

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: NGP BLUE MOUNTAIN I, LLC AND NEVADA LAND &
RESOURCE CO., LLC

Source: UNDERGROUND

Basin: DESERT VALLEY

Manner of Use: INDUSTRIAL

Period of Use: January 1st to December 31st

Priority Date: 12/05/2005

PROTESTED: Eldon Crawford, 10/27/2008; Rod and Virginia St. Clair, 10/29/2008
Protest Overruled pursuant to NRS 533.371

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 pursuant to NRS 533.371 and 534.120(2). The water approved under this permit is to supply cooling water to a geothermal power plant which, due to the plants thermal resource, is temporary in nature. Future changes in manner and place of use will be denied. This project is a renewable energy generation project as defined in NRS 701.080.

This permit to change the point of diversion and place of use of the waters of an underground source as heretofore granted under Permit 73541 is issued subject to the terms and conditions imposed in Permit 73541 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.

(Continued on Page 2)

The total combined duty of water under Permits 77055, 77056, 77402, 77403, 77404, 77405, 77406 and 77407 shall not exceed 2,986 acre-feet annually; however, the total combined consumptive use of water under those permits shall not exceed 2,300 acre-feet annually.

Monthly records shall be kept of the amount of water diverted, recharged/reinjected and beneficially used under Permits 77055, 77056, 77402, 77403, 77404, 77405, 77406 and 77407 and the records shall be submitted to the State Engineer on a quarterly basis within 15 days after the end of each calendar quarter.

A ground-water monitoring plan shall be submitted for approval by the State Engineer and shall be implemented prior to development of water under these permits. The ground-water monitoring plan shall be sufficient to establish the magnitude of areal extent of water-level impacts that may result from pumpage of ground water under these permits. If ground-water monitoring data indicate an unreasonable effect upon prior water rights, diversion of water under these permits maybe curtailed or mitigation measures required.

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

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

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, **but shall not exceed 3.019 cubic feet per second or 2,186 acre-feet annually.**

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

May 19, 2011

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

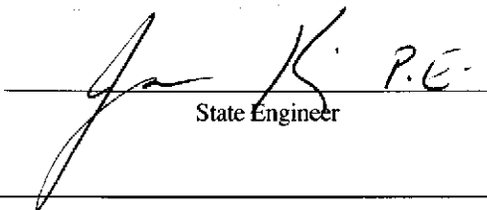
May 19, 2014

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 May, A.D. 2009



State Engineer

Completion of work filed _____

Proof of beneficial use filed _____

Cultural map filed _____

Certificate No. _____ Issued _____

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

THIS SPACE FOR OFFICE USE ONLY

Date of filing in State Engineer's Office: MAY 16 2008
Returned to applicant for correction: MAY 23 2008
Corrected application filed: SEP 19 2008 Map filed: SEP 24 2008

The applicant NGP BLUE MOUNTAIN I, LLC & NEVADA LAND & RESOURCE CO., LLC

409 GRANDVILLE ST., SUITE 900 of VANCOUVER
Street and No. or P.O. Box No. City or Town

BC CANADA V6C 1T2, hereby makes application for permission to change the
State and Zip Code No.

Point of diversion Place of use Manner of use of a portion

of water heretofore appropriated under PERMIT 73541
Identify existing right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree

and identify right in Decree

1. The source of water is UNDERGROUND
Name of stream, lake, underground, spring or other sources.

2. The amount of water to be changed 3.019 CFS OR 2,186 AFA
Second feet, acre-feet. One second foot equals 448.83 gallons per minute

3. The water to be used for INDUSTRIAL
Irrigation, power, mining, commercial, etc. If for stock state number and kind of animals. Limit to one major use.

4. The water heretofore used for INDUSTRIAL
If for stock state number and kind of animals

5. The water is to be diverted at the following point SW 1/4 NW 1/4 SECTION 35, T.36N.,
Describe as being within a 40-acre subdivision of public survey and by course

R.34E. M.D.B.&M OR AT A POINT WHICH FROM WHICH THE N 1/4 COR. OF SAID
and distance to a section corner. If on unsurveyed land, it should be stated.

SECTION 35 BEARS N. 48° 44' 58" W. A DISTANCE OF 2,861.78 FEET.

WELL #2. *E. changed by Chaitichunnah on 9/24/08 - SWAZIYAN - 9/25/08*

6. The existing point of diversion is located within SE 1/4 NW 1/4 SECTION 1, T.36N.,
If point of diversion is not changed, do not answer

R.34E., M.D.B.&M., OR AT A POINT FROM WHICH THE NE CORNER OF SAID

SECTION 1 BEARS N. 65° 27' 05" E., A DIST. OF 3,601.0 FEET.

SEE MAP ACCOMPANYING PERMIT 7297B FOR EXISTING POD.

7. Proposed place of use SECTIONS 1, 10-16, 21-28 & 35 IN T.36N., R.34E.
Describe by legal subdivisions. If for irrigation state number of acres to be irrigated.

M.D.B.&M.

8. Existing place of use NE 1/4 NW 1/4 SECTION 23 T.36N., R.34E. M.D.B.&M.
Describe by legal subdivisions. If permit is for irrigation, state number of acres irrigated. If changing place of

SEE MAP ACCOMPANYING PERMIT 72978 FOR EPOU.
use and/or manner of irrigation permit, describe acreage to be removed from irrigation.

9. Use will be from JANUARY 1 to DECEMBER 31 of each year.
Month and Day Month and Day

10. Use permitted from JANUARY 1 to DECEMBER 31 of each year.
Month and Day Month and Day

11. 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.)

WELL, PUMP, STORAGE &
State manner in which water is to be diverted, i.e. diversion structure, ditches,

DISTRIBUTION PIPING
pipes and flumes or drilled well, pump and motor, etc.

12. Estimated cost of works \$ 75 MILLION - TOTAL PROJECT

13. Estimated time required to construct works 3 YEARS
If well completed, describe well.

14. Estimated time required to complete the application of water to beneficial use 5 YEARS

15. Provide a detailed description of the proposed project and its water usage (use attachments if necessary):

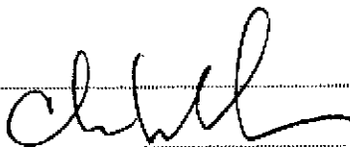
SEE ATTACHMENT "B" & TABLE 1 FOR COOLING TOWER WATER DEMAND CALCULATIONS & JUSTIFICATION.

16. Miscellaneous remarks

NGP'S EXISTING RIGHTS TOTALING 2,186 AFA ARE BEING MOVED FROM SECTION 1 TO SECTION 35 BASED ON RESULTS OF EXPLORATORY DRILLING. NGP IS ALSO FILING NEW APPLICATIONS SEEKING AN ADDITIONAL 800 AFA WHICH WOULD BRING THEIR COMBINED TOTAL DUTY TO 2,986 AFA UNDER ALL PERMITS. A MONITORING PROGRAM AS DICTATED UNDER THE BASE RIGHTS WILL BE SUBMITTED TO THE STATE ENGINEER. SEE ATTACHMENT "A".

Phone: (775) 323-1804
Email: chris@gbis.com

By


Chris C. Mahannah, P.E., SWRS# 936
Mahannah & Associates, LLC
P.O. Box 2494
Reno, NV 89505-2494

STATE ENGINEER
2008 SEP 13 PM 1:13

APPLICATION MUST BE SIGNED
BY THE APPLICANT OR AGENT

\$150 FILING FEE SUPPORTING MAP MUST ACCOMPANY APPLICATION

Protested: October 27, 2008, by Eldon Crawford; October 29, 2008, by Rod St. Clair

ATTACHMENT "A"

Renewable Portfolio Standard: In 1997 Nevada passed a Renewable Portfolio Standard as part of their 1997 Electric Restructuring Legislation (AB 366). It required any electric providers in the state to acquire actual renewable electric generation or purchase renewable energy credits so that each utility had 1 percent of total consumption in renewables. On June 8, 2001, Nevada Governor Kenny Guinn signed SB 372, at the time the country's most aggressive renewable portfolio standard. In June 2005, the Nevada legislature passed a bill during a special legislative session that modified the Nevada RPS (Assembly Bill 03). The bill extends the deadline and raised the requirements of the RPS to 20 percent of sales by 2015. As of April 2005, both Sierra Pacific Power and Nevada Power have yet to meet all of the energy requirements of the Nevada RPS. The Nevada Geothermal Power Blue Mountain Project will fulfill a portion of the State mandated RPS.

State and County Economic Benefit: The Blue Mountain Project will bring significant economic benefit to the State and County. Development and construction of the project will create many temporary jobs during the next 1.5 years and plant operations will require 15+ permanent fulltime skilled employees. Construction and operation will increase sales tax revenues and the project will be subject to net proceeds of mines and property taxes. Additional, under new federal legislation the State and County will receive 50% and 25 % respectively of royalties collected from inclusion of federal leases in the participating area of the geothermal resource. The plant and attendant transmission facilities are easily accessible and supported from existing County infrastructure and will not require significant additions to County resources.

ATTACHMENT "B"

Since the original water applications were issued in 2006, the geothermal resource has been further defined which has led to a larger, hotter resource capable of increased megawatt potential than originally expected. This has resulted in a desire for additional cooling tower water rights in the amount of 800 afa in order to maximize the electrical output of the project. This amount is based on analyzing water in the vicinity of section 35 and using these results in the current plant design to calculate the expected cooling tower water usage.

The attached Table 1 shows the calculation of the water consumption for summer conditions (maximum makeup flow requirement), winter conditions (minimum makeup flow requirement) and average conditions that are used to estimate annual water usage. The calculation shows that the water usage could exceed NGP's current water rights by 778 afa.

TABLE 1
Blue Mountain Cooling Tower Performance

	Water Requirements Calculation		
	Summer	Average	Winter
DB Temperature [°F]	90	51	28
WB Temperature [°F]	58	41	26
Inlet Relative Humidity [%]	13.6%	44.2%	79%
Air Flow/CT Cell [ACFM]*	1,400,000	1,400,000	1,400,000
Total Heat Duty [M-Btu/hr]	1,017.8	1,037.5	1,054.6
Inlet Air Enthalpy [Btu/lb]	26.8	16.7	9.8
Outlet Air Enthalpy [Btu/lb]	48.855	37.49	30.015
Outlet Relative Humidity [%]	100%	100%	100%
CW Mass Evaporated [gpm]	2,045	1,470	1,150
CW Make Up [gpm]	2,556	1,838	1,438
CW Blow Down [gpm]	511	368	288
Concentration Cycles	5.0	5.0	5.0
Plant Capacity Factor		100%	
Annual Evaporation (AF/Y)		2,371	
Annual Blowdown (AF/Y)		593	
Total Water Requirement (AF/Y)		2,964	
Current Water Permits (AF/Y)		2,186	
Water Shortfall (AF/Y)		778	