



# CORRECTED PERMIT

## THE STATE OF NEVADA

### PERMIT TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

**Name of applicant:** DENNIS W. SMITH & MARCIA BENNETT SMITH  
AND DAVID D. WINCHELL & SANDRA L. WINCHELL

**Source:** UNDERGROUND

**Basin:** DAYTON VALLEY

**Manner of Use:** MUNICIPAL

**Period of Use:** January 1st to December 31st

**Priority Date:** 01/08/1963

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#### 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 to change the point of diversion, place and manner of use of a portion of the waters of an underground source as heretofore granted under Permit 20928, Certificate 7257, is issued subject to the terms and conditions imposed in said Permit 20928, Certificate 7257 and with the understanding that no other rights on the source will be affected by the change proposed herein. The well shall be equipped with a 2-inch opening and 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 the water begins or before the proof of completion of work is filed. If the well is flowing, a valve must be installed and maintained to prevent waste. 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.

Monthly records shall be kept of the amount of water pumped from this well and the records submitted to the State Engineer on a quarterly basis within 15 days after the end of each calendar quarter.

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

The total combined duty of water under Permits 49483, 49486, Certificate 14718; Permits 50361, 56593, Certificate 14706; Permit 58931, Certificate 14719; Permits 58932, 58933, Certificate 14720; Permits 58934, 62937, 62938, Certificate 15662; Permits 62939, 62940, 63626, 63628, 63630, 63632, 63633, 64128, 64957, 66427, 68155, 68156, 68196, 68197, 68198, 68708, 68737, 69243, 69244, 69245, 70040, 70041, 70042, 70693, 70846, 71379, 71476, 71477, 71536, 71537, 71688, 71856, 71857, 71872, 71873, 72603, 72773, 72774, 72775, 72914, 72931, 72932, 72933, 73157, 73158, 73183, 73393, 73394, 73473, 73474, 73490, 73491, 73992, 74369, 74370, 74427, 74434, 75101, 75102, 75103 and 75104 shall not exceed 8575.65 acre-feet annually.

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

The permittee shall report to the State Engineer on a quarterly basis the effect of pumping the well under this permit on other previously existing wells that are located within 2,500 feet of the well under this permit. Any pumping of water under this permit may be limited or prohibited to prevent any unreasonable adverse effects on an existing domestic well located within 2,500 feet of the well under this permit, unless the holder of this permit and the owner of the domestic well have agreed to alternative measures that mitigate adverse effects.

This permit is approved for the entire 101.0 acre-feet annually as requested. However, pursuant to NRS 533.3703, initially only the net consumptive use amount of the base right, 80.8 acre-feet, can be diverted annually. Additional diversion up to the total 101.0 acre-feet may be granted if it can be shown that the additional diversion will not cause the consumptive use of 80.8 acre-feet to be exceeded.

This permit is issued subject to the terms and conditions set forth in State Engineer's Ruling #5823 dated March 18, 2008.

(Continued on Page 2)

The point of diversion and place of use are as described on the submitted application to support this permit.

The amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use, **and not to exceed 0.673 cubic feet per second or 101.0 acre-feet annually.**

Work must be prosecuted with reasonable diligence and proof of completion of work shall be filed on or before:

**June 19, 2009**

Water must be placed to beneficial use and proof of the application of water to beneficial use shall be filed on or before:

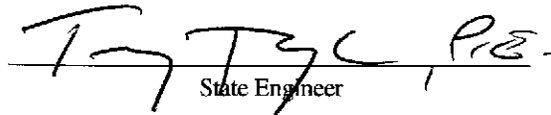
**June 19, 2018**

Map in support of proof of beneficial use shall be filed on or before:

**N/A**

IN TESTIMONY WHEREOF, I, TRACY TAYLOR, P.E.,

State Engineer of Nevada, have hereunto set my hand and the seal of my office, this 11th day of **July**, A.D. **2008**

  
State Engineer

Completion of work filed \_\_\_\_\_

Proof of beneficial use filed \_\_\_\_\_

Cultural map filed \_\_\_\_\_

Certificate No. \_\_\_\_\_ Issued \_\_\_\_\_

llb



See Corrected

Permit No. 74434

## THE STATE OF NEVADA

### PERMIT TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Name of applicant: DENNIS W. SMITH & MARCIA BENNETT SMITH  
AND DAVID D. WINCHELL & SANDRA L. WINCHELL

Source: UNDERGROUND

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Manner of Use: MUNICIPAL

Period of Use: January 1st to December 31st

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#### APPROVAL OF STATE ENGINEER

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Monthly records shall be kept of the amount of water pumped from this well and the records submitted to the State Engineer on a quarterly basis within 15 days after the end of each calendar quarter.

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

The total combined duty of water under Permits 49483, 49486, Certificate 14718; Permits 50361, 56593, Certificate 14706; Permit 58931, Certificate 14719; Permits 58932; 58933, Certificate 14720; Permits 58934; 62937; 62938, Certificate 15662; Permits 62939, 62940, 63626, 63628, 63630, 63632, 63633, 64128, 64957, 66427, 68155, 68156, 68196, 68197, 68198, 68708, 68737, 69243, 69244, 69245, 70040, 70041, 70042, 70693, 70846, 71379, 71476, 71477, 71536, 71537, 71688, 71856, 71857, 71872, 71873, 72603, 72773, 72774, 72775, 72914, 72931, 72932, 72933, 73157, 73158, 73183, 73393, 73394, 73473, 73474, 73490, 73491, 73992, 74283, 74284, 74285, 74286, 74369, 74370, 74427, 74434, 74562, 74569, 74570, 74612, 74922, 75101, 75102, 75103, 75104, 75157, 75159, 75160, 75277, 75283, 75366 and 75367 shall not exceed 9,059.62 acre-feet annually.

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

The permittee shall report to the State Engineer on a quarterly basis the effect of pumping the well under this permit on other previously existing wells that are located within 2,500 feet of the well under this permit. Any pumping of water under this permit may be limited or prohibited to prevent any unreasonable adverse effects on an existing domestic well located within 2,500 feet of the well under this permit, unless the holder of this permit and the owner of the domestic well have agreed to alternative measures that mitigate adverse effects.

This permit is approved for the entire 101.0 acre-feet annually as requested. However, pursuant to NRS 533.3703, initially only the net consumptive use amount of the base right, 80.8 acre-feet, can be diverted annually. Additional diversion up to the total 101.0 acre-feet may be granted if it can be shown that the additional diversion will not cause the consumptive use of 80.8 acre-feet to be exceeded.

This permit is issued subject to the terms and conditions set forth in State Engineer's Ruling #5823 dated March 18, 2008.

(Continued on Page 2)

The point of diversion and place of use are as described on the submitted application to support this permit.

The amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use, **and not to exceed 0.673 cubic feet per second or 101.0 acre-feet annually.**

Work must be prosecuted with reasonable diligence and proof of completion of work shall be filed on or before:

**June 19, 2009**

Water must be placed to beneficial use and proof of the application of water to beneficial use shall be filed on or before:

**June 19, 2018**

Map in support of proof of beneficial use shall be filed on or before:

**N/A**

IN TESTIMONY WHEREOF, I, TRACY TAYLOR, P.E.,

State Engineer of Nevada, have hereunto set my hand and the seal of my office, this 19th day of **June**, A.D. **2008**

Tracy Taylor, P.E.  
State Engineer

Completion of work filed \_\_\_\_\_

Proof of beneficial use filed \_\_\_\_\_

Cultural map filed \_\_\_\_\_

Certificate No. \_\_\_\_\_ Issued \_\_\_\_\_

llb

**APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED**

Date of filing in State Engineer's Office JUN 30 2006

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

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

Map filed JUN 30 2006 under 74047

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The applicant **Dennis W. Smith & Marcia Bennett Smith (undivided 50% int.), David D. Winchell & Sandra L. Winchell (undivided 50% int.)** hereby makes application for permission to change the **Point of Diversion, Manner and Place of Use of a portion** of water heretofore appropriated under **Permit 20928, Certificate 7257**

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1. The source of water is **Underground**
2. The amount of water to be changed **0.673 cfs not to exceed 101.00 acre-feet annually**
3. The water to be used for **Municipal**
4. The water heretofore permitted for **Irrigation and Domestic**
5. The water is to be diverted at the following point **SE¼ SE¼, Section 24, T.16N., R.21E., M.D.B.&M., or at a point from which the SE Corner of said Section 24, bears S. 40° 40' 46" E., a distance of 112.95 feet. Please refer to map filed under Application 74047**
6. The existing permitted point of diversion is located within **NW¼ NW¼, Section 10, T.17N., R.23E., M.D.B.&M., or at a point from which the NW Corner of said Section 10 bears, N. 49° 10' W., a distance of 81.42 feet and illustrated on the map filed under Permit 20928**
7. Proposed place of use **See Attachment "A" and refer to map filed under Application 72121**
8. Existing place of use **40 acres, NW¼ NW¼, 20 acres SW¼ NW¼, Section 10, T.17N., R.23E., M.D.B.&M., 25.25 acres being removed from irrigation within the existing place of use as illustrated on map accompanying this application. 5.84 Ac. to be removed from NW¼ NW¼ and 19.41 Ac. to be removed from SW¼ NW¼ in said Section 10, T.17N. R.23E.**
9. Use will be from **January 1 to December 31** of each year.
10. Use was permitted from **January 1 to December 31** of each year.
11. Description of proposed works **Drilled and cased municipal well equipped with pump, motor, meter and municipal distribution system**
12. Estimated cost of works **In excess of \$500,000.00**
13. Estimated time required to construct works **Five (5) years**
14. Estimated time required to complete the application of water to beneficial use **Ten (10) Years**
15. Remarks: **This application is being filed to provide municipal water rights within the proposed place of use.**

74434

Application is being made for the full duty of this right based on full consumptive use of underground water rights within the Dayton Valley Hydrographic Basin in accordance with documentation already on file with the Nevada State Engineer's office and additional documentation to be submitted at a later date.

By **Gregory M. Bilyeu**  
S/ **Gregory M Bilyeu**  
**500 Damonte Ranch Parkway, Suite 1056**  
**Reno, NV 89521**

Compared gkl/sc

Protested 9-21-06 by Pryamid Lake Paiute Tribe; 9-28-06 by Churchill County;  
**Pro. Overruled 3/18/2008 See Ruling #5823**  
9-29-06 by Lynne Arndell w/d pro. 5/25/07

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## ATTACHMENT "A"

## Question #7 - Proposed Place of Use

**T.16 N., R.21 E., M.D.B. & M.:**

All of Section 1; SE $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 2; All of Section 11; SW $\frac{1}{4}$ , W $\frac{1}{2}$  NW $\frac{1}{4}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$ , portion of the SE $\frac{1}{4}$  NW $\frac{1}{4}$ , portion of the W $\frac{1}{2}$  NE $\frac{1}{4}$ , portion of the NE $\frac{1}{4}$  NE $\frac{1}{4}$ , SW $\frac{1}{4}$  SE $\frac{1}{4}$ , portion of the NW $\frac{1}{4}$  SE $\frac{1}{4}$ , portion of the E $\frac{1}{2}$  SE $\frac{1}{4}$ , Section 12; SW $\frac{1}{4}$  SW $\frac{1}{4}$ , Portion of the W $\frac{1}{2}$  NW $\frac{1}{4}$ , portion of the NE $\frac{1}{4}$  NW $\frac{1}{4}$ , portion N $\frac{1}{2}$  NE $\frac{1}{4}$ , Section 13; E $\frac{1}{2}$ , Section 14; SE $\frac{1}{4}$  SW $\frac{1}{4}$ , E $\frac{1}{2}$ , Section 23; N $\frac{1}{2}$  Section 24; Portion of the N $\frac{1}{2}$  NW $\frac{1}{4}$ , Portion of the SW $\frac{1}{4}$  NW $\frac{1}{4}$ , NW $\frac{1}{4}$  SW $\frac{1}{4}$ , Portion of the NE $\frac{1}{4}$  SW $\frac{1}{4}$ , SW $\frac{1}{4}$  SW $\frac{1}{4}$ , Section 26; S $\frac{1}{2}$ , portion of the SE $\frac{1}{4}$  NE $\frac{1}{4}$ , Section 27; E $\frac{1}{2}$  SW $\frac{1}{4}$ , SE $\frac{1}{4}$ , Section 28; NE $\frac{1}{4}$  NW $\frac{1}{4}$ , N $\frac{1}{2}$  NE $\frac{1}{4}$ , Section 33; N $\frac{1}{2}$  N $\frac{1}{2}$ , SW $\frac{1}{4}$  NW $\frac{1}{4}$ , Section 34; NW $\frac{1}{4}$  NW $\frac{1}{4}$ , Section 35.

**T. 16 N., R. 22 E., M.D.B. & M.:**

All of Section 3; N $\frac{1}{2}$ , N $\frac{1}{4}$  SW $\frac{1}{4}$ , SE $\frac{1}{4}$  SW $\frac{1}{4}$ , portion of the SW $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 4; N $\frac{1}{2}$ , Section 5; NW $\frac{1}{4}$ , N $\frac{1}{2}$  NE $\frac{1}{4}$ , portion of the S $\frac{1}{2}$  NE $\frac{1}{4}$ , portion of the NW $\frac{1}{4}$  SE $\frac{1}{4}$ , NW $\frac{1}{4}$  SW $\frac{1}{4}$ , portion of the NE $\frac{1}{4}$  SW $\frac{1}{4}$ , portion of the S $\frac{1}{2}$  SW $\frac{1}{4}$ , Section 6; W $\frac{1}{2}$  W $\frac{1}{2}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$ , portion of the NW $\frac{1}{4}$  NE $\frac{1}{4}$ , Section 9; NW $\frac{1}{4}$  Section 16; All of Section 17; S $\frac{1}{2}$  SW $\frac{1}{4}$ , NE $\frac{1}{4}$  SW $\frac{1}{4}$ , S $\frac{1}{2}$  NE $\frac{1}{4}$ , SE $\frac{1}{4}$ , Section 18; All of Section 19, All of Section 20.

**T. 17 N., R. 21 E., M.D.B. & M.:**

SE  $\frac{1}{4}$  SE  $\frac{1}{4}$ , Section 36.

**T. 17N., R. 22 E., M.D.B. & M.:**

E $\frac{1}{2}$  SW $\frac{1}{4}$ , Portion of the SE $\frac{1}{4}$  NW $\frac{1}{4}$  lying within Lyon County; S $\frac{1}{2}$  NE $\frac{1}{4}$ , N $\frac{1}{2}$  SE $\frac{1}{4}$ , SE $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 22; Portions of the N $\frac{1}{2}$  NE $\frac{1}{4}$ , Portion of the SW $\frac{1}{4}$  NE $\frac{1}{4}$ , Portion of the SE $\frac{1}{4}$  NW $\frac{1}{4}$ , Portion of the N $\frac{1}{2}$  SW $\frac{1}{4}$  Section 27; Portion of the NE $\frac{1}{4}$  SE $\frac{1}{4}$ , Portion of the S $\frac{1}{2}$  SE $\frac{1}{4}$ , Section 28; S $\frac{1}{2}$  Section 29 lying within Lyon County; SE $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 30; All of Section 31 lying within Lyon County; N $\frac{1}{2}$  N $\frac{1}{2}$ , Portion of the SE $\frac{1}{4}$  NE $\frac{1}{4}$ , SW $\frac{1}{4}$  NE $\frac{1}{4}$ , Portion of the N $\frac{1}{2}$  SE $\frac{1}{4}$ , Portion of the SE $\frac{1}{4}$  SE $\frac{1}{4}$ , SW $\frac{1}{4}$  SE $\frac{1}{4}$ , S $\frac{1}{2}$  SW $\frac{1}{4}$ , NW $\frac{1}{4}$  SW $\frac{1}{4}$  Section 32; Portion of the NW $\frac{1}{4}$  NE $\frac{1}{4}$ , Portion of the NE $\frac{1}{4}$  NW $\frac{1}{4}$ , Portion of the S $\frac{1}{2}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  S $\frac{1}{2}$ , NW $\frac{1}{4}$  SW $\frac{1}{4}$ , NW $\frac{1}{4}$  SE $\frac{1}{4}$ , SE $\frac{1}{4}$  NE $\frac{1}{4}$  SE $\frac{1}{4}$  Section 33; SW $\frac{1}{4}$ , S $\frac{1}{2}$  NW $\frac{1}{4}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$ , Portion of the SW $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  SE $\frac{1}{4}$  Section 34.

In addition to the above described Place of Use, it is the intent of these applications to provide water service to the entire Lyon County/Dayton Utilities service area as determined by the Lyon County Public Works Director. If in the future, some other entity is determined to have that authority, the Place of Use of this permit shall be pursuant to that authority's determination of the service area.

2006 JUL 24 PM 2:31