



THE STATE OF NEVADA

PERMIT TO CHANGE THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Name of Permittee: TOWN OF CRESCENT VALLEY
Source: UNDERGROUND
Basin: CRESCENT VALLEY
Manner of Use: QUASI-MUNICIPAL
Period of Use: JANUARY 1ST TO DECEMBER 31ST
Priority Date: 01/23/1990

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 place of use of a portion of the waters of an underground source as heretofore granted under Permit 60139 is issued subject to the terms and conditions imposed in said Permit 60139 and with the understanding that no other rights on the source will be affected by the change proposed herein. This well shall be equipped with a two (2) inch opening for measuring depth to water 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 60139, 78669 and 80177 shall not exceed 1,227.56 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.

This permit is issued under the provisions of NRS 534.120(2) as a preferred use.

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

(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 0.024 cubic feet per second or 15.0 acre-feet annually.

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

September 14 2012

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

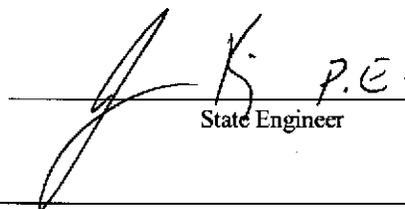
September 14 2016

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

N/A

IN TESTIMONY WHEREOF, I, JASON KING, P.E.,

State Engineer of Nevada, have hereunto set my hand and the seal of my office, this 14th day of September, A.D. 2011



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 OCT 04 2010

Returned to applicant for correction _____

Corrected application filed _____ Map filed SEP 13 1994 under 60139

The applicant Eureka County on behalf of the unincorporated town of Crescent Valley*
Eureka County Clerk, P.O. Box 677 of Eureka
Street Address or PO Box City or Town
Nevada, 89316 hereby make(s) application for permission to change the
State and ZIP Code

Point of diversion Place of use Manner of use of a portion
of water heretofore appropriated under (Identify existing rights by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree and identify right in Decree.)
Permit No. 60139

1. The source of water is underground
Name of stream, lake, underground, spring or other sources.
2. The amount of water to be changed 15 acre-feet
Second feet, acre-feet. One second foot equals 448.83 gallons per minute.
3. The water to be used for quasi-municipal
Irrigation, power, mining, commercial, etc. If for stock, state number and kind of animals. Must limit to one major use
4. The water heretofore used for quasi-municipal
If for stock, state number and kind of animals.
5. The water is to be diverted at the following point (Describe as being within a 40-acre subdivision of public survey and by course and distance to a found section corner. If on unsurveyed land, it should be stated.)
NE1/4 NW1/4, Section 6 Township 29N., Range 48E, M.D.B.&M., or at a point from which the N 1/4 corner of Section 6 bears N81°58'43"E, a distance of 1,218 feet.
6. The existing point of diversion is located within (If point of diversion is not changed, do not answer.)
N/A.

SALD

7. Proposed place of use (Describe by legal subdivisions. If for irrigation, state number of acres to be irrigated.)

Eureka County as created with the boundaries under NRS 243.110 and revised under NRS 243.115, NRS 243.120, NRS 243.130 and NRS 243.137.

8. Existing place of use (Describe by legal subdivisions. If changing place of use and/or manner of use of irrigation permit, describe acreage to be removed from irrigation.)

Sections 32 and 33, Township 30N., Range 48E., M.D.B.&M., and Sections 4 through 9, Township 29N., Range 48E., M. D.B.&M.

9. Proposed use will be from January 1 to December 31 of each year.
Month and Day Month and Day

10. Existing use permitted from January 1 to December 31 of each year.
Month and Day Month and Day

11. Description of proposed works. (Under the provision of NRS 535.010 you may be required to submit plans and specifications of your diversion or storage works.) (State manner in which water is to be diverted, i.e., diversion structure, ditches, pipes and flumes or drilled well, pump and motor, etc.)

Existing well, pump and motor with diversion through pipes to distribution system.

12. Estimated cost of works \$0

13. Estimated time required to construct works Works Completed**
If well completed, describe well.

14. Estimated time required to complete the application of water to beneficial use Five (5) Years

15. Provide a detailed description of the proposed project and its water usage (use attachments if necessary): (Failure to provide a detailed description may cause a delay in processing.)

The existing distribution system will be utilized to provide water for construction purposes throughout Eureka County. This Change Application is being filed to change the place of use for a portion of the water appropriated under Permit 60149.

16. Miscellaneous remarks:

* See attached copy of Eureka County Code Section 13.30.010 which provides that the Crescent Valley water system shall be managed and governed by the Eureka County Board of County Commissioners.

** Proof of Completion of Work for Permit 60149 was filed on 03/27/96 along with the Well Driller's Report.

rdamele@eurekanv.org
E-mail Address
(775) 237-5372 N/A
Phone No. Ext.

RONALD DAMELE, Director
Type or print name clearly
R Damele
Signature, applicant or agent
EUREKA COUNTY PUBLIC WORKS
Company Name
P.O. Box 714
Street Address or PO Box
Eureka, NV 89316
City, State, ZIP Code

APPLICATION MUST BE SIGNED
BY THE APPLICANT OR AGENT

Eureka County Code

Effective March 1, 2006

Chapter 30 - CRESCENT VALLEY TOWN WATER SYSTEM.010 Authority

- A. The Crescent Valley water system shall be managed and governed by the Board of County Commissioners, unless the Board, upon a resolution duly passed pursuant to Nevada Revised Statutes 269.580, allows the Crescent Valley Town Advisory Board certain managerial powers over the water system.
- B. Amendments to this chapter may be made as necessary by a majority vote of the Board.
- C. Any violation of this duly adopted ordinance, or damage to Crescent Valley Town Water facilities, shall be punished as a misdemeanor.

.020 Definitions

As used in this chapter, unless the context requires otherwise, the following definitions apply.

Board means the Board of County Commissioners.

Connection charges or connection fees means a fee charged new customers in order to equalize the investment in plant, equipment and other facilities made by present water users in Crescent Valley. The charge is for the right of service in the system.

Department means the County Department of Public Works.

Director means the Director of Public Works or any of his duly authorized representatives.

System means the system of conduits, pumps, treatment plant and other structures used for the purpose of supplying water to the residents of Crescent Valley and conveying this service to all users.

.030 Classification of service

- A. **Residential** This category applies strictly to single-family dwellings served by nothing larger than a three-quarter (3/4") inch pipe.
- B. **Commercial** This category applies to all services not classified as residential.
- C. **Variations** Customers utilizing an existing meter no longer applicable to the use of their property may request a different categorization of their service despite the size of the meter previously installed, valid until such time that the