMIT  
TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA**

Date of filing in State Engineer's Office OCT 8 1976

Returned to applicant for correction \_\_\_\_\_

Corrected application filed \_\_\_\_\_

Map filed NOV 2 1976 under 30725

The applicant Meadow Valley Farm Lands Irrigation Company  
P. O. Box 115, of Moapa,  
Street and No. or P.O. Box No. City or Town

Nevada 89025, hereby make S application for permission to appropriate the public  
State and Zip Code No.  
waters of the State of Nevada, as hereinafter stated. (If applicant is a corporation, give date and place of incorporation; if a copartnership or association, give names of members.)

Robert C. Lewis, Vivian Lewis, Tracy I. Phelps, Frances L. Phelps.

1. The source of the proposed appropriation is underground  
Name of stream, lake, spring, underground or other source
2. The amount of water applied for is five second-feet  
One second-foot equals 448.83 gals. per min.  
(a) If stored in reservoir give number of acre-feet \_\_\_\_\_
3. The water to be used for irrigation  
Irrigation, power, mining, manufacturing, domestic, or other use. Must limit to one use.
4. If use is for:
  - (a) Irrigation, state number of acres to be irrigated 320 acres
  - (b) Stockwater, state number and kinds of animals to be watered \_\_\_\_\_
  - (c) Other use (describe fully under "No. 12. Remarks" \_\_\_\_\_
  - (d) Power:
    - (1) Horsepower developed \_\_\_\_\_
    - (2) Point of return of water to stream \_\_\_\_\_
5. The water is to be diverted from its source at the following point NE $\frac{1}{4}$  of the SE $\frac{1}{4}$  of Sec. 22,  
Describe as being within a 40-acre subdivision of public  
T. 14S., R. 66E., M.D.M. or at a point from which the NE cor. of  
survey, and by course and distance to a section corner. If on unsurveyed land, it should be so stated.  
said Sec. 22 bears N. 4° 32' E. 2858. feet.
6. Place of use The Southeast one-quarter of the Southwest one-quarter  
Describe by legal subdivision. If on unsurveyed land, it should be so stated.  
of Section 22, The West one-half of the Southwest one-quarter of  
Section 23, the Southeast one-quarter of said Section 22, and the  
Southeast one-quarter of the Southwest one-quarter of said Section  
23, all in Township 14 South, Range 66 East, Mount Diablo  
Meridian, in the County of Clark, State of Nevada.
7. Use will begin about January 1st and end about December 31st, of each year.  
Month and Day Month and Day
8. Description of proposed works. (Under the provisions of NRS 535.010 you may be required to submit plans and specifications of your diversion or storage works.) Drilled well, through pipes and  
State manner in which water is to be diverted, i.e. diversion structure, ditches and  
or ditches.  
fumes, drilled well with pump and motor, etc.
9. Estimated cost of works \$30,000.00

- 10. Estimated time required to construct works 3 years  
If well completed, describe works.
- 11. Estimated time required to complete the application of water to beneficial use within five years.

12. Remarks: For use other than irrigation or stock watering, state number and type of units to be served or annual consumptive use.

By s/ Tracy I. Phelps  
Tracy I. Phelps, agent  
c/o Robert C. Lewis, P. O. Box 115  
Moapa, Nevada 89025

Compared jm/ se bc/ct

Protested \_\_\_\_\_

APPROVAL OF STATE ENGINEER

This is to certify that I have examined the foregoing application, and do hereby grant the same, subject to the following limitations and conditions:

This permit is issued subject to existing rights. It is understood that the amount of water herein granted is only a temporary allowance and that the final water right obtained under this permit will be dependent upon the amount of water actually placed to beneficial use. It is also understood that this right must allow for a reasonable lowering of the static water level. This well shall be equipped with a two (2) inch opening for measuring depth to water. If the well is flowing, a valve must be installed and maintained to prevent waste. A totalizing meter must be installed and maintained in the discharge pipeline near the point of diversion and accurate measurements must be kept of water placed to beneficial use. The totalizing meter must be installed before any use of water begins, or before the Proof of Completion of Work is filed. This source is located within an area designated by the State Engineer, pursuant to NRS 534.030. The State retains the right to regulate the use of the water herein granted at any and all times.

This permit does not extend the permittee the right of ingress and egress on public, private or corporate lands.

(CONTINUED ON PAGE 2)

The amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use, and not to exceed 5.0 cubic feet per second, but not to exceed a yearly duty of 5.0 acre-feet per acre of land irrigated from any and/or all sources.

Work must be prosecuted with reasonable diligence and be completed on or before NOVEMBER 14, 1987

Proof of completion of work shall be filed before DECEMBER 14, 1987

Application of water to beneficial use shall be made on or before NOVEMBER 14, 1989

Proof of the application of water to beneficial use shall be filed on or before DECEMBER 14, 1989

Map in support of proof of beneficial use shall be filed on or before DECEMBER 14, 1989

Completion of work filed \_\_\_\_\_ IN TESTIMONY WHEREOF, I PETER G. MORROS  
State Engineer of Nevada, have hereunto set my hand and the seal of

Proof of beneficial use filed \_\_\_\_\_ my office, this 14th day of NOVEMBER,

Cultural map filed \_\_\_\_\_ A.D. 19 86

Certificate No. \_\_\_\_\_ Issued \_\_\_\_\_  
  
State Engineer

## (PERMIT TERMS CONTINUED)

The issuance of this permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies.

This permit is issued subject to the Stipulation and Settlement Agreement dated July 24, 1985, Case No. A 218066 in the Eighth Judicial District Court of the State of Nevada, Meadow Valley Farm Lands Irrigation Company, et al. v. Nevada Power Company, et al.

The place of use shall be limited to those lands described as the SE $\frac{1}{4}$  SW $\frac{1}{4}$ , SE $\frac{1}{4}$  Section 22; W $\frac{1}{2}$  SW $\frac{1}{4}$ , SE $\frac{1}{4}$  SW $\frac{1}{4}$  Section 23 all in T.14S., R.66E., M.D.B.&M., with the understanding that no change in the place of use will be accepted prior to acceptance of a valid Proof of Beneficial Use.

The combined place of use under Permits 30729, 30730, 30732 and 30734 shall be limited to 480 acres of "new land", as described under the aforementioned Settlement Agreement.

The total combined duty of water under Permits 30729, 30730, 30732 and 30734 shall be limited to 1600 acre-feet per year for the irrigation of no more than 320 acres within the place of use ultimately set forth in the approved Desert Land Entries and consistent with the intent of the agreement described herein.

