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Regal Development Company, Goebel Construction
Company, The Housing Authority of the City of Las Vegas,
7 Gary Primm, Gregory Primm, Lewis Properties,
Lewis Homes of Nevada, and Oakcrest Development
8

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ATTORNEY GENERAL
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10 DISTRICT COURT
11 CLARK COUNTY, NEVADA

12 In the Matter of the Determination)
of the Relative Rights in and to the)
13 Waters of the Las Vegas Artesian)
Basin in Clark County, Nevada)
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Case No.: A382950
Dept. No.: XV

**AMENDMENT OF DECEMBER 23,
1999, FINDINGS OF FACT,
CONCLUSIONS OF LAW AND DECREE**

18
19 PROCEDURAL HISTORY

20 This court entered its Findings of Fact, Conclusions of Law and Decree ("Decree") in this matter
21 on December 23, 1999, after the applicable statutory water rights adjudication process set forth in NRS
22 Chapter 533. Various parties filed appeals with the Nevada Supreme Court, which appeals were
23 resolved by the parties' Stipulation Regarding Settlement; Request for Certification filed herein on
24 October 29, 2001. On October 29, 2001, this court certified that it would approve certain amendments
25 to the Decree upon remand by the Supreme Court.

26 On November 28, 2001, the Supreme Court dismissed the various appeals and remanded the
27 matter to this court to amend the Decree pursuant to this Court's October 29, 2001, certification.
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ORDER

Based upon the foregoing, the Decree is hereby amended by substituting pages 63 and 64 attached hereto at Exhibit 1 for pages 63 and 64 in the Decree.

The original Decree remains in full force and effect in all other respects.

It is so ordered this 14 day of January, 2002.

SALLY LOEHRER

DISTRICT COURT JUDGE

SANTORO, DRIGGS, WALCH,
KEARNEY, JOHNSON & THOMPSON



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2303 (cont.)		PLACE OF USE												ACRES PER SECTION		REMARKS		
40 ACRE DESCRIPTIONS																		
SECTION	TOWN-SHIP	RANGE			N E			N W			S E			S W				
1	T. 22 S., R. 61 E.	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	
														9.94				
														9.94				
														TOTAL ACRES:				
														9.94				
A PORTION OF PERMIT 2303, CERT. 398, IS SUPPLEMENTAL TO 07654 AND PERMIT 2747. SEE REMARKS UNDER PROOF 07654 ALSO A PORTION OF PERMIT 2303, CERT. 398 IS SUPPLEMENTAL TO PROOF 09032. SEE REMARKS UNDER PROOF 09032																		

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
29747 CERT. 10543	GARY ERNEST PRINM	UNDERGROUND	NEW SEX, SEC. 01, T. 22S., R. 61E., M.D.B.M., S. 47'20" W., 960.0 FT. FROM EX. COR. OF SAND SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION DEC. 28, 1911			
SEE REMARKS								

2303 (cont.)		PLACE OF USE												ACRES PER SECTION		REMARKS		
40 ACRE DESCRIPTIONS																		
SECTION	TOWN-SHIP	RANGE			N E			N W			S E			S W				
1	T. 22 S., R. 61 E.	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	
														4.20				
														4.20				
														TOTAL ACRES:				
														4.20				
PERMIT 29747, CERT. 10543, CHANGED A PORTION OF THE POD OF PERMIT 2303, CERT. 398, PERMIT 2303, CERT. 398, AND PERMIT 29747 CERT. 10543 ARE TOTALLY SUPPLEMENTAL TO PROOF 07654. SEE REMARKS UNDER PROOF 07654.																		

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
V-07656	LEWIS PROPERTIES, A NEVADA PARTNERSHIP	UNDERGROUND	8.62°42'29"E, 171.21 FT. FROM NW COR. OF SEC. 3, T. 21S., R. 62E., M.D.B.M. 5.24°48'29"E, 962.62 FT. FROM NW COR. OF SEC. 3, T. 21S., R. 62E., M.D.B.M.	JAN. 1 - DEC. 31	IRRIGATION 1912	0.3055	7.24	221.91

V-07656 (cont.)		PLACE OF USE												ACRES PER SECTION		REMARKS		
40 ACRE DESCRIPTIONS																		
SECTION	TOWN-SHIP	RANGE			N E			N W			S W			S E			ACRES PER SECTION	REMARKS
		S	R.	E.	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE		
3	T. 21 S.	R. 62 E.							28.08								30.65	FERRIT 12811, CERT. 4320 IS A SUPPLEMENTAL RIGHT TO PROOF 07656.
TOTAL ACRES:																30.65		

PROOF NO.	CLAIMANT	SOURCE	POINTS OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
V-07659	LAS VEGAS VALLEY WATER DISTRICT	THREE SPRINGS	NEW NE 1/4, SEC. 31, T.20S., R.61E., M.D.B.M., N78°30'29"E. 600.08 FT. FROM NE COR. OF S4D SEC. 31. SEW SE 1/4, SEC. 30, T.20S., R.61E., M.D.B.M., S31°57'20"E. 706.54 FT. FROM SE COR. OF S4D SEC. 30. SEW SE 1/4, SEC. 30, T.20S., R.61E., M.D.B.M., S34°52'23"E. 977.94 FT. FROM SE COR. OF S4D SEC. 31.	JAN. 1 - DEC. 31	IRRIGATION MUNICIPAL 1904	8.30	5.00	6000.00

V-07656 (cont.)		PLACE OF USE												ACRES PER SECTION		REMARKS		
40 ACRE DESCRIPTIONS																		
SECTION	TOWN-SHIP	RANGE			N E			N W			S W			S E			ACRES PER SECTION	REMARKS
		S	R.	E.	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE		
26	T. 20 S.	R. 61 E.							40.00								140.00	
34	T. 20 S.	R. 61 E.			40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	640.00	
27	T. 20 S.	R. 61 E.															40.00	
35	T. 20 S.	R. 61 E.			10.00	10.00	10.00	10.00									80.00	
29	T. 20 S.	R. 61 E.							17.50	17.50	17.50	17.50	17.50	17.50	17.50	17.50	140.00	
28	T. 20 S.	R. 61 E.							17.50	17.50	17.50	17.50	17.50	17.50	17.50	17.50	140.00	
TOTAL ACRES:																1200.00		

**IN THE EIGHTH JUDICIAL DISTRICT COURT
OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF CLARK**

**FINDINGS OF FACT, CONCLUSIONS OF LAW, JUDGEMENT
AND**

DECREE

**IN THE MATTER OF THE DETERMINATION OF THE RELATIVE
RIGHTS IN AND TO THE WATERS OF THE LAS VEGAS
ARTESIAN BASIN, IN CLARK COUNTY, NEVADA.**

**SALLY LOEHRER
DISTRICT JUDGE**

DECEMBER 13, 1999



1 DEC

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5 DISTRICT COURT
6 CLARK COUNTY, NEVADA
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8 IN THE MATTER OF THE DETERMINATION OF)
9 THE RELATIVE RIGHTS IN AND TO WATERS) Case No. A382950
10 OF THE LAS VEGAS VALLEY ARTESIAN) Dept. No. XV
BASIN (212) IN CLARK COUNTY, NEVADA) Docket No. "L"

11 FINDINGS OF FACT, CONCLUSIONS OF LAW AND DECREE

12 I. FINDINGS OF FACT

13 (A) On April 20, 1995, the State Engineer, on his own motion, entered Order No. 1113,
14 pursuant to the provisions of Nevada Revised Statutes (NRS) 533.090(2), initiating proceedings for the
15 determination of the relative rights in and to all the waters in the Las Vegas Artesian Basin,
16 Hydrographic Basin No. 212, Clark County, Nevada.

17 (B) The State Engineer prepared a notice of Order No. 1113 setting forth the requirement that
18 all those making claims to rights in and to the waters of the Las Vegas Artesian Basin were required to
19 make proof of their claims. The notice was published on April 26, May 3, 10, 17 and 24, 1995, in the
20 Las Vegas Review Journal and the Las Vegas Sun, and on April 27, May 4, 11, 18 and 25, 1995, in the
21 Henderson Home News, each of which is a newspaper of general circulation within Clark County and
22 within the boundaries of the hydrographic basin.

23 (C) On July 18, 1995, the State Engineer issued Order No. 1115, establishing September 25,
24 1995, as the date the State Engineer would commence taking proofs of claims of various rights in and to
25 the waters of the Las Vegas Artesian Basin, and establishing April 25, 1996, as the final date for filing
26 said proofs in the Office of the State Engineer. The notice was published on July 21, 28, August 4, 11,
27 and 18, 1995, in the Las Vegas Review Journal and in the Las Vegas Sun, both of which are newspapers
28 of general circulation within Clark County and within the boundaries of the hydrographic basin.

1 (D) On July 18, 1995, the State Engineer sent, by certified mail, to each potential claimant
2 that could be reasonably ascertained, a notice equivalent to the published notice setting forth the date the
3 State Engineer would commence taking proofs of claims as to the rights in and to the waters of the Las
4 Vegas Artesian Basin and set the final date for filing proofs in the Office of the State Engineer.

5 (E) Wells drilled in 1939, and before, were identified by their field numbers on the "Map of
6 Las Vegas Artesian Basin, Clark County Nevada" prepared by Hugh A. Shamberger, Assistant State
7 Engineer, dated March 1940, and commonly referred to as the local field Number Map. Field
8 investigations of the wells drilled in 1939, and before, were conducted from November 1995 to April
9 1996. In addition, the J.T. McWilliams 1913 map showing cultivated acreage as of 1913 was used to
10 confirm usage. The State Engineer's observations and measurements were reduced to reports of field
11 investigations. Surveys and their corresponding maps were caused to be executed and submitted for
12 filing by the claimants in the Office of the State Engineer.

13 (F) The scope of this adjudication includes all surface and underground waters within the Las
14 Vegas Artesian Basin, Hydrographic Basin No. 212.

15 (G) The Preliminary Order of Determination and the Abstract of Claims were prepared and
16 sent by certified mail to all interested parties on September 30, 1996.

17 (H) The minimum 20-day inspection period required by NRS 533.140 was held November 1,
18 1996, to December 2, 1996, at the Office of the State Engineer's Las Vegas, Nevada, office.

19 (I) Objections to the Preliminary Order of Determination were filed by various parties in a
20 timely manner.

21 (J) Following notice, hearings on the objections to the Preliminary Order of Determination
22 were held at the Office of the State Engineer's Las Vegas, Nevada, office from April 7, 1997, to April
23 21, 1997.

24 (K) After consideration of all the evidence and testimony received at the hearings on the
25 objections to the Preliminary Order of Determination, the State Engineer issued his Order of
26 Determination on December 31, 1997.¹

27
28 ¹ The State Engineer's Order of Determination included a number of exhibits upon which the State
Engineer relied in preparing the Order of Determination. Included among these exhibits are a "Stipulated

1 (L) On January 6, 1998, a certified copy of the State Engineer's Order of Determination was
2 filed with this Court in the above-entitled matter, along with the original evidence taken before the State
3 Engineer during the administrative phase of this proceeding. Also on January 6, 1998, the Court issued its
4 Order Setting Time for Hearing and further ordered that all parties aggrieved or dissatisfied with the State
5 Engineer's Order of Determination file a notice of exceptions to the State Engineer's Order of
6 Determination by March 20, 1998. The hearing was set to commence on Friday, April 3, 1998 at 8:00 a.m.

7 (M) The following parties filed exceptions to the State Engineer's Order of Determination:

8 (1) Claimants Nevsur Insurance Company, Regal Development Company, Goebel
9 Construction Company, the Housing Authority of the City of Las Vegas, Valley Group Constructors,
10 Lewis Properties and Lewis Homes of Nevada and Oakcrest Development excepted to portions of the
11 State Engineer's Order of Determination in which the State Engineer concluded that, to the extent valid
12 vested rights existed with respect to the claimants, the rights were subject to forfeiture under the
13 provisions of Nevada Revised Statutes (NRS) 534.090 for a failure to beneficially use the rights for the
14 prescribed statutory period for the purpose for which the rights were obtained.

15 (2) The Coran Lane Water Users Association excepted to portions of the State
16 Engineer's Order of Determination in which the State Engineer adopted a stipulated settlement between
17 the Las Vegas Valley Water District, the Las Vegas Paiute Tribe of Indians, and the United States
18 Department of Justice, Environmental and Natural Resources Division, Indian Resources Section and in
19 which the State Engineer included in the Order of Determination provisions recognizing a water right in
20 the name of the United States of America, Bureau of Indian Affairs, on behalf of the Las Vegas Paiute
21 Tribe of Indians.

22 ////

23 _____
24 Settlement of Las Vegas Paiute Tribe Water Rights," attached hereto as Exhibit 1 and incorporated herein by
25 reference; a "Cooperative Agreement Between the United States Department of the Interior Bureau of Land
26 Management and the State of Nevada, Department of Conservation and Natural Resources, Division of State Parks,"
27 attached hereto as Exhibit 2 and incorporated herein by reference; a "Stipulation" between the State Engineer and
28 the United States Fish and Wildlife Service, attached hereto as Exhibit 3 and incorporated herein by reference; and a
"U.S. Air Force Nellis AFB Stipulated Settlement of Water Rights Claims" entered into between the State Engineer
and the United States Air Force, attached hereto as Exhibit 4 and incorporated herein by reference. Also attached to
Exhibit 4 is a copy of a later-in-time Addendum to the "U.S. Air Force Nellis AFB Stipulated Settlement of Water
Rights Claims" which is intended to be viewed in conjunction with the original "U.S. Air Force Nellis AFB
Stipulated Settlement of Water Rights Claims."

1 (3) The Coran Lane Water Users Association excepted to portions of the State
2 Engineer's Order of Determination in which the State Engineer entered into a stipulated settlement
3 between the State Engineer and the United States Air Force to resolve questions relative to proofs
4 submitted by the United States Air Force and in which the State Engineer included in the Order of
5 Determination provisions recognizing a water right in the name of the United States Air Force for
6 national defense/national security purposes.

7 (4) Gary Primm, Lewis Properties, and the Las Vegas Valley Water District excepted
8 to portions of the State Engineer's Order of Determination in which the State Engineer characterized
9 certain water rights as either supplemental or partially supplemental.

10 (5) The Las Vegas Valley Water District excepted to portions of the State Engineer's
11 Order of Determination in which the State Engineer included in the Order of Determination provisions
12 recognizing a water right in the name of the United States Air Force for national defense/national
13 security purposes.

14 (6) Gary Primm excepted to that portion of the State Engineer's Order of
15 Determination in which the State Engineer concluded that the duty associated with vested water rights
16 claimed by Gary Primm was 6.5 acre-feet per acre, Primm contending, instead, that the appropriate duty
17 associated with these vested water rights was 7.24 acre-feet per acre.

18 (7) The Las Vegas Paiute Tribe of Indians excepted to portions of the State
19 Engineer's Order of Determination which contained internal inconsistencies. The United States of
20 America subsequently joined in the Las Vegas Paiute Tribe of Indians' limited exception.

21 (N) The matter was heard before this Court on Friday, April 3, 1998. At the April 3, 1998,
22 hearing, the Court established a briefing schedule to be followed by the parties to this proceeding
23 concerning the questions of:

24 (1) the applicability of Nevada's statutory forfeiture law to pre-statutory and vested
25 groundwater rights;

26 (2) the appropriate standard of review to be employed by the Court in the Court's
27 review of the stipulated settlement entered into between the State Engineer, the Las Vegas Valley Water

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1 District, the Las Vegas Paiute Tribe of Indians and the United States Department of Justice,
2 Environmental and Natural Resources Division, Indian Resources Section; and

3 (3) the propriety of the State Engineer's characterization of certain water rights in the
4 Order of Determination as supplemental.

5 (O) At the April 3, 1998 hearing, the Court also suggested the parties continue working
6 together toward a resolution of other disputes raised in the exceptions filed to the State Engineer's Order
7 of Determination.

8 (P) As ordered by the Court, the Nevsur Insurance Company, Regal Development Company,
9 Goebel Construction Company, the Housing Authority of the City of Las Vegas, Valley Group
10 constructors, Lewis Properties, Lewis Homes of Nevada, and Oakcrest Development filed a brief on the
11 question of the applicability of statutory forfeiture laws to pre-statutory water rights. The State Engineer
12 later filed his brief on the same subject.

13 (Q) As ordered by the Court, the State Engineer, the Las Vegas Valley Water District, the Las
14 Vegas Paiute Tribe of Indians, and the United States Department of Justice, Environmental and Natural
15 Resources Division, Indian Resources Section, filed briefs on the question of the appropriate standard of
16 review to be employed by the Court in the Court's review of the stipulated settlement entered into between
17 these parties. The Coran Lane Water Users Association later filed its brief on the same subject.

18 (R) As ordered by the Court, the State Engineer filed his brief in support of his characterization
19 of certain water rights in the Order of Determination as supplemental. The Las Vegas Valley Water District
20 later replied to the State Engineer's brief on the question of supplemental water rights. The Las Vegas
21 Valley Water District, Gary Primm, Lewis Properties, Lewis Homes of Nevada and Oakcrest Development
22 later replied to the State Engineer's brief on the question of supplemental water rights.

23 (S) As suggested by the Court, the United States Air Force continued its efforts with all
24 parties to this proceeding to settle exceptions raised to the Air Force's water rights recommended in the
25 State Engineer's Order of Determination and based upon a stipulated settlement of water rights claims
26 entered into between the State Engineer and the United States Air Force.

27 (T) On June 29, 1998, Gregory B. Primm filed with the Court a Petition to Intervene in this
28 case, contending that he had no personal knowledge of the proceeding until approximately June 1, 1998

1 and that, as a successor-in-interest to property to which vested water rights initiated before 1913 were
2 appurtenant, he should be permitted to join this proceeding. In response to Primm's petition, the State
3 Engineer investigated Primm's claims. Based upon that investigation, the State Engineer determined
4 that Primm's status is best defined as a successor-in-interest to 4.3 acres, with appurtenant water rights.
5 Those appurtenant water rights were formerly held by the Tomiyasu family and included rights initiated
6 by the Tomiyasu family in accord with the law in effect before 1913. Such rights are also represented by
7 permit number 2303 and that Primm's continued use of water rights appurtenant to this property is not in
8 dispute. The parties recommended to the Court that Primm be granted party status in this proceeding,
9 that the Court's eventual decision with respect to the appropriate duty associated with vested water
10 rights claimed by similarly situated parties be applied equally to Gregory Primm, and that the Court's
11 decree be entered in accord with the parties' recommendation. The Court so ordered on August 10,
12 1998. A copy of the Court's August 10, 1998, Order is attached hereto as Exhibit 5 and is incorporated
13 herein by reference.

14 (U) The Court conducted a second hearing on July 27, 1998, for the purpose of hearing
15 argument on the effect of Nevada's statutory forfeiture law (NRS 534.090) on pre-statutory groundwater
16 rights. At that hearing, the Court encouraged further ongoing settlement efforts with regard to issues
17 still in dispute at that time.

18 (V) On August 28, 1998, the Court issued its decision concerning the effect of NRS 534.090
19 (forfeiture law) to pre-statutory (pre 1913 vesting) artesian water rights. A copy of the Court's
20 subsequent written decision of December 13, 1999, is attached hereto as Exhibit 6 and is incorporated
21 herein by reference.

22 (W) As ordered by the Court, on October 15, 1998, Gary and Greg Primm filed a brief on the
23 question of the proper method for computing the appropriate duty with respect to certain pre-statutory
24 water rights claimed by them. The State Engineer filed his reply brief on the same subject on November
25 13, 1998.

26 (X) On December 14, 1998, the Court issued its decision concerning the question of the
27 proper method for computing the appropriate duty with respect to certain pre-statutory water rights

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1 claimed by Gary and Greg Primm. A copy of the Court's December 14, 1998, Decision is attached
2 hereto as Exhibit 7 and is incorporated herein by reference.

3 (Y) Settlement negotiations continued through the remainder of the summer of 1998 and well
4 into the fall of 1998 and resulted in a Stipulation and Order approved by this Court on December 31,
5 1998. In that Stipulation and Order:

6 (1) the Las Vegas Valley Water District withdrew its exceptions to those portions of
7 the State Engineer's Order of Determination which approved the stipulated settlement of water rights
8 claims with the United States Air Force;

9 (2) the United States Air Force agreed that the stipulated settlement of water rights
10 claims with the State Engineer was modified pursuant to an Addendum to the original "U.S. Air Force
11 Nellis AFB Stipulated Settlement of Water Rights Claims," such Addendum attached as an Exhibit to
12 the December 31, 1998, Stipulation and Order;

13 (3) the State Engineer agreed to amend the Order of Determination for the Las Vegas
14 Valley Water District's Proof of Appropriation 07660 to reflect a total duty of 510.0 acre-feet annually,
15 none of which shall be considered supplemental to subsequent permits granted by the State Engineer;

16 (4) the State Engineer agreed to amend the Order of Determination for Proof of
17 Appropriation 08966, in the name of the United States of America, United States Air Force, to reflect a
18 total duty of 40.0 acre-feet annually, and the Coran Lane Water Users Association agreed to withdraw its
19 objections filed to the Las Vegas Valley Water District's Proof of Appropriation, to the stipulated
20 settlement between the State Engineer, the Las Vegas Valley Water District, the Las Vegas Paiute Tribe
21 of Indians and the United States Department of Justice, Environmental and Natural Resources Division,
22 Indian Resources Section and to the U.S. Air Force Nellis AFB Stipulated Settlement of Water Rights
23 Claims with the State Engineer.

24 A copy of the December 17, 1998, Stipulation and Order is attached hereto as Exhibit 8 and is
25 incorporated herein by reference.

26 (Z) On June 14, 1999, after the State Engineer and the Las Vegas Paiute Tribe of Indians
27 entered into a Stipulation and Order in which they agreed that internal inconsistencies contained within
28 the State Engineer's Order of Determination were to be corrected in the final decree resulting from this

1 proceeding and that with this correction, the Las Vegas Paiute Tribe of Indians' water rights would
2 enjoy the earliest priority date for groundwater in the Las Vegas Valley, the Court ordered the agreed-to
3 corrections. A copy of the July 14, 1999, Stipulation and Order is attached hereto as Exhibit 9 and is
4 incorporated herein by reference.

5 (AA) At a hearing before the Court on November 8, 1999, the Court determined that water
6 rights characterized as supplemental by the State Engineer are not cumulative to vested water rights
7 decreed as a result of this proceeding. A copy of the Court's subsequent written decision of December
8 13, 1999, is attached hereto as Exhibit 10 and is incorporated herein by reference.

9 (BB) At a hearing before the Court on December 13, 1999, the Court resolved an outstanding
10 title dispute between the Housing Authority of the City of Las Vegas and the Las Vegas Valley Water
11 District in favor of the Las Vegas Valley Water District. A copy of the Court's subsequent written
12 decision of December 13, 1999, is attached hereto as Exhibit 11 and is incorporated herein by reference.

13 II. CONCLUSIONS OF LAW

14 From the record on file in this case, from the argument heard by the Court and from the
15 foregoing Findings of Fact, the Court makes the following Conclusions of Law:

16 (A) The State Engineer had the right, authority, and jurisdiction under chapters 533 and 534
17 of the Nevada Revised Statutes to make the investigations made by him, receive the proofs and maps,
18 enter and file in his office the Order of Determination, and to file a certified copy of the Order of
19 Determination in this Court, and to determine the relative rights of the claimants in and to the waters of
20 the Las Vegas Artesian Basin, Hydrographic Basin No. 212, Clark County, Nevada; that the State
21 Engineer duly made all orders necessary and proper in connection therewith and entered same in his
22 office as required by chapter 533 of the Nevada Revised Statutes.

23 (B) The sovereign immunity of the United States of America has been waived by 43 U.S.C. §
24 666.

25 (C) Each and every notice required by law to be given herein to the claimants and
26 appropriators was duly served by the State Engineer in the manner and within the time required by law
27 and that the notices contained all the information required by law and that the claimants and

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1 appropriators of the waters of the Las Vegas Artesian Basin, Hydrographic Basin No. 212, Clark
2 County, Nevada, duly received the information and notices as required by law.

3 (D) The Eighth Judicial District Court of the State of Nevada in and for the County of Clark
4 has jurisdiction to hear this matter and has jurisdiction to make and enter the foregoing Findings of Fact
5 and these Conclusions of Law and further enters its Decree as set forth hereinafter.

6 (E) With the exception of the Las Vegas Paiute Tribe of Indians' right which enjoys the
7 earliest priority in the Las Vegas Artesian Basin, priorities are fixed by years and where years are the
8 same, the priorities are equal.

9 (F) All water allotted under this decree shall be appurtenant to the place of use designated
10 herein and, subject to any limitations previously agreed to by the State Engineer in writing, any water
11 user desiring to change the point of diversion, manner of use, or place of use of the waters allotted herein
12 must make application to the State Engineer for permission to make the change pursuant to Nevada
13 water law.

14 (G) The Court issued decisions on two issues under dispute in this proceeding, the first of
15 which was filed with the Court in this proceeding on August 28, 1998, and concludes that NRS 534.090,
16 Nevada's forfeiture statute, applies to vested water rights which arose both pre and post 1913, the second
17 of which was filed with the Court in this proceeding on December 14, 1998, and concludes that the duty
18 applicable to the Gary and Gregory Primm proofs is 7.24 acre-feet per acre. As previously indicated in
19 Findings of Fact (V) and (X), the Court's decisions are attached hereto as Exhibits 6 and 7, respectively.

20 (H) The period of use for all water rights awarded in this proceeding is January 1 through
21 December 31 of each year.

22 (I) The measurements of diverted water are to be made at a location to be approved by the
23 State Engineer and the parties shall install and maintain, at their own expense, substantial and easily
24 operated regulating diversion structures and measuring devices.

25 (J) Because livestock are opportunistic and will consume water from various sources and in
26 varying quantities depending on available feed and season of use, the limit and extent of the rights
27 claimed for watering livestock are specified by the number of animals and not the quantity of water.
28 Therefore, claims for livestock watering are determined for priority date, maximum number of animals,

1 location, and ownership. Present uses may be limited by grazing permits issued by the appropriate
2 federal agency.

3 (K) Subject only to any limitations previously agreed to by the State Engineer in writing, the
4 State Engineer is granted the right to enter the premises of any party where any water source or use of
5 water awarded as a result of this proceeding is situated at any reasonable hour of the day for the purpose
6 of investigating and carrying out the duties required for the administration of this Decree.

7 (L) This Court exercises sole and continuing jurisdiction over any disputes arising under the
8 Decree as set forth hereinafter and over the continuing administration of this Decree.

9 (M) The duty of water is as specified in the following tabulation of the final determination of
10 the relative rights determined in this proceeding. To the extent appropriative rights are listed in the
11 following tabulation, they are not decreed water rights and are provided for informational purposes only
12 in order to establish their relationship to the water rights determined and decreed as a result of this
13 proceeding.

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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.																														
V-01047	STATE OF NEVADA NEVADA STATE PARK SYSTEM	LONE WILLOW SPRING	SE 1/4 NE 1/4 SEC. 2, T. 22S., R. 58E., M.D.B.&M., S 83°30'E. 900 FT. FROM E 1/4 COR. OF SAID SEC. 2.	JAN. 1 - DEC. 31	STOCKWATER 1887		SEE REMARKS																															
<p style="text-align: center;">PLACE OF USE 40 ACRE DESCRIPTIONS</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td colspan="2">RANGE</td> <td colspan="2">N E</td> <td colspan="2">N W</td> <td colspan="2">S W</td> <td colspan="2">S E</td> </tr> <tr> <td>SECTION</td> <td>TOWN-SHIP</td> <td>NE</td> <td>NW</td> <td>SW</td> <td>SE</td> <td>NE</td> <td>NW</td> <td>SW</td> <td>SE</td> </tr> <tr> <td>T.</td> <td>N. R. E.</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> </table>									RANGE		N E		N W		S W		S E		SECTION	TOWN-SHIP	NE	NW	SW	SE	NE	NW	SW	SE	T.	N. R. E.								
RANGE		N E		N W		S W		S E																														
SECTION	TOWN-SHIP	NE	NW	SW	SE	NE	NW	SW	SE																													
T.	N. R. E.																																					
<p style="text-align: center;">REMARKS</p>																																						
<p style="text-align: center;">PROOF 01047 WAS FOR STOCKWATER PURPOSES TO WATER 800 HEAD OF CATTLE. PERMIT 30539, CERTIFICATE (CERT.) 10049, CHANGED THE MANNER OF USE (MOU) TO RECREATIONAL PURPOSES. PROOF 01047 HAS BEEN TOTALLY ABROGATED</p>																																						

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.																														
30539 CERT. 10049	STATE OF NEVADA, DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, DIVISION OF STATE PARKS	LONE WILLOW SPRING	SE 1/4 NE 1/4 SEC. 2, T. 22S., R. 58E., M.D.B.&M., S 83°30'E. 900 FT. FROM E 1/4 COR. OF SAID SEC. 2.	JAN. 1 - DEC. 31	RECREATION (WILDLIFE) 1887	0.0002		0.047183 MGA																														
<p style="text-align: center;">PLACE OF USE 40 ACRE DESCRIPTIONS</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td colspan="2">RANGE</td> <td colspan="2">N E</td> <td colspan="2">N W</td> <td colspan="2">S W</td> <td colspan="2">S E</td> </tr> <tr> <td>SECTION</td> <td>TOWN-SHIP</td> <td>NE</td> <td>NW</td> <td>SW</td> <td>SE</td> <td>NE</td> <td>NW</td> <td>SW</td> <td>SE</td> </tr> <tr> <td>2</td> <td>T. 22 S. R. 58 E.</td> <td></td> <td></td> <td></td> <td>X</td> <td></td> <td></td> <td></td> <td></td> </tr> </table>									RANGE		N E		N W		S W		S E		SECTION	TOWN-SHIP	NE	NW	SW	SE	NE	NW	SW	SE	2	T. 22 S. R. 58 E.				X				
RANGE		N E		N W		S W		S E																														
SECTION	TOWN-SHIP	NE	NW	SW	SE	NE	NW	SW	SE																													
2	T. 22 S. R. 58 E.				X																																	
<p style="text-align: center;">REMARKS</p>																																						
<p style="text-align: center;">THIS CERTIFICATED PERMIT CHANGED PROOF 01047 FROM STOCKWATER TO RECREATION</p>																																						

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																																					
V-01049	STATE OF NEVADA NEVADA PARK SYSTEM	RED ROCK SPRINGS	SE 1/4 SW 1/4 T. 21 S., R. 59 E., 1/4 MILE NORTHEASTERLY FROM THE SW COR. OF SEC. 6, T. 21 S., R. 59 E., M.D.B.&M.	JAN. 1 - DEC. 31	STOCKWATER 1887		SEE REMARKS																																																						
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SECTION	TOWN-SHIP	RANGE	N E			N W			S E			S W																																																	
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30541 CERT. 10029	STATE OF NEVADA, DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, DIVISION OF STATE PARKS	RED ROCK SPRING	SW 1/4 SW 1/4 SEC. 6, T. 21 S., R. 59 E., M.D.B.&M., S. 23° 09' E. 2928 FT. FROM 1/4 COR. OF SAID SEC. 6.	JAN. 1 - DEC. 31	RECREATION (WILDLIFE) 1887	0.0125		2.95 MGA																																																					
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	T. 21	S. R. 59 E.									X	X	X	X	X	X	X	X																																											
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30542 CERT: 10030	STATE OF NEVADA, DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, DIVISION OF STATE PARKS	LITTLE CREEK	SE 1/4 SEC. 1, T.21S., R. 58E., M.D.B.&M., S. 19°28'41"W. 1853.37 FT. FROM NE COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	RECREATION (WILDLIFE) 1887	0.025		5.9 MGA						
PLACE OF USE 40 ACRE DESCRIPTIONS														
SECTION	TOWN-SHIP	RANGE	N E			N W			S E					
			NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE
1	T. 21 S.	R. 58 E.	X	X	X	X	X	X	X	X	X	X	X	X
									THIS CERTIFICATED PERMIT CHANGED PROOF 01051 FROM STOCKWATER TO RECREATION					
									REMARKS					

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.						
V-01052	VERA KRUPP VON BOHLEN UND HALBACH	CALICO CREEK	NW 1/4 SW 1/4, SEC. 06, T.21S., R. 58E., M.D.B.&M., ABOUT 3,300 FT. SE FROM NW COR. OF SAID SEC. 06.	JAN. 1 - DEC. 31	STOCKWATER 1887									
PLACE OF USE 40 ACRE DESCRIPTIONS														
SECTION	TOWN-SHIP	RANGE	N E			N W			S E					
			NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE
6	T. 21 S.	R. 58 E.							X					
									SEE REMARKS					
									REMARKS					
									TO WATER 800 HEAD OF CATTLE					

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																																												
V-01587	JIM R. AND NAOMI JIMENEZ	HARRIS SPRING	NE 1/4 SW 1/4, SEC. 01, T. 20S., R. 57E., M.D.B.&M.	JAN. 1 - DEC. 31	STOCKWATER 1902		SEE REMARKS																																																													
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SECTION	TOWN-SHIP	RANGE	N E			N W			S E			S W																																																								
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V-01608	STATE OF NEVADA, DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, DIVISION OF STATE PARKS	BECK SPRING	SE 1/4 NW 1/4, SEC. 08, T. 22S., R. 59E., M.D.B.&M., S. 87 1/2 W. 1,900 FT. FROM W 1/4 COR. OF SAID SEC. 08.	JAN. 1 - DEC. 31	STOCKWATER 1900		SEE REMARKS																																																													
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.				
V-02472	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 59)	NE 1/4 SW 1/4 SEC. 01, T. 22S., R. 61E., M.D.B.&M., S. 58°03'25"E, 2,608 FT. FROM W 1/4 COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS					
PLACE OF USE 40 ACRE DESCRIPTIONS												
SECTION	TOWN-SHIP	RANGE	N E		N W		S E					
			NE	NW	SE	SW	NE	NW	SE	SW	SE	SE
	T. N.	R. E.										
REMARKS PROOF 02472 (FIELD #59) IS COMMINGLED WITH 02473-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19946 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24054, CERT. 12040, LATER CHANGED THE MOU OF PERMIT 19946. PROOF 02472 HAS BEEN TOTALLY ABROGATED												

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.				
V-02473	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 272)	SW 1/4 NW 1/4 SEC. 01, T. 22S., R. 61E., M.D.B.&M., N. 12°52'08"E, 1,068 FT. FROM W 1/4 COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS					
PLACE OF USE 40 ACRE DESCRIPTIONS												
SECTION	TOWN-SHIP	RANGE	N E		N W		S E					
			NE	NW	SE	SW	NE	NW	SE	SW	SE	SE
	T. N.	R. E.										
REMARKS PROOF 02473 (FIELD #272) IS COMMINGLED WITH 02472 AND 02474-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19947 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24055, CERT. 12041, CHANGED THE MOU OF PERMIT 19947. PROOF 02473 HAS BEEN TOTALLY ABROGATED												

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY: PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.																																													
V-02474	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 271)	SW¼ NW¼, SEC. 01, T. 22S., R. 61E., M.D.B. & M., N. 04°37'04"E, 1.010 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS																																														
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SECTION	TOWN-SHIP	RANGE				N. W.					S. W.																																										
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY: PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.																																													
V-02475	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 270)	SW¼ NW¼, SEC. 01, T. 22S., R. 61E., M.D.B. & M., N. 09°23'52"E, 1.237 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS																																														
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
V-02476	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 269)	SW¼NW¼, SEC. 01, T.22S., R.81E., M.D.B.&M., N.00°48'44"E, 1,168 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS	

SECTION		TOWN-SHIP		RANGE		N E		N W		S E		S W		ACRES PER SECTION		REMARKS
		NE	NW	SE	SW	NE	NW	SE	SW	NE	NW	SE	SW			
.T. N. R. E.														40		PLACE OF USE
														40		ACRE DESCRIPTIONS
																PROOF 02476 (FIELD #269) IS COMINGLED WITH 02472-02475 & 02477-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19942 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24060, CERT. 12036, LATER CHANGED THE MOU OF PERMIT 19942. PROOF 02467 HAS BEEN TOTALLY ABROGATED

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
V-02477	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 62)	NE¼NW¼, SEC. 01, T.22S., R.81E., M.D.B.&M., N.46°35'59"E, 1042 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS	

SECTION		TOWN-SHIP		RANGE		N E		N W		S E		S W		ACRES PER SECTION		REMARKS
		NE	NW	SE	SW	NE	NW	SE	SW	NE	NW	SE	SW			
.T. N. R. E.														40		PLACE OF USE
														40		ACRE DESCRIPTIONS
																PROOF 02477 (FIELD #62) IS COMINGLED WITH 02472-02476 & 02478-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19944 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24062, CERT. 12038, LATER CHANGED THE MOU OF PERMIT 19944. PROOF 02477 HAS BEEN TOTALLY ABROGATED

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																													
V-02478	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 273)	NW¼ SW¼ SEC. 01, T.22S., R.61E., M.D.B.&M., S.21°13'55"E, 184 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS																																														
<p>PLACE OF USE</p> <p>40 ACRE DESCRIPTIONS</p> <table border="1"> <thead> <tr> <th rowspan="2">SECTION</th> <th rowspan="2">TOWN-SHIP</th> <th colspan="4">RANGE</th> <th colspan="4">N W</th> <th colspan="4">S E</th> </tr> <tr> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> </tr> </thead> <tbody> <tr> <td>.T.</td> <td>N.</td> <td>R.</td> <td>E.</td> <td></td> </tr> </tbody> </table> <p>PROOF 02478 (FIELD #273) IS COMMINGLED WITH 02472-02477 & 02479-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19945 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24053, CERT. 12099, LATER CHANGED THE MOU OF PERMIT 19945. PROOF 02478 HAS BEEN TOTALLY ABROGATED</p>									SECTION	TOWN-SHIP	RANGE				N W				S E				NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	.T.	N.	R.	E.															
SECTION	TOWN-SHIP	RANGE				N W					S E																																										
		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE																																								
.T.	N.	R.	E.																																																		

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																													
V-02479	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 274)	NW¼ SW¼ SEC. 01, T.22S., R.61E., M.D.B.&M., S.02°00'04"E, 536 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS																																														
<p>PLACE OF USE</p> <p>40 ACRE DESCRIPTIONS</p> <table border="1"> <thead> <tr> <th rowspan="2">SECTION</th> <th rowspan="2">TOWN-SHIP</th> <th colspan="4">RANGE</th> <th colspan="4">N W</th> <th colspan="4">S E</th> </tr> <tr> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> </tr> </thead> <tbody> <tr> <td>.T.</td> <td>N.</td> <td>R.</td> <td>E.</td> <td></td> </tr> </tbody> </table> <p>PROOF 02479 (FIELD #274) IS COMMINGLED WITH 02472-02478 & 02480-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19955 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24053, CERT. 12049, LATER CHANGED THE MOU OF PERMIT 19955. PROOF 02479 HAS BEEN TOTALLY ABROGATED</p>									SECTION	TOWN-SHIP	RANGE				N W				S E				NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	.T.	N.	R.	E.															
SECTION	TOWN-SHIP	RANGE				N W					S E																																										
		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE																																								
.T.	N.	R.	E.																																																		

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																																					
V-02480	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 275)	NW¼ SW¼, SEC. 01, T. 22S., R. 61E., M.D.B. & M., S. 21°39'15"E. 358 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS																																																						
<p>PLACE OF USE</p> <p>40 ACRE DESCRIPTIONS</p> <table border="1"> <thead> <tr> <th rowspan="2">SECTION</th> <th rowspan="2">TOWN-SHIP</th> <th colspan="4">RANGE</th> <th colspan="4">N W</th> <th colspan="4">S W</th> <th colspan="4">S E</th> </tr> <tr> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> </tr> </thead> <tbody> <tr> <td>T.</td> <td>N.</td> <td>R.</td> <td>E.</td> <td></td> </tr> </tbody> </table> <p>PROOF 02480 (FIELD #275) IS COMMINGLED WITH 02472-02479 & 02481-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19957 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24065, CERT. 12051, LATER CHANGED THE MOU OF PERMIT 19957. PROOF 02480 HAS BEEN TOTALLY ABRGATED</p>									SECTION	TOWN-SHIP	RANGE				N W				S W				S E				NE	NW	SW	SE	T.	N.	R.	E.																											
SECTION	TOWN-SHIP	RANGE				N W					S W				S E																																														
		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE																																												
T.	N.	R.	E.																																																										
REMARKS																																																													

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																																					
V-02481	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 504)	SW¼ NW¼, SEC. 01, T. 22S., R. 61E., M.D.B. & M., N. 12°52'06"E. 869 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS																																																						
<p>PLACE OF USE</p> <p>40 ACRE DESCRIPTIONS</p> <table border="1"> <thead> <tr> <th rowspan="2">SECTION</th> <th rowspan="2">TOWN-SHIP</th> <th colspan="4">RANGE</th> <th colspan="4">N W</th> <th colspan="4">S W</th> <th colspan="4">S E</th> </tr> <tr> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> </tr> </thead> <tbody> <tr> <td>T.</td> <td>N.</td> <td>R.</td> <td>E.</td> <td></td> </tr> </tbody> </table> <p>PROOF 02481 (FIELD #504) IS COMMINGLED WITH 02472-02480 & 02482-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19951 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24059, CERT. 12045, LATER CHANGED THE MOU OF PERMIT 19951. PROOF 02481 HAS BEEN TOTALLY ABRGATED</p>									SECTION	TOWN-SHIP	RANGE				N W				S W				S E				NE	NW	SW	SE	T.	N.	R.	E.																											
SECTION	TOWN-SHIP	RANGE				N W					S W				S E																																														
		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE																																												
T.	N.	R.	E.																																																										
REMARKS																																																													

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.				
V-02482	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 503)	NW¼ SW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., N.03°25'20"E., 1,336 FT. FROM SW COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS					
PLACE OF USE 40 ACRE DESCRIPTIONS												
SECTION	TOWNSHIP	RANGE	N E		N W		S E					
			NE	NW	SE	SW	NE	NW	SE	SW		
.T. N. R. E.												
REMARKS												
PROOF 02482 (FIELD #503) IS COMMINGLED WITH 02472-02481 & 02483-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19956 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24064, CERT. 12090, LATER CHANGED THE MOU OF PERMIT 19956. PROOF 02482 HAS BEEN TOTALLY ABROGATED												

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.				
V-02483	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 502)	SW¼ NW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., N.48°35'22"E., 1,801 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS					
PLACE OF USE 40 ACRE DESCRIPTIONS												
SECTION	TOWNSHIP	RANGE	N E		N W		S E					
			NE	NW	SE	SW	NE	NW	SE	SW		
.T. N. R. E.												
REMARKS												
PROOF 02483 (FIELD #502) IS COMMINGLED WITH 02472-02482 & 02484-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19954 CHANGE THE POD, POU AND MOU OF THIS PROOF. PERMIT 24062, CERT. 12048, LATER CHANGED THE MOU OF PERMIT 19954. PROOF 02483 HAS BEEN TOTALLY ABROGATED												

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
V-02484	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 501)	SW $\frac{1}{4}$ NW $\frac{1}{4}$ SEC. 01, T. 22S., R. 81E., M.D.B. & M., N. 29° 21' 49" E, 989 FT. FROM W $\frac{1}{4}$ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS	
PLACE OF USE 40 ACRE DESCRIPTIONS								
SECTION	TOWN-SHIP	RANGE	N E		N W		S E	
			NE	NW	SE	SW	NE	NW
							SE	SW
REMARKS PROOF 02484 (FIELD #501) IS COMINGLED WITH 02472-02483 & 02485-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19952 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24090, CERT. 12046, LATER CHANGED THE MOU OF PERMIT 19952. PROOF 02484 HAS BEEN TOTALLY ABROGATED								

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
V-02485	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 500)	SW $\frac{1}{4}$ NW $\frac{1}{4}$ SEC. 01, T. 22S., R. 81E., M.D.B. & M., N. 49° 49' 47" E, 1,825 FT. FROM W $\frac{1}{4}$ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS	
PLACE OF USE 40 ACRE DESCRIPTIONS								
SECTION	TOWN-SHIP	RANGE	N E		N W		S E	
			NE	NW	SE	SW	NE	NW
							SE	SW
REMARKS PROOF 02485 (FIELD #500) IS COMINGLED WITH 02472-02484 & 02486-02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19953 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24091, CERT. 12047, LATER CHANGED THE MOU OF PERMIT 19953. PROOF 02485 HAS BEEN TOTALLY ABROGATED								

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.							
V-02486	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 499)	SW 1/4 NW 1/4 SEC. 01, T. 22S., R. 61E., M.D.B. & M., N. 22° 06' 48" E., 1,106 FT. FROM W 1/4 COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS								
PLACE OF USE 40 ACRE DESCRIPTIONS															
SECTION	TOWN-SHIP	RANGE	NE	NW	SE	SW	NE	NW	SE	SW	NE	NW	SE	SW	REMARKS
	T. N.	R. R. E.													PROOF 02486 (FIELD #499) IS COMMINGLED WITH 02472-02485 & 02487 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19950 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24058, CERT. 12044, LATER CHANGED THE MOU OF PERMIT 19950. PROOF 02486 HAS BEEN TOTALLY ABRGATED

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.							
V-02487	CLARK COUNTY, NEVADA	UNDERGROUND (FIELD NO. 63)	NE 1/4 NW 1/4 SEC. 01, T. 22S., R. 61E., M.D.B. & M., N. 46° 23' 43" E., 2,118 FT. FROM W 1/4 COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913		SEE REMARKS								
PLACE OF USE 40 ACRE DESCRIPTIONS															
SECTION	TOWN-SHIP	RANGE	NE	NW	SE	SW	NE	NW	SE	SW	NE	NW	SE	SW	REMARKS
	T. N.	R. R. E.													PROOF 02487 (FIELD #63) IS COMMINGLED WITH 02472-02486 TO IRRIGATE A TOTAL OF 370 ACRES OF LAND. PERMIT 19943 CHANGED THE POD, POU AND MOU OF THIS PROOF. PERMIT 24051, CERT. 12037, LATER CHANGED THE MOU OF PERMIT 19943. PROOF 02487 HAS BEEN TOTALLY ABRGATED

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24050 CERT: 12036	CLARK COUNTY, NEVADA	UNDERGROUND	SW 1/4 NW 1/4, SEC. 01, T. 22S., R. 61E., M.D.B.&M., N. 49°05'E., 1,720 FT. FROM W 1/4 COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS		
40 ACRE DESCRIPTIONS													
SECTION	TOWN-SHIP	RANGE		N E		N W		S W		S E			
		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE
1	T. 22 S. R. 61 E.					31.00	32.75	12.37					
TOTAL ACRES:											76.12		
PERMIT 24050, CERT. 12036, CHANGED THE MOU OF 19942. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.													

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24051 CERT: 12037	CLARK COUNTY, NEVADA	UNDERGROUND	SW 1/4 NW 1/4, SEC. 01, T. 22S., R. 61E., M.D.B.&M., N. 49°05'E., 1,720 FT. FROM W 1/4 COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS		
40 ACRE DESCRIPTIONS													
SECTION	TOWN-SHIP	RANGE		N E		N W		S W		S E			
		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE
1	T. 22 S. R. 61 E.					31.00	32.75	12.37					
TOTAL ACRES:											76.12		
PERMIT 24051, CERT. 12037, CHANGED THE MOU OF 19943. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.													

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24052 CERT: 12038	CLARK COUNTY, NEVADA	UNDERGROUND	SW¼ NW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., N.49°05'E., 1,720 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS
40 ACRE DESCRIPTIONS											
SECTION	TOWN-SHIP	RANGE	N E		N W		S E		S W		TOTAL ACRES:
1	T. 22 S.	R. 61 E.	NE	NW	SW	SE	NE	NW	SW	SE	
			31.00	32.75	12.37						76.12
PERMIT 24052, CERT. 12038, CHANGED THE MOU OF 19844. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.											

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24053 CERT: 12039	CLARK COUNTY, NEVADA	UNDERGROUND	NW¼ SW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., S.21°39'15"E. 358 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS
40 ACRE DESCRIPTIONS											
SECTION	TOWN-SHIP	RANGE	N E		N W		S E		S W		TOTAL ACRES:
1	T. 22 S.	R. 61 E.	NE	NW	SW	SE	NE	NW	SW	SE	
			31.00	32.75	12.37						76.12
PERMIT 24053, CERT. 12039, CHANGED THE MOU OF 19845. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.											

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24054 CERT: 12040	CLARK COUNTY, NEVADA	UNDERGROUND	NW¼ SW¼, SEC. 01, T. 22S., R. 61E., M.D.B.&M., S. 21°39'19"E. 368 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE													ACRES PER SECTION	REMARKS	
40 ACRE DESCRIPTIONS															
SECTION	TOWN-SHIP	RANGE	N E			N W			S W			S E			TOTAL ACRES:
1	T. 22 S. R. 61 E.		NE	NW	SE	NE	NW	SW	NE	NW	SW	NE	NW	SE	
			31.00	32.75	12.37										76.12
PERMIT 24054, CERT. 12040, CHANGED THE MOU OF 19946. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.															

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24055 CERT: 12041	CLARK COUNTY, NEVADA	UNDERGROUND	SW¼ NW¼, SEC. 01, T. 22S., R. 61E., M.D.B.&M., N. 49°05'E. 1,720 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE													ACRES PER SECTION	REMARKS	
40 ACRE DESCRIPTIONS															
SECTION	TOWN-SHIP	RANGE	N E			N W			S W			S E			TOTAL ACRES:
1	T. 22 S. R. 61 E.		NE	NW	SE	NE	NW	SW	NE	NW	SW	NE	NW	SE	
			31.00	32.75	12.37										76.12
PERMIT 24055, CERT. 12041, CHANGED THE MOU OF 19947. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.															

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
24056 CERT: 12042	CLARK COUNTY, NEVADA	UNDERGROUND	SW¼ NW¼, SEC. 01, T. 22S., R. 61E., M.D.B.&M., N.49°05'E. 1,720 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS			
40 ACRE DESCRIPTIONS														
SECTION	TOWN-SHIP	RANGE	N E			N W			S W			S E		
			NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE
1	T. 22 S.	R. 61 E.					31.00	32.75	12.37					76.12
TOTAL ACRES: 76.12														
												PERMIT 24056, CERT. 12042, CHANGED THE MOU OF 19948. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.		

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
24057 CERT: 12043	CLARK COUNTY, NEVADA	UNDERGROUND	SW¼ NW¼, SEC. 01, T. 22S., R. 61E., M.D.B.&M., N.49°05'E. 1,720 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS			
40 ACRE DESCRIPTIONS														
SECTION	TOWN-SHIP	RANGE	N E			N W			S W			S E		
			NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE
1	T. 22 S.	R. 61 E.					31.00	32.75	12.37					76.12
TOTAL ACRES: 76.12														
												PERMIT 24057, CERT. 12043, CHANGED THE MOU OF 19949. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.		

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24058 CERT: 12044	CLARK COUNTY, NEVADA	UNDERGROUND	SW¼ NW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., N.49°05'E. 1,720 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

SECTION		PLACE OF USE												ACRES PER SECTION	REMARKS
TOWN-SHIP	RANGE	N. E.			N. W.			S. E.			S. W.				
1	T. 22 S. R. 61 E.	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	76.12	PERMIT 24058, CERT. 12044, CHANGED THE MOU OF 19950. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.
		31.00	32.75	12.37										76.12	
TOTAL ACRES:														76.12	

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24059 CERT: 12045	CLARK COUNTY, NEVADA	UNDERGROUND	SW¼ NW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., N.49°05'E. 1,720 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

SECTION		PLACE OF USE												ACRES PER SECTION	REMARKS
TOWN-SHIP	RANGE	N. E.			N. W.			S. E.			S. W.				
1	T. 22 S. R. 61 E.	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	76.12	PERMIT 24059, CERT. 12045, CHANGED THE MOU OF 19951. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.
		31.00	32.75	12.37										76.12	
TOTAL ACRES:														76.12	

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24060 CERT: 12046	CLARK COUNTY, NEVADA	UNDERGROUND	SW¼ NW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., N.49°05'E. 1,720 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS	
40 ACRE DESCRIPTIONS												
SECTION	TOWN-SHIP	RANGE	N E		N W		S W		S E		TOTAL ACRES:	
			NE	NW	SW	SE	NE	NW	SW	SE		
1	T. 22 S.	R. 61 E.			31.00	32.75	12.37				76.12	PERMIT 24060, CERT. 12046, CHANGED THE MOU OF 19952. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24061 CERT: 12047	CLARK COUNTY, NEVADA	UNDERGROUND	SW¼ NW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., N.49°05'E. 1,720 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS	
40 ACRE DESCRIPTIONS												
SECTION	TOWN-SHIP	RANGE	N E		N W		S W		S E		TOTAL ACRES:	
			NE	NW	SW	SE	NE	NW	SW	SE		
1	T. 22 S.	R. 61 E.			31.00	32.75	12.37				76.12	PERMIT 24061, CERT. 12047, CHANGED THE MOU OF 19953. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24062 CERT: 12048	CLARK COUNTY, NEVADA	UNDERGROUND	SW¼ NW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., N.49°05'E. 1,720 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE													ACRES PER SECTION	REMARKS	
40 ACRE DESCRIPTIONS															
SECTION	TOWN-SHIP	RANGE	N E			N W			S E			S W			TOTAL ACRES:
1	.T. 22 S. .R. 61 E.		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	
			31.00	32.75	12.37										76.12
PERMIT 24062, CERT. 12048, CHANGED THE MOU OF 19954. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.															

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24063 CERT: 12049	CLARK COUNTY, NEVADA	UNDERGROUND	NW¼ SW¼, SEC. 01, T.22S., R.61E., M.D.B.&M., S.21°39'15"E. 358 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS

PLACE OF USE													ACRES PER SECTION	REMARKS	
40 ACRE DESCRIPTIONS															
SECTION	TOWN-SHIP	RANGE	N E			N W			S E			S W			TOTAL ACRES:
1	.T. 22 S. .R. 61 E.		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	
			31.00	32.75	12.37										76.12
PERMIT 24063, CERT. 12049, CHANGED THE MOU OF 19955. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.															

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24064 CERT: 12050	CLARK COUNTY, NEVADA	UNDERGROUND	NW¼ SW¼, SEC. 01, T. 22S., R. 61E., M.D.B. & M., S. 21° 39' 15" E., 358 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS
PLACE OF USE 40 ACRE DESCRIPTIONS								
SECTION TOWN-SHIP	RANGE	N E		N W		S E		
		NE	NW	SW	SE	NE	NW	SW
1	T. 22 S., R. 61 E.					31.00	32.75	12.37
								TOTAL ACRES:
								76.12
REMARKS PERMIT 24064, CERT. 12050, CHANGED THE MOU OF 19956. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.								

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
24065 CERT: 12051	CLARK COUNTY, NEVADA	UNDERGROUND	NW¼ SW¼, SEC. 01, T. 22S., R. 61E., M.D.B. & M., S. 21° 39' 15" E., 358 FT. FROM W¼ COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	PARK & RECREATION 1913	0.25		SEE REMARKS
PLACE OF USE 40 ACRE DESCRIPTIONS								
SECTION TOWN-SHIP	RANGE	N E		N W		S E		
		NE	NW	SW	SE	NE	NW	SW
1	T. 22 S., R. 61 E.					31.00	32.75	12.37
								TOTAL ACRES:
								76.12
REMARKS PERMIT 24065, CERT. 12051, CHANGED THE MOU OF 19957. CERTIFICATED PERMITS 24050 THROUGH 24066 ARE COMMINGLED, FOR A TOTAL COMBINED DUTY OF 437.44 AFA.								

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.					
V-02806	U.S. DEPARTMENT OF THE INTERIOR, FISH AND WILDLIFE SERVICE, BUREAU OF SPORT FISHERIES AND WILDLIFE	CORN CREEK SPRINGS	NW¼ NE¼, SEC. 34, T.17S., R.59E., M.D.B.&M., SPRING 1) N.52°30'W, 748.0 FT., SPRING 2) N.54°24'W, 712.0 FT., SPRING 3) N.37°39'W, 552.0 FT., FROM N¼ COR. OF SAID SEC. 34.	JAN. 1 - DEC. 31	IRRIGATION 1885	0.50	5.00	71.50					
PLACE OF USE 40 ACRE DESCRIPTIONS													
SECTION TOWN-SHIP	RANGE	N E			N W			S E			ACRES PER SECTION	REMARKS	
		NE	NW	SW	SE	NE	NW	SW	SE				
34	T. 17 S., R. 59 E.		2.48			11.82				14.30			
											TOTAL ACRES CLAIMED:	14.30	

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.					
V-03000	STATE OF NEVADA, DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES DIVISION OF STATE PARKS	WHITE ROCK SPRING	SW¼ SW¼, SEC. 27, T.20S., R.58E., M.D.B.&M., S.08°00'W, 5,560 FT. FROM SE COR. OF SEC. 33, T.20S., R.58E.	JAN. 1 - DEC. 31	STOCKWATER 1887		SEE REMARKS						
PLACE OF USE 40 ACRE DESCRIPTIONS													
SECTION TOWN-SHIP	RANGE	N E			N W			S E			ACRES PER SECTION	REMARKS	
		NE	NW	SW	SE	NE	NW	SW	SE				
27	T. 20 S., R. 58 E.							X					

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
V-05814	CHEMSTAR LIME (AKA CHEMICAL LIME CO.)	UNDERGROUND	SW 1/4 SE 1/4, SEC. 13, T. 23S., R. 60E., M.D.B.&M., N. 88°53'16"E. 3,110.2 FT. FROM SW COR. OF SAID SEC. 13.	JAN. 1 - DEC. 31	MINING 1913	0.56		385.00

PLACE OF USE													ACRES PER SECTION	REMARKS
40 ACRE DESCRIPTIONS														
SECTION	TOWN-SHIP	RANGE	N			E			S			W		
			NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE
12	T. 23 S.	R. 60 E.	40.00	40.00	40.00	40.00	20.00	40.00	40.00	40.00	20.00	40.00	40.00	40.00
13	T. 23 S.	R. 60 E.	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00
18	T. 23 S.	R. 61 E.	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00
													220.00	THIS WELL IS NOT IN THE ARTESIAN ZONE. SEE EXHIBIT D TO THE ORDER OF DETERMINATION WHICH LIMITED THE DIVERSION RATE, DUTY AND TRANSFERABILITY OF THIS WATER RIGHT.
													550.00	
													160.00	

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
V-07479	JOHN T. WASSERBURGER, TRUSTEE	UNDERGROUND	NE 1/4 NW 1/4, SEC. 06, T. 22S., R. 62E., M.D.B.&M., N. 23°33'30"E. 605.64 FT. FROM NW 1/4 COR. OF SAID SEC. 06.	JAN. 1 - DEC. 31	IRRIGATION 1912	0.0619	5.00	24.96

PLACE OF USE													ACRES PER SECTION	REMARKS
40 ACRE DESCRIPTIONS														
SECTION	TOWN-SHIP	RANGE	N			E			S			W		
			NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE
6	T. 22 S.	R. 62 E.	4.95											
													4.95	WATER IS ALSO USED FOR STOCKWATER AND DOMESTIC PURPOSES.
													TOTAL ACRES CLAIMED: 4.95	

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.								
V-07586	NEVADA DIVISION OF STATE PARKS	SANDSTONE SPRINGS 1 & 2	SW 1/4 NE 1/4, SEC. 03, T. 22S., R. 58E., M.D.B. & M., N. 49°04'E. 2592 FT. FROM NE COR. OF SAID SEC. 03.	JAN. 1 - DEC. 31	IRRIGATION STOCKWATER 1894	1.50	5.00	132.50								
PLACE OF USE 40 ACRE DESCRIPTIONS																
SECTION	TOWN-SHIP	RANGE	N E	N W	S E	S W	N E	N W	S E	S W	N E	N W	S E	S W	TOTAL ACRES	REMARKS
3	T. 22 S.	R. 58 E.	23.80												23.80	WATER ALSO USED FOR WATERING OF 800 HEAD OF CATTLE.
2	T. 22 S.	R. 58 E.		2.70											2.70	
TOTAL ACRES:															26.50	
PLACE OF USE 40 ACRE DESCRIPTIONS																
V-07587	NEVADA DIVISION OF STATE PARKS	LONE GRAPEVINE SPRING	NE 1/4 SE 1/4, SEC. 22, T. 22S., R. 58E., M.D.B. & M., N. 88°46'E. 927 FT. FROM E 1/4 COR. OF SAID SEC. 22.	JAN. 1 - DEC. 31	STOCKWATER 1899											
PLACE OF USE 40 ACRE DESCRIPTIONS																
SECTION	TOWN-SHIP	RANGE	N E	N W	S E	S W	N E	N W	S E	S W	N E	N W	S E	S W	TOTAL ACRES	REMARKS
22	T. 22 S.	R. 58 E.														TO WATER 800 HEAD OF CATTLE

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																														
V-07588	NEVADA DIVISION OF STATE PARKS	MUD SPRING NO. 1	NE 1/4 SW 1/4, SEC. 14, T. 22S., R. 58E., M.D.B.&M., S. 28° 14' E. 1,545 FT. FROM S 1/4 COR. OF SAID SEC. 14.	JAN. 1 - DEC. 31	STOCKWATER 1899		SEE REMARKS																																															
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																														
V-07589	NEVADA DIVISION OF STATE PARKS	MUD SPRING NO. 2	NW 1/4 SE 1/4, SEC. 14, T. 22S., R. 58E., M.D.B.&M., S. 22° 49' W. 1,842 FT. FROM S 1/4 COR. OF SAID SEC. 14.	JAN. 1 - DEC. 31	STOCKWATER 1899		SEE REMARKS																																															
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.																																													
V-07580	NEVADA DIVISION OF STATE PARKS	FIG SPRING	NW 1/4 NE 1/4, SEC. 03, T. 22S., R. 58E., M.D.B.&M., N. 60°45'E 1,792 FT. FROM NE COR. OF SAID SEC. 03.	JAN. 1 - DEC. 31	STOCKWATER 1879		SEE REMARKS																																														
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SECTION	TOWNSHIP	RANGE	N E			N W			S E			S W																																									
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.																																													
R-07591	UNITED STATES OF AMERICA - FOREST SERVICE	ALL WATERS WITHIN THE BOUNDARIES OF THE MT. CHARLESTON WILDERNESS	MT. CHARLESTON WILDERNESS AREA	JAN. 1 - DEC. 31	WILDERNESS Dec 05, 1989		SEE REMARKS																																														
<p style="text-align: center;">PLACE OF USE 40 ACRE DESCRIPTIONS</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th>SECTION</th> <th>TOWNSHIP</th> <th>RANGE</th> <th colspan="3">N E</th> <th colspan="3">N W</th> <th colspan="3">S E</th> <th colspan="3">S W</th> </tr> <tr> <th></th> <th></th> <th></th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> <th>NE</th> <th>NW</th> <th>SW</th> <th>SE</th> </tr> </thead> <tbody> <tr> <td></td> <td>T. N.</td> <td>R. E.</td> <td></td> </tr> </tbody> </table> <p style="text-align: right;">MT. CHARLESTON WILDERNESS AREA ESTABLISHED BY THE NEVADA WILDERNESS PROTECTION ACT OF 1989 (Pub. L. 101-195, 103 Stat 1784). VOLUME AND DIVERSION RATES OF WATER ARE NOT QUANTIFIED THIS IS A NON-CONSUMPTIVE USE OF ALL WATER FLOWING IN ITS NATURAL STATE AS OF THE DATE OF THE RESERVATION, DECEMBER 5, 1989, AND SUCH WATER MUST REMAIN IN ITS PRISTINE NATURAL STATE AND BE NON-CONSUMPTIVE</p>									SECTION	TOWNSHIP	RANGE	N E			N W			S E			S W						NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE		T. N.	R. E.												
SECTION	TOWNSHIP	RANGE	N E			N W			S E			S W																																									
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																										
R-07592	UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE	COWCAMP SPRING	SE 1/4 SW 1/4, SEC. 02, T. 16S., R. 59E., M.D.B.&M., N. 28° 15' E., 40,040 FT., FROM SW COR. OF SEC. 10, T. 17S., R. 59E., M.D.B.&M.	JAN. 1 - DEC. 31	WILDLIFE May 20, 1936	0.000625																																												
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SECTION	TOWN-SHIP	RANGE	N E		N W		S E					S W																																						
			NE	NW	SE	SW	NE	NW	SE	SW	NE	NW	SE	SW																																				
2	T. 16 S.	R. 59 E.								X																																								
R-07593	UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE	WIREGRASS SPRING	SE 1/4 SW 1/4, SEC. 25, T. 15S., R. 60E., M.D.B.&M., N. 17° 13' E., 9,200 FT., FROM HAYFORD PEAK, T. 15S., R. 61E., M.D.B.&M.	JAN. 1 - DEC. 31	WILDLIFE May 20, 1936	0.001																																												
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SECTION	TOWN-SHIP	RANGE	N E		N W		S E					S W																																						
			NE	NW	SE	SW	NE	NW	SE	SW	NE	NW	SE	SW																																				
25	T. 15 S.	R. 60 E.				X																																												

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
R-07594	UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE	RYE PATCH SPRING	NE 1/4 NE 1/4, SEC. 12, T. 16S., R. 59E., M.D.B.&M., N 51° 00' E, 7.94 MILES, FROM SE COR. OF SEC. 36, T. 16S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	WILDLIFE May 20, 1936	0.001		
PLACE OF USE 40 ACRE DESCRIPTIONS SECTION TOWN-SHIP RANGE N E N W S W S E N E N W S W S E N E N W S W S E S E 12 T. 16 S. R. 59 E. X								
ACRES PER SECTION REMARKS SEE REMARKS UNDER PROOF R-07592								

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
R-07595	UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE	GASS SPRING	NE 1/4 NW 1/4, SEC. 04, T. 18S., R. 61E., M.D.B.&M., S 89° 54' E, 43.524 FT., FROM SW COR. OF T. 17S., R. 60E., M.D.B.&M.	JAN. 1 - DEC. 31	WILDLIFE May 20, 1936	0.00004		
PLACE OF USE 40 ACRE DESCRIPTIONS SECTION TOWN-SHIP RANGE N E N W S W S E N E N W S W S E N E N W S W S E S E 4 T. 18 S. R. 61 E. X								
ACRES PER SECTION REMARKS SEE REMARKS UNDER PROOF R-07592								

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																										
R-07596	UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE	WHITE SPOT SPRING	NE 1/4 SE 1/4, SEC. 36, T. 17S., R. 60E., M.D.B.&M., N. 86°39'E. 30,592 FT. FROM SW COR. OF T. 17S., R. 60E., M.D.B.&M.	JAN. 1 - DEC. 31	WILDLIFE May 20, 1936	0.00049																																												
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R-07597	UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE	UPPER WHITE BLOTCH SPRING	SW 1/4 SW 1/4, SEC. 36, T. 17S., R. 60E., M.D.B.&M., N. 89°41'E. 26,937 FT. FROM SW COR. OF T. 17S., R. 60E., M.D.B.&M.	JAN. 1 - DEC. 31	WILDLIFE May 20, 1936	0.0000926																																												
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.			
R-07600	UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE	WAGON SPRING	SW 1/4 NW 1/4, SEC. 04, T. 16S., R. 60E., M.D.B.&M., N. 59°40'W, 7,128 FT. FROM SHEEP PEAK (UNSURVEYED)	JAN. 1 - DEC. 31	WILDLIFE May 20, 1936	0.001					
PLACE OF USE 40 ACRE DESCRIPTIONS											
SECTION	TOWN-SHIP	RANGE	N E		N W		S E				
			NE	NW	SE	SW	NE	NW	SE	SW	SE
4	T.	16 S.	R.	60 E.			X				
REMARKS									SEE REMARKS UNDER PROOF R-07592		

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.			
R-07601	UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE	UPPER DEADMAN SPRING	NW 1/4 NE 1/4, SEC. 20, T. 15S., R. 60E., M.D.B.&M., N. 28°52'E, 55,810 FT. FROM SW COR. OF SEC. 10, T. 17S., R. 59E., M.D.B.&M.	JAN. 1 - DEC. 31	WILDLIFE May 20, 1936	0.001					
PLACE OF USE 40 ACRE DESCRIPTIONS											
SECTION	TOWN-SHIP	RANGE	N E		N W		S E				
			NE	NW	SE	SW	NE	NW	SE	SW	SE
20	T.	15 S.	R.	60 E.			X				
REMARKS									SEE REMARKS UNDER PROOF R-07592		

R-07603 (cont.)		PLACE OF USE 40 ACRE DESCRIPTIONS												ACRES PER SECTION	REMARKS
SECTION	TOWN-	RANGE	N E			N W			S E			S W			SEE REMARKS UNDER PROOF R-07582
SHIP			NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	
34	T. 17 S.	R. 59 E.					X								

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
V-07605	UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE	UNDERGROUND (CORN CREEK WELL)	NE 1/4 NW 1/4, SEC. 34, T. 17S., R. 59E., M.D.B.&M., S. 36° 22' W, 244 FT. FROM N 1/4 COR. OF SAID SEC. 34.	JAN. 1 - DEC. 31	QUASI-MUNICIPAL WILDLIFE 1922	0.21		41.0

R-07625		PLACE OF USE 40 ACRE DESCRIPTIONS												ACRES PER SECTION	REMARKS
SECTION	TOWN-	RANGE	N E			N W			S E			S W			FOR QUASI-MUNICIPAL AND WILDLIFE PURPOSES. WELL NOT WITHIN THE ARTESIAN ZONE. SEE EXHIBIT 3 REFERENCING THE PRIMARY PURPOSE OF THIS RIGHT AS QUASI-MUNICIPAL AND WILDLIFE.
SHIP			NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	
34	T. 17 S.	R. 59 E.				X									

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
R-07625	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	SCHUMACHER SPRING (N-01)	NE 1/4 SW 1/4, SEC. 33, T. 18S., R. 58E., M.D.B.&M., N 02° 02' E, 18,087.7 FT. FROM SW COR. OF SEC. 16, T. 19S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0005		SEE REMARKS

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																																								
R-07626	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	GRASSY SPRING (N-02)	NE 1/4 SE 1/4, SEC. 32, T. 18S., R. 58E., M.D.B.&M., N. 05°57'W., 17,629.7 FT. FROM SE COR. OF SEC. 17, T. 18S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0005		SEE REMARKS																																																								
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R-07627	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	GRAPEVINE SPRING (N-03)	SW 1/4 NW 1/4, SEC. 16, T. 19S., R. 58E., M.D.B.&M., N. 19°05'E., 3,502 FT. FROM SW COR. OF SEC. 16, T. 19S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0016		SEE REMARKS																																																								
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R-07630	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	WILLOW SPRING (N-17)	SW¼ SW¼, SEC. 33, T. 20S., R. 58E., M.D.B.&M., N.81°51'W, 4,731.0 FT. FROM SE COR. OF SAID SEC. 33.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0005		SEE REMARKS																						
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SECTION	TOWN-SHIP	RANGE	N	E	N	W	S	W	S	E																				
4	T. 21 S.	R. 58 E.																												
R-07631	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	LOST CREEK CANYON SPRING (N-18)	NW¼ NW¼, SEC. 04, T. 21S., R. 58E., M.D.B.&M., S.73°02'W, 4,327.6 FT. FROM NE COR. OF SAID SEC. 04.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0007		SEE REMARKS																						
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																													
R-07632	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	WHITE ROCK SPRING (N-19)	SW¼ SW¼, SEC. 27, T. 20S., R. 58E., M.D.B.&M., N. 09° 51' E. 5,589.4 FT. FROM SW COR. OF SEC. 34, T. 20S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0005		SEE REMARKS																																													
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SECTION	TOWN-	RANGE	N E			N W			S E			S W																																									
27	T. 20 S.	R. 58 E.	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE																																							
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																													
R-07633	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	LONE PINE SPRING (N-27)	NE¼ NW¼, SEC. 07, T. 21S., R. 58E., M.D.B.&M., S. 66° 36' W. 14,551.7 FT. FROM NE COR. OF SEC. 04, T. 21S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0002		SEE REMARKS																																													
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R-07634	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	SWITCHBACK SPRING (N-28)	NE 1/4 NW 1/4, SEC. 07, T. 21S., R. 58E., M.D.B.&M., S. 67°54'W. 15, 140.7 FT. FROM NE COR. OF SEC. 04, T. 21S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0002		SEE REMARKS																																		
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R-07635	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	PINE CREEK SPRING (N-31)	SE 1/4 NE 1/4, SEC. 16, T. 21S., R. 58E., M.D.B.&M., S. 01°54'W. 13, 130.6 FT. FROM NE COR. OF SEC. 04, T. 21S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0002		SEE REMARKS																																		
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R-07636	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	OAK CREEK SPRING (N-32)	SW¼ SE¼, SEC. 21, T. 21S., R. 58E., M.D.B.&M., N.24°42'W., 18,338.3 FT. FROM SW COR. OF SEC. 03, T. 22S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0005		SEE REMARKS																																															
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R-07637	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	FIRST CREEK SPRING (N-33)	SE¼ NE¼, SEC. 34, T. 21S., R. 58E., M.D.B.&M., N.35°30'W., 10,292.8 FT. FROM SE COR. OF SEC. 03, T. 22S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0005		SEE REMARKS																																															
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R-07638	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	RED SPRING (N-35)	SW¼ SW¼, SEC. 06, T.21S., R.59E., M.D.B.&M., N.84°30'W, 1,608.5 FT. FROM ¼ COR. OF SEC. 06 & 07 T.21S., R.59E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0005		SEE REMARKS																																																												
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R-07640	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	POINT SPRING (N-45)	NW¼ NW¼, SEC. 11, T. 22S., R. 58E., M.D.B.&M., S. 36°03' E. 602.8 FT. FROM NW COR. OF SAID SEC. 11.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.001		SEE REMARKS																																																					
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R-07641	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	MUD SPRING #1 (N-47)	SE¼ SW¼, SEC. 14, T. 22S., R. 58E., M.D.B.&M., N. 59°53' W. 3,783.0 FT. FROM SW COR. OF SAID SEC. 14.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.001		SEE REMARKS																																																					
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R-07643	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	RED ROCK SHEEPS (N-53)	SW 1/4 NE 1/4, SEC. 22, T. 22S., R. 58E., M.D.B.&M., S. 11°06'W. 12,376.4 FT. FROM NE COR. OF SEC. 10, T. 22S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0007		SEE REMARKS																																																																									
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R-07644	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	LOVE GRAPEVINE SPRING (N-54)	NE 1/4 SE 1/4, SEC. 22, T. 22S., R. 58E., M.D.B.&M., S. 41°36'W. 17,719.8 FT. FROM NE COR. OF SEC. 12, T. 22S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0002		SEE REMARKS																																																																									
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PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
R-07645	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	MUD SPRING #2 (N-55)	NW¼ NE¼, SEC. 23, T. 22S., R. 58E., M.D.B.&M., S. 65°00'W, 2,013.9 FT. FROM NE COR. OF SEC. 23, T. 22S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0013		SEE REMARKS
PLACE OF USE 40 ACRE DESCRIPTIONS SECTION TOWN-SHIP RANGE N E N W S W S E N E N W S W S E S E 23 T. 22 S. R. 58 E. X								
ACRES PER SECTION REMARKS SEE REMARKS UNDER PROOF R-07625								

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
R-07646	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	SHOVEL SPRING (N-56)	SE¼ SE¼, SEC. 22, T. 22S., R. 58E., M.D.B.&M., N. 37°42'W, 19,396.0 FT. FROM NE COR. OF SEC. 12, T. 22S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0013		SEE REMARKS
PLACE OF USE 40 ACRE DESCRIPTIONS SECTION TOWN-SHIP RANGE N E N W S W S E N E N W S W S E S E 22 T. 22 S. R. 58 E. X								
ACRES PER SECTION REMARKS SEE REMARKS UNDER PROOF R-07625								

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
R-07647	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	WHEELER CAMP SPRING (N-57)	SW $\frac{1}{4}$ NW $\frac{1}{4}$, SEC. 07, T. 22S., R. 59E., M.D.B.&M., S.84 $^{\circ}$ 00'E. 11,311.3 FT. FROM NW COR. OF SEC. 11, T. 22S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.002		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS	
40 ACRE DESCRIPTIONS												
SECTION	TOWN-SHIP	RANGE	N E		N W		S E		S W			
7	T. 22 S.	R. 59 E.	NE	NW	SE	SW	NE	NW	SE	SW	SE	SEE REMARKS UNDER PROOF R-07625

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
R-07648	UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT	WILSON TANK (TUNNEL) SPRING (N-58)	NE $\frac{1}{4}$ SW $\frac{1}{4}$, SEC. 24, T. 23S., R. 58E., M.D.B.&M., N.39.3 $^{\circ}$ 00'E. 2,620.2 FT. FROM SW COR. OF SEC. 24, T. 23S., R. 58E., M.D.B.&M.	JAN. 1 - DEC. 31	HUMAN & ANIMAL CONSUMPTION Apr 17, 1926	0.0018		SEE REMARKS

PLACE OF USE										ACRES PER SECTION	REMARKS	
40 ACRE DESCRIPTIONS												
SECTION	TOWN-SHIP	RANGE	N E		N W		S E		S W			
24	T. 22 S.	R. 58 E.	NE	NW	SE	SW	NE	NW	SE	SW	SE	SEE REMARKS UNDER PROOF R-07625

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.																																																																			
R-07650 (cont.)			<p>WELL #6; NE$\frac{1}{4}$ NW$\frac{1}{4}$, SEC. 36, T. 18S., R. 59E., M.D.B.&M., N.88°08'16"W, 1,886.13 FT. FROM NW COR. OF SAID SEC. 36.</p> <p>WELL #6; SE$\frac{1}{4}$ SE$\frac{1}{4}$, SEC. 26, T. 18S., R. 59E., M.D.B.&M., S.37°06'57"E, 1,436.61 FT. FROM SE COR. OF SAID SEC. 26.</p> <p>PUMPING HOUSE; NE$\frac{1}{4}$ SW$\frac{1}{4}$, SEC. 27, T. 18S., R. 59E., M.D.B.&M., S.40°48'30"W, 3,504.03 FT. FROM SW COR. OF SAID SEC. 27.</p>																																																																								
<p style="text-align: center;">PLACE OF USE 40 ACRE DESCRIPTIONS</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th rowspan="2">SECTION</th> <th rowspan="2">TOWN-SHIP</th> <th rowspan="2">RANGE</th> <th colspan="2">N</th> <th colspan="2">E</th> <th colspan="2">S</th> <th colspan="2">W</th> <th colspan="2">SE</th> <th colspan="2">SW</th> <th colspan="2">NE</th> <th colspan="2">NW</th> <th colspan="2">S</th> <th colspan="2">E</th> </tr> <tr> <th>NE</th> <th>NW</th> <th>SE</th> <th>SW</th> </tr> </thead> <tbody> <tr> <td>T.</td> <td></td> <td>N. R.</td> <td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td> </tr> </tbody> </table>									SECTION	TOWN-SHIP	RANGE	N		E		S		W		SE		SW		NE		NW		S		E		NE	NW	SE	SW	T.		N. R.																																					
SECTION	TOWN-SHIP	RANGE	N		E		S					W		SE		SW		NE		NW		S		E																																																			
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T.		N. R.																																																																									
<p style="text-align: center;">ACRES PER SECTION</p>																																																																											
<p style="text-align: center;">REMARKS</p> <p>THE LAS VEGAS PAIUTE TRIBE OF INDIANS' RIGHTS ARE INTENDED TO RESOLVE ALL OUTSTANDING WATER APPROPRIATION RELATED DISPUTES BASED ON THE TRIBE'S OCCUPATION OF THE AREA SINCE TIME IMMEMORIAL, AS RECOGNIZED BY THE INDIAN CLAIMS COMMISSION ON JANUARY 19, 1965, 14 Ind. Cl. Comm. 918 (1965), AND BASED ON THE ACT OF CONGRESS ESTABLISHING THE SNOW MOUNTAIN RESERVATION, Pub. L. No. 96-203, 97 Stat. 1383 (Dec. 2, 1983). THESE RIGHTS ENJOY THE EARLIEST PRIORITY FOR GROUNDWATER RIGHTS IN THE LAS VEGAS VALLEY.</p>																																																																											

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
V-07654	GARY PRIMM	UNDERGROUND	NE 1/4 SEC. 01, T. 22S., R. 61E., M.D.B.&M., N. 69°46'59.32" W. 851.4059 FT. FROM E 1/4 COR. OF SEC. 01, T. 22S., R. 61E., M.D.B.&M.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913	0.113	7.24	81.81

PLACE OF USE		ACRES PER SECTION		REMARKS
40 ACRE DESCRIPTIONS				
SECTION	TOWN-SHIP	RANGE	ACRES	PROOF 07654 (FIELD #57 & #58) IN THE NAME OF GARY PRIMM, WHO ALSO OWNS A PORTION OF PERMIT 2303, CERT. 398, WHICH IS SUPPLEMENTAL TO PROOF 07654. PRIMM'S PORTION OF PERMIT 2303, CERT. 398 HAS BEEN ABROGATED BY PERMIT 29747, CERT. 10543 WHICH IS ALSO SUPPLEMENTAL TO PROOF 07654. THAT PORTION OF PERMIT 2303, CERT. 398, AND ALL OF PERMIT 29747, 10543 CERT. ARE TOTALLY SUPPLEMENTAL TO PROOF 07654 SO THAT THE TOTAL WATER RIGHT UNDER PROOF 07654; GARY PRIMM'S PORTION OF PERMIT 2303, CERT. 398; AND PERMIT 29747, CERT. 10543; IS 81.81 ACRE-FEET ANNUALLY. SEE EXHIBIT 7 TO THIS DECREE FOR DUTY.
1	T. 22 S. R. 61 E.		11.30	
		TOTAL ACRES:		
		11.30		

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
2303 CERT.: 398	NANYU TOMIYASU AND OTHERS	UNDERGROUND	NE 1/4 SEC. 01, T. 22S., R. 61E., M.D.B.&M., (POD #1), N. 38°45' W. 2,026.0 FT. (FIELD #57) (POD #2), N. 28°45' W. 2,595.0 FT. (FIELD #58) FROM SE COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION DEC. 28, 1911	0.60		
								SEE REMARKS

2303 (cont.)		PLACE OF USE												ACRES PER SECTION		REMARKS		
40 ACRE DESCRIPTIONS																		
SECTION	TOWN-SHIP	RANGE			N E			N W			S W			S E			TOTAL ACRES:	
		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW		
1	T. 22 S. R. 61 E.																9.94	A PORTION OF PERMIT 2303, CERT. 398, IS SUPPLEMENTAL TO 07654 AND PERMIT 29747. SEE REMARKS UNDER PROOF 07654. ALSO A PORTION OF PERMIT 2303, CERT. 398 IS SUPPLEMENTAL TO PROOF 06032, SEE REMARKS UNDER PROOF 09032.
TOTAL ACRES: 9.94																		

PERMIT NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
29747 CERT.: 10543	GARY ERNEST PRIMM	UNDERGROUND	NE 1/4 SEC. 01, T. 22S., R. 61E., M.D.B.&M., S. 47°20'W. 960.0 FT. FROM E 1/4 COR. OF SAID SEC. 1.	JAN. 1 - DEC. 31	IRRIGATION DEC. 28, 1911		SEE REMARKS	

2303 (cont.)		PLACE OF USE												ACRES PER SECTION		REMARKS		
40 ACRE DESCRIPTIONS																		
SECTION	TOWN-SHIP	RANGE			N E			N W			S W			S E			TOTAL ACRES:	
		NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW	SE	NE	NW	SW		
1	T. 22 S. R. 61 E.																4.20	PERMIT 29747, CERT. 10543; CHANGED A PORTION OF THE POD OF PERMIT 2303, CERT. 398, PERMIT 2303, CERT. 398; AND PERMIT 29747 CERT. 10543 ARE TOTALLY SUPPLEMENTAL TO PROOF 07654. SEE REMARKS UNDER PROOF 07654.
TOTAL ACRES: 4.20																		

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
V-07656	LEWIS PROPERTIES, A NEVADA PARTNERSHIP	UNDERGROUND	S. 62°54'29"E. 171.21 FT. FROM NW COR. OF SEC. 3, T. 21S., R. 62E., M.D.B.&M. S. 24°48'25"E. 962.62 FT. FROM NW COR. OF SEC. 3, T. 21S., R. 62E., M.D.B.&M.	JAN. 1 - DEC. 31 <i>see amendment</i>	IRRIGATION 1912	0.27	5.00	195.00

V-07686 (cont.)		PLACE OF USE 40 ACRE DESCRIPTIONS												ACRES PER SECTION		REMARKS			
SECTION	TOWN- SHIP	RANGE			N E			N W			S E			S W			TOTAL ACRES: 27.00	27.00	PERMIT 12811, CERT. 4320 IS A SUPPLEMENTAL RIGHT TO PROOF 07656.
3	T. 21 S.	R. 62 E.	NE	NW	SE	SW	NE	NW	SE	SW	NE	NW	SE	SW	NE	NW			
<i>See attached</i>																			

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.
V-07659	LAS VEGAS VALLEY WATER DISTRICT	THREE SPRINGS	NE 1/4 NE 1/4, SEC. 31, T. 20S., R. 61E., M.D.B.&M., N.78°30'29"E. 600.08 FT. FROM NE COR. OF SAID SEC. 31. SE 1/4 SE 1/4, SEC. 30, T. 20S., R. 61E., M.D.B.&M., S.31°57'20"E. 706.54 FT. FROM SE COR. OF SAID SEC. 30. SE 1/4 SE 1/4, SEC. 30, T. 20S., R. 61E., M.D.B.&M., S.34°52'23"E. 977.94 FT. FROM SE COR. OF SAID SEC. 31.	JAN. 1 - DEC. 31	IRRIGATION MUNICIPAL 1904	8.30	5.00	6000.00

V-07686 (cont.)		PLACE OF USE 40 ACRE DESCRIPTIONS												ACRES PER SECTION		REMARKS			
SECTION	TOWN- SHIP	RANGE			N E			N W			S E			S W			TOTAL ACRES: 1200.00	1200.00	
26	T. 20 S.	R. 61 E.	NE	NW	SE	SW	NE	NW	SE	SW	NE	NW	SE	SW	NE	NW			
34	T. 20 S.	R. 61 E.	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00	160.00	
27	T. 20 S.	R. 61 E.	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	80.00	
35	T. 20 S.	R. 61 E.	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	140.00	
29	T. 20 S.	R. 61 E.																140.00	
28	T. 20 S.	R. 61 E.																140.00	

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ACRE	TOTAL AC.-FT.								
V-07660	LAS VEGAS VALLEY WATER DISTRICT	UNDERGROUND	SW $\frac{1}{4}$ SW $\frac{1}{4}$, SEC. 29, T. 20S., R. 61E., M.D.B. & M., S. 81° 25' 30" W. 443 FT. FROM SW COR. OF SAID SEC. 29.	JAN. 1 - DEC. 31	IRRIGATION MUNICIPAL STOCKWATER & DOMESTIC 1904	4.00	5.00	1318.00								
<p>OF WHICH 803.00 ACRE FEET IS SUPPLEMENTED BY LAS VEGAS VALLEY WATER DISTRICT'S WATER RIGHTS UNDER PERMITS 7201 AND 7202 WHICH SUBSEQUENTLY WERE ABROGATED, AND REDUCING THE DIVERSION RATE AND DUTY TO 510.00 ACRE FEET, OF NON-SUPPLEMENTAL WATER RIGHTS. OF THE REMAINING 510.00 ACRE FEET, 500.00 ACRE FEET IS RELINQUISHED TO THE LAS VEGAS PAUTE TRIBE. (SEE PROOF 07660) LEAVING THE LAS VEGAS VALLEY WATER DISTRICT 10.00 ACRE FEET. SEE EXHIBIT 1 TO THIS DECREE</p>																
						TOTAL:	5.00	818.00								
						2.42										
PLACE OF USE																
40 ACRE DESCRIPTIONS																
SECTION	TOWN-SHIP	RANGE	N E			R W			S W			S E			ACRES PER SECTION	REMARKS
26	T. 20 S.	R. 61 E.	NE	NW	SE	NE	NW	SW	SE	NE	NW	SW	SE	229.60	PROOF 07660 (FIELD # 77) ALSO KNOWN AS THE DISTRICTS WELL NO. 1.	
25	T. 20 S.	R. 61 E.				24.30	27.50	29.70	38.10	3.60	10.90			32.00		
TOTAL ACRES:														261.60		

V-08966 (cont.)		PLACE OF USE 40 ACRE DESCRIPTIONS												ACRES PER SECTION		REMARKS	
SECTION	TOWN-	RANGE	N E			N W			S E			S W					WATER TO BE USED AT THE NELLIS AIR FORCE BASE, PURSUANT TO THE U.S. AIR FORCE NELLIS AFB STIPULATED SETTLEMENT OF WATER RIGHTS CLAIMED AND ADDENDUM STIPULATION. SEE EXHIBIT 4 TO THIS DECREE. THE STATE ENGINEER RECOGNIZES A NATIONAL DEFENSE / NATIONAL SECURITY RIGHT FOR MILITARY OPERATIONS AT NELLIS AIR FORCE BASE AND SUPPORTING FACILITIES. NATIONAL DEFENSE / NATIONAL SECURITY RIGHT RECOGNIZED IN THIS DECREE CAN ONLY BE UTILIZED AFTER USAF HAS USED ALL ITS WATER RIGHTS HELD UNDER EXISTING STATE CERT., PERMITTED, VESTED WATER RIGHTS AND/OR ITS CONTRACTUAL RIGHT TO RECLAMATION WATER IF ANY, TO THE EXTENT THAT USAF HAS A CONTRACTUAL RIGHT TO CONTINUE TO USE RECLAMATION WATER IN THE FUTURE. *LOCATION OF WELL IS BASED ON SURVEY CONDUCTED IN APRIL 1966 UNDER MAP FOR R-07615.
			NE	NW	SE												

PROOF NO.	CLAIMANT	SOURCE	POINT(S) OF DIVERSION	YEARLY PERIOD OF USE	PURPOSE & PRIORITY	FLOW CFS	DUTY AC.-FT./ ACRE	TOTAL AC.-FT.
V-09032	GREGORY B. PRIMM	UNDERGROUND	NE 1/4 SE 1/4, SEC. 01, T. 22S., R. 61E., M.D.B.&M., N. 42°35'58"E. 398.7085 FT. FROM E 1/4 COR. OF SAID SEC. 01. NE 1/4 SE 1/4, SEC. 01, T. 22S., R. 61E., M.D.B.&M., N. 37°59'03"E. 434.7281 FT. FROM E 1/4 COR. OF SAID SEC. 01. NE 1/4 SE 1/4, SEC. 01, T. 22S., R. 61E., M.D.B.&M., N. 28°55'54"E. 666.1059 FT. FROM E 1/4 COR. OF SAID SEC. 01.	JAN. 1 - DEC. 31	IRRIGATION PRIOR TO 1913	0.043	7.24	31.13

V-09032 (cont.)		PLACE OF USE 40 ACRE DESCRIPTIONS												ACRES PER SECTION	REMARKS	
SECTION	TOWN- SHIP	RANGE	N E			N W			S E			S W				PROOF 09032 (FIELD #57 & #58). IN THE NAME OF GREGORY B. PRIMM, WHO ALSO OWNS WHICH IS A PORTION OF PERMIT 2303, CERT. 398; TOTALLY SUPPLEMENTAL TO PROOF 09032. SEE EXHIBITS 5 AND 7 TO THIS DECREE.
1	T. 22 S.	R. 61 E.	NE	NW	SE	NE	NW	SW	SE	NE	NW	SW	SE	4.30		
TOTAL ACRES CLAIMED:														4.30		

NAME INDEX

CLAIMANT	PROOF NO.	SOURCE	PAGE NO(S).
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CHEMSTAR LIME (AKA CHEMICAL LIME CO.)	V-05814	UNDERGROUND	37
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CLARK COUNTY, NEVADA	V-02473	UNDERGROUND (FIELD NO. 272)	18
CLARK COUNTY, NEVADA	V-02474	UNDERGROUND (FIELD NO. 271)	19
CLARK COUNTY, NEVADA	V-02475	UNDERGROUND (FIELD NO. 270)	19
CLARK COUNTY, NEVADA	V-02476	UNDERGROUND (FIELD NO. 269)	20
CLARK COUNTY, NEVADA	V-02477	UNDERGROUND (FIELD NO. 62)	20
CLARK COUNTY, NEVADA	V-02478	UNDERGROUND (FIELD NO. 273)	21
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CLARK COUNTY, NEVADA	V-02483	UNDERGROUND (FIELD NO. 502)	23
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CLARK COUNTY, NEVADA	PERMIT: 24051 CERT: 12037	UNDERGROUND	26
CLARK COUNTY, NEVADA	PERMIT: 24052 CERT: 12038	UNDERGROUND	27
CLARK COUNTY, NEVADA	PERMIT: 24053 CERT: 12039	UNDERGROUND	27
CLARK COUNTY, NEVADA	PERMIT: 24054 CERT: 12040	UNDERGROUND	28
CLARK COUNTY, NEVADA	PERMIT: 24055 CERT: 12041	UNDERGROUND	28
CLARK COUNTY, NEVADA	PERMIT: 24056 CERT: 12042	UNDERGROUND	29
CLARK COUNTY, NEVADA	PERMIT: 24057 CERT: 12043	UNDERGROUND	29
CLARK COUNTY, NEVADA	PERMIT: 24058 CERT: 12044	UNDERGROUND	30
CLARK COUNTY, NEVADA	PERMIT: 24059 CERT: 12045	UNDERGROUND	30
CLARK COUNTY, NEVADA	PERMIT: 24060 CERT: 12046	UNDERGROUND	31
CLARK COUNTY, NEVADA	PERMIT: 24061 CERT: 12047	UNDERGROUND	31
CLARK COUNTY, NEVADA	PERMIT: 24062 CERT: 12048	UNDERGROUND	32
CLARK COUNTY, NEVADA	PERMIT: 24063 CERT: 12049	UNDERGROUND	32
CLARK COUNTY, NEVADA	PERMIT: 24064 CERT: 12050	UNDERGROUND	33
CLARK COUNTY, NEVADA	PERMIT: 24065 CERT: 12051	UNDERGROUND	33
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STATE OF NEVADA NEVADA STATE PARK SYSTEM	V-01047	LONE WILLOW SPRING	12
STATE OF NEVADA, DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, DIVISION OF STATE PARKS	PERMIT: 30539 CERT.: 10049	LONE WILLOW SPRING	12
STATE OF NEVADA NEVADA STATE PARK SYSTEM	V-01048	ASH CREEK SPRING	13
STATE OF NEVADA, DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, DIVISION OF STATE PARKS	PERMIT: 30540 CERT.: 10028	ASH CREEK SPRING RESERVOIR	13
STATE OF NEVADA NEVADA PARK SYSTEM	V-01049	RED ROCK SPRINGS	14
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III. DECREE

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the relative rights of the users in and to the waters of the Las Vegas Artesian Basin, Hydrographic Basin No. 212, Clark County, Nevada be, and the same hereby are determined as stated above.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that each and every water user and claimant to the waters of the Las Vegas Artesian Basin, Hydrographic Basin No. 212, Clark County, Nevada and each of their agents, attorneys, servants and employees and their successors-in-interest and every person or persons acting in aid or assistance of the said parties and that each of them is hereby perpetually enjoined and restrained from at any time diverting or using any of the water of the Las Vegas Artesian Basin, Hydrographic Basin No. 212, Clark County, Nevada above mentioned:

(1) in excess of the amounts as specified and provided in this Decree or allowed by permits which have been or may hereafter be granted by the State Engineer of the State of Nevada.

(2) in any other manner or for any other purpose or purposes or upon any other land or lands than as specified and provided in this Decree or as allowed by permits which have been or may hereafter be granted by the State Engineer of the State of Nevada.

(3) at any other time or times than as specified and provided in this Decree or as allowed by permits which have been or may hereafter be granted by the State Engineer of the State of Nevada.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT the Court hereby expressly reserves sole and continuing jurisdiction over any disputes arising under this Decree and over the continuing administration of this Decree.

Dated this 13 day of December, 1999.

Gregory Cochran
DISTRICT JUDGE

lvadj, decfinpg

STIPULATED SETTLEMENT OF LAS VEGAS PAIUTE TRIBE WATER RIGHTS

This Stipulation is entered into and effective the 24th day of April, 1996, by the Las Vegas Paiute Tribe, the United States of America, the State of Nevada, and the Las Vegas Valley Water District (collectively, the "parties"), by their undersigned counsel as follows:

1. The parties have been in litigation concerning the nature and extent of the water rights of the Las Vegas Paiute Tribe ("Tribe") and the right of the Tribe to pump groundwater from beneath the Snow Mountain Reservation ("Reservation"). State of Nevada v. United States, CV-S-94-01025-HDM (RLH) (D. Nev).
2. For a number of months, the parties have been engaged in settlement negotiations concerning the issues raised by the above-captioned litigation and have arrived at a stipulated settlement of the water rights claims of the Tribe.
3. This stipulated settlement is intended to resolve the outstanding water-related litigation concerning the water rights of the Tribe based on the Tribe's occupation of the area, as recognized by the Indian Claims Commission on January 18, 1965, 14 Ind. Cl. Comm. 618 (1965), and based on the Act of Congress establishing the Snow Mountain Reservation, Pub. L. No. 98-203, 97 Stat. 1383 (Dec. 2, 1983).
4. By Order of April 20, 1995, the State Engineer of the State of Nevada commenced a general adjudication of all waters of the Las Vegas Artesian Basin.
5. Pursuant to the Tribe's historic occupation of the area, United States v. Winans, 198 U.S. 371 (1905), Winters v. United States, 207 U.S. 564 (1908), and their progeny, the United States of America and the Tribe have filed federal aboriginal and reserved water rights claims on behalf of the Tribe in the general stream adjudication.

EXHIBIT 1

6. a. If the Las Vegas Valley Water District ("District") is able to claim and support a vested right to at least 500 acre-feet annually of groundwater with a priority senior to others in the Basin, to settle the outstanding litigation concerning the Tribe's water rights and for purposes of determining and settling the Tribe's water rights claims in the general adjudication, the parties agree that the Tribe has a permanent homeland right to groundwater from the Las Vegas Artesian Basin, with a priority senior to all other vested water right claimants to the waters of the Las Vegas Artesian Basin, based upon the Tribe's homeland needs, in the amount of 2,000 acre-feet annually to be held in trust by the United States on behalf of the Tribe. This homeland right is comprised of 1,500 acre-feet annually of groundwater recognized by the State of Nevada and 500 acre-feet annually of vested groundwater rights relinquished by the Las Vegas Valley Water District to the State of Nevada, the priority of which shall be prior to 1913.

b. If the State Engineer fails to recognize a District claim for at least 500 acre-feet annually of vested groundwater rights with the earliest priority in the Basin, this Section 6.b shall apply. If the District is able to claim and support a vested right to at least 500 acre-feet annually of groundwater, but with a priority junior to others in the Basin or if the District relinquishes 500 acre-feet annually of permitted/certificated groundwater rights for the benefit of the Tribe, to settle the outstanding litigation concerning the Tribe's water rights and for purposes of determining and settling the Tribe's water rights claims in the general adjudication, the parties agree that the Tribe has a permanent homeland right to groundwater from the Las Vegas Artesian Basin, with a priority senior to all other vested water right claimants to the waters of the Las Vegas Artesian Basin based upon the Tribe's homeland needs, in the amount of 1,500 acre-feet annually to be held in trust by the United States on behalf of the Tribe. This homeland right is to be supplemented with 500 acre-feet annually of certificated or decreed groundwater

rights relinquished by the Las Vegas Valley Water District, with a priority of August 23, 1924, or by a vested right with a priority of 1913 or earlier, to be held in trust by the United States on behalf of the Tribe.

7. The parties agree that the Tribe's permanent groundwater right described in Section 6 of this Stipulation in the amount of 2,000 acre-feet annually shall be free of state regulation, taxation, or assessments of any kind in a manner identical to a federal Indian reserved water right adjudicated and administered under the terms of the McCarran Amendment at 43 U.S.C. § 666. The Tribe may use this permanent groundwater right in any manner it deems advisable.

8. The parties further agree, however, that the State of Nevada and the District shall have the right to monitor the groundwater use of the Tribe to assure compliance with the terms of this stipulated settlement and, upon reasonable notice to the Tribe or pursuant to a prearranged schedule, shall be permitted to enter the Reservation during regular business hours to inspect tribal wells and read the water meters to inspect actual water usage.

9. The State of Nevada shall exercise its statutory authority to ensure that the prior homeland right of the Tribe is not impaired. Nothing in this stipulated settlement is intended to limit or curtail any rights the Tribe may possess to bring proceedings to protect its water rights.

10. Nothing in this stipulated settlement is intended to alter or affect the state water permits held by the Tribe. The Tribe retains its rights under permits 49829 and 49830 granted by the State of Nevada and held by the Tribe in the amount of 288.88 acre-feet annually, subject to the terms and conditions of the permits.

11. Nothing in this stipulated settlement is intended or shall be construed to limit the Tribe's ability to acquire other non-revocable groundwater rights within the Las Vegas Artesian Basin. The Tribe may acquire non-revocable groundwater rights and apply to the State Engineer

to transfer such rights to the Tribe's property. The District agrees not to protest these change applications.

12. The State of Nevada and the District confirm and agree to support the stipulated settlement amount of 2,000 afy in the general adjudication initiated by the State Engineer of the State of Nevada. The State of Nevada and the District further agree to use their best efforts to obtain court approval of the stipulations concerning the Tribe's negotiated water rights. In the event the State Engineer recommends, or the court decrees in a partial judgment or final decree, a water right for the Tribe in a lesser amount, a later priority date, or on terms contrary to those agreed to by the parties and incorporated into this Stipulation and its accompanying proposed Order of Determination, the Tribe and the United States shall have the option of voiding this stipulated settlement. In the event the court approves this stipulated settlement of the water rights of the Tribe and no further appeal is taken, neither the Tribe nor the United States on behalf of the Tribe shall assert any additional claim to any waters of the Las Vegas Artesian Basin in any other judicial or administrative proceeding.

13. As between the Tribe and the United States, the terms and conditions of the Waiver of Claims attached hereto as Exhibit A are incorporated herein by reference.

14. Nothing in this stipulated settlement shall be construed as establishing any standard to be used for the quantification of federal reserved rights, aboriginal claims, or any other Indian water claims in any judicial or administrative proceeding.

GOVER, STETSON & WILLIAMS, P.C.
2501 Rio Grande Boulevard, N.W.
Albuquerque, New Mexico 87104

Dated: 4/24/96, 1996

By: Susan M. Williams
Susan M. Williams
Attorneys for Las Vegas Paiute Tribe

Department of Justice
Environmental and Natural Resources
Indian Resources Section
Post Office Box 44378
Washington, D.C. 20026-4378

Dated: April 26, 1996

By: Kevin K. Washburn
Kevin Washburn
Attorneys for the United States of America

Frankie Sue Del Papa, Attorney General
198 South Carson Street
Carson City, Nevada 89710

Dated: April 24, 1996

By: David C. Creekman
David C. Creekman, Deputy Attorney General
Attorneys for State of Nevada and its
Officers and Agencies

Marshall Hill Cassas & de Lipkau
Post Office Box 2790
Reno, Nevada 89505-2790

Dated: April 24, 1996

By: Ross E. de Lipkau
Ross E. de Lipkau
Marshall Hill
Attorneys for Las Vegas Valley
Water District

WAIVER OF CLAIMS

By entering this stipulation dated April 24, 1996, the Las Vegas Paiute Tribe on behalf of itself and its members, hereby waives and releases the United States from the following claims.

1. Any and all past, present, and future claims of water rights (including water rights in surface water, groundwater and effluent), claims for injuries to water rights, claims for loss or deprivation of use of water rights, and claims for failure to acquire water rights for lands within the exterior boundaries of the Las Vegas Paiute Reservation from time immemorial to the date of execution of this stipulation.
2. Any and all past, present and future claims of water rights (including water rights in surface water, groundwater and effluent), claims for injuries to water rights, claims for loss or deprivation of the use of water rights, and claims for failure to acquire water rights for lands within the exterior boundaries of the Las Vegas Paiute Reservation from and after the date of execution of this stipulation.
3. Any and all past, present, and future claims of water rights, injuries to water rights (including water rights in surface water, groundwater and effluent), claims for injuries to water rights and claims for loss or deprivation of use of water rights for lands outside the exterior boundaries of the Las Vegas Paiute Reservation based upon aboriginal occupation of such lands by the Indians of the Las Vegas Paiute Tribe or their predecessors.

EXHIBIT A

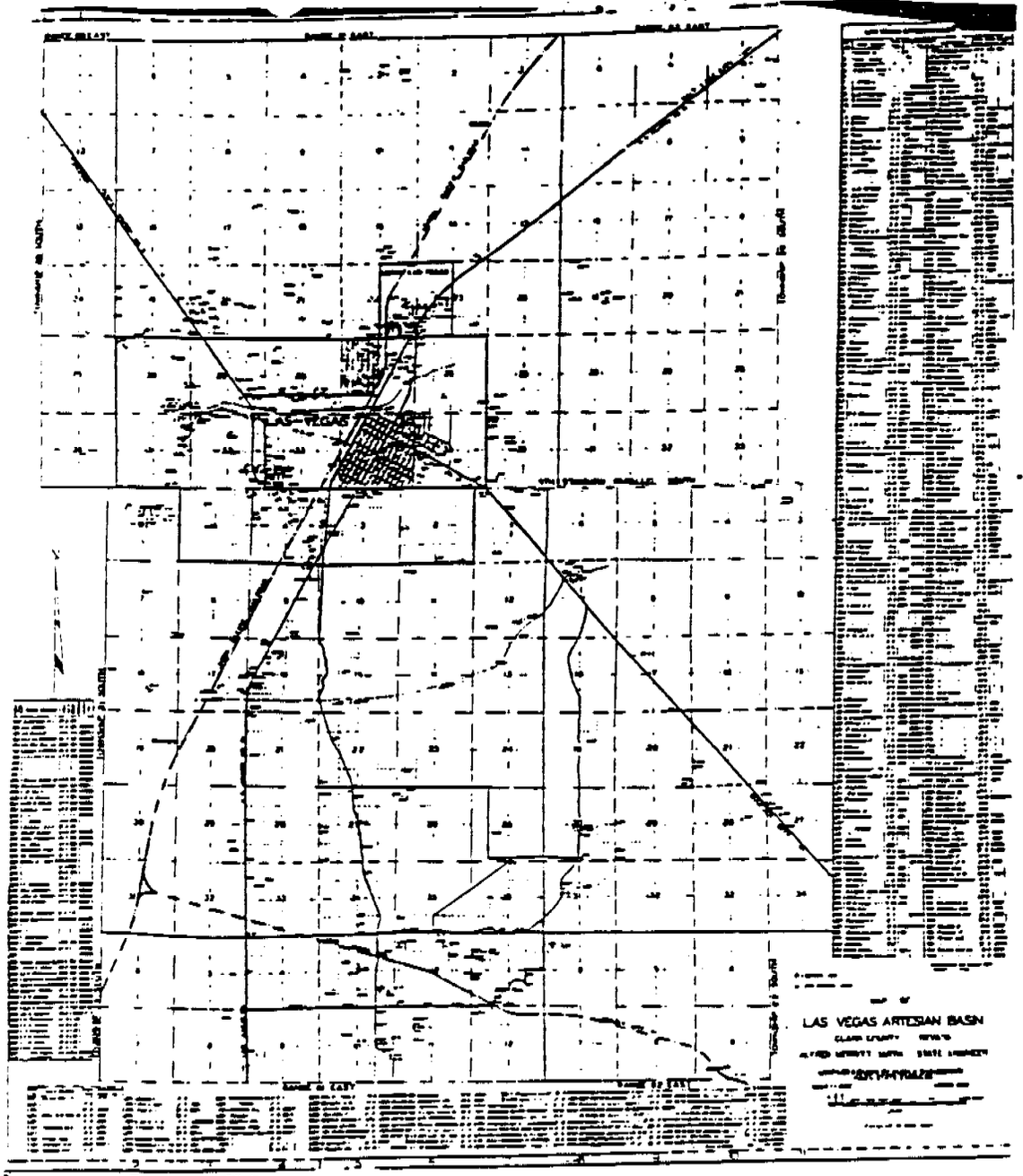


EXHIBIT B
 PAGE 1 OF 1

EXHIBIT 1
FOR:
 STATE OF NEVADA
 PROTESTANT
 APPLICANT
 BLM OTHER
DATE Apr 8, 1997

Amendment No. 3
To The
Cooperative Agreement
Between
United States Department of the Interior
Bureau of Land Management

and

State of Nevada
Department of Conservation and Natural Resources
Division of State Parks

I. Purpose

To enhance the management and protection of visitors and resources within the area known as the Red Rock Canyon National Conservation Area (RRCNCA), formerly the Red Rock Canyon Recreation Lands, the Bureau of Land Management (Bureau) and the Division of State Parks (Division) entered into a 25 year Cooperative Agreement on January 12, 1981. Since the last Amendment to the Agreement, signed on February 9, 1994, the State Engineer of Nevada has conducted a water right adjudication of the Las Vegas Artesian Basin within which the RRCNCA is located. The Preliminary Order of Determination in this matter, recognizes the Division as owner of certain water rights located on the public lands of the United States (see attached listing). The Bureau, subsequently, formally objected to the Preliminary Order of Determination.

The Bureau and the Division are entering into this Amendment as a means to address the parties different positions concerning the water rights now held by the Division which are located on public land. These water rights are in the name of the Division, the Division having purchased these rights from the prior private owner who grazed livestock on the public land under permit/lease from the Bureau. The Bureau administers the public lands of the United States upon which the subject water rights are located. The Bureau objected to the Division continuing to hold water rights on public lands administered by the Bureau pursuant to FLPMA and other federal laws.

II. Authority

The authority to enter into this Amendment is as specified in the Agreement.

III. Definitions

L. Preliminary Order of Determination: Preliminary Order of Determination in the matter of the determination of the relative rights in and to the waters of the

Las Vegas Artesian Basin, Clark County, Nevada issued on September 30, 1996 by R. Michael Turnipseed, P.E., State Engineer.

To further the interests of each party and to resolve the Bureau's objection now before the Nevada State Engineer, the parties agree as follows:

IV. Provisions

8. Management of water sources with water rights held by the Division (new section)

The Division and the Bureau mutually agree that water sources, occurring on the public lands of the United States, will be managed in accordance with the Bureau's responsibilities in the management of resources on those lands, as identified in Section IV, B.1. and B.3. of the Master Cooperative Agreement and Amendment No. 2.

a. The Bureau agrees to:

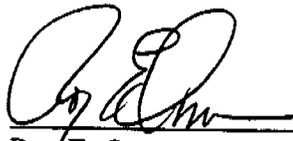
1. Ensure that actions taken to meet the Bureau's responsibilities in the management of resources on the public lands does not adversely impact the beneficial uses (recreation and wildlife), quality or quantity of the Division's existing water rights. Actions include but are not limited to those taken to maintain or improve the habitat for Threatened and Endangered (T&E) species, enhance/restore riparian areas, and provide for the needs of wildlife and wild horses and burros.
2. Before making improvements to the subject springs, to work cooperatively with the Division to ensure that both parties interests, expressed in this Amendment, are addressed.

The Division agrees to:

Recognize the Bureau's responsibilities in the management of the resources on the public lands; and ensures that actions taken by the Division will not, in any way, diminish the Bureau's ability to carry out its responsibilities.

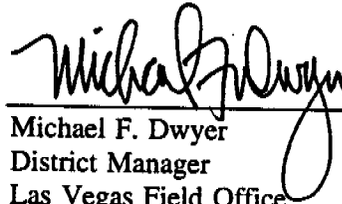
- b. This Amendment shall be filed with the Nevada State Engineer and the parties shall request the State Engineer to include this Amendment in his Final Order of Determination in the Las Vegas Artesian Basin Adjudication to evidence resolution of the Bureau's objection and to condition the Division's water rights as set forth herein.

c. The provisions of this Amendment are binding on the successors and assigns of the parties.



Roy E. Orr
District Manager
Nevada Division of
State Parks

4/4/97
Date



Michael F. Dwyer
District Manager
Las Vegas Field Office
Bureau of Land Management

4/4/97
Date

**NEVADA STATE PARKS WATER RIGHTS ON PUBLIC LANDS
AS IDENTIFIED IN THE LAS VEGAS ARTESIAN BASIN
PRELIMINARY ORDER OF DETERMINATION**

<u>Claim No.</u>	<u>Permit/Cert.</u>	<u>Spring Name</u>	<u>Location</u>
01047		Lone Willow Spring	T.22S., R.58E., Sec.2 SENE
	30539/10049	Lone Willow Spring	T.22S., R.58E., Sec.2 SENE
01048		Ash Creek Spring	T.21S., R.58E., Sec.1 NENE
	30540/10028	Ash Creek Spring Res.	T.21S., R.58E., Sec.1 NWNE
01049		Red Rock Springs	T.21S., R.59E., Sec.6 SESW
	30541/10029	Red Rock Spring	T.21S., R.59E., Sec.6 SWSW
01051		Little Creek	T.21S., R.58E., Sec.1 SENE
	30542/10030	Little Creek	T.21S., R.58E., Sec.1 SENE
03000		White Rock Spring	T.20S., R.58E., Sec.27 SWSW
07587		Lone Grapevine Spring	T.22S., R.58E., Sec.22 NESE
07588		Mud Spring No.1	T.22S., R.58E., Sec.14 NESW
07589		Mud Spring No.2	T.22S., R.58E., Sec.14 NWSE

STATE OF NEVADA

OFFICE OF THE STATE ENGINEER

IN THE MATTER OF THE DETERMINATION)
OF THE RELATIVE RIGHTS IN AND TO)
THE WATERS OF THE LAS VEGAS ARTESIAN)
BASIN IN CLARK COUNTY, NEVADA)

STIPULATION

IT IS HEREBY STIPULATED BETWEEN THE UNITED STATES OF AMERICA DEPARTMENT OF THE INTERIOR, FISH AND WILDLIFE SERVICE (F.W.S.), AND NEVADA'S DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, DIVISION OF WATER RESOURCES, OFFICE OF THE STATE ENGINEER ("STATE ENGINEER") THAT:

(1) The primary purposes of water claimed by the F.W.S. under Claim Number 07605 submitted in the Las Vegas Artesian Basin Adjudication include uses related to both quasi-municipal and wildlife purposes;

(2) The F.W.S. abandons its claims to water under Claim Number 07604 submitted in the Las Vegas Artesian Basin Adjudication;

(3) The State Engineer recognizes that, as a result of the F.W.S.'s abandonment of Claim Number 07604 submitted in the Las Vegas Artesian Basin Adjudication, no ruling is necessary with respect to that claim in the Order of Determination to be prepared pursuant to Nevada Revised Statute ("N.R.S.") 533.160 and filed pursuant to NRS 533.165;

(4) The Order of Determination will be prepared by the State Engineer in accordance with the terms of this Stipulation.

Dated this 20 day of May, 1997.


R. MICHAEL TURNIPSEED
Nevada State Engineer


MICHAEL J. SPEAR
Regional Director, E.W.S.

EXHIBIT 3

State of Nevada
Office of the State Engineer

IN THE MATTER OF THE DETERMINATION OF)		
THE RELATIVE RIGHTS IN AND TO THE))	<u>U. S. AIR FORCE</u>
WATERS OF THE LAS VEGAS ARTESIAN BASIN)))	<u>NELLIS AFB</u>
IN CLARK COUNTY, NEVADA))	<u>STIPULATED</u>
)	<u>SETTLEMENT OF</u>
)	<u>WATER RIGHTS CLAIMS</u>

WHEREAS, on April 20, 1995, the State Engineer of the State of Nevada ("State Engineer") initiated an adjudication to determine the relative rights in and to the waters of the Las Vegas Artesian Basin.

WHEREAS, the Las Vegas Artesian Basin is also known as Hydrographic Basin #212 and is located entirely within the bounds of Clark County, Nevada, the site of phenomenal recent and continuing growth and development, such growth and development contributing significantly to the economic well-being of the residents of the State of Nevada.

WHEREAS, the adjudication was initiated and is being conducted by the State Engineer under authority contained within Nevada Revised Statutes ("NRS") 533.090 THROUGH 533.320.

WHEREAS, various agencies of the United States of America ("USA"), including the United States Air Force ("USAF"), are participating in the adjudication before the State Engineer under the terms of the McCarran Amendment, 43 U.S.C. §666.

WHEREAS, the USAF filed a number of claims in the adjudication, among which were claims to reserved rights under the doctrine established by the United States Supreme Court in Winters v. United States, 207 U.S. 564 (1908), and its progeny.

WHEREAS, the State Engineer issued a Preliminary Order of Determination in which he rejected the USAF's reserved rights claims, based upon the State Engineer's belief that reserved rights do not extend to groundwater. Shortly thereafter, the USAF objected to the State Engineer's Preliminary Order of Determination based on its belief that Reserved Rights do extend to groundwater. The State Engineer therefore scheduled a public hearing to hear the USAF's objections.

WHEREAS, the State Engineer and the USAF desire to amicably resolve disputes between them as to the applicability or inapplicability of the reserved rights doctrine to groundwater without protracted litigation and in such a manner as to assure a relatively greater degree of stability and certainty with respect to the nature and extent of groundwater rights claimed by any interest participating in the Las Vegas Artesian Basin Adjudication.

NOW, THEREFORE, IT IS HEREBY STIPULATED:

1. The Nevada State Engineer recognizes a National Defense/National Security water right to groundwater from the Las Vegas Artesian Basin in the name of the USA, USAF, to support all operations and activities at Nellis Air Force Base, Nevada. Such water rights shall be included in the Order of Determination prepared pursuant to N.R.S. 533.160 and filed pursuant to N.R.S. 533.165.
2. This National Defense/National Security water right will include a water right to groundwater, artesian and/or percolating groundwater, to be used in support of operations and activities at Nellis Air Force Base, with a priority date of 1 Jan 1941. This National Defense/National Security water right shall not be transferable or marketable and can only be used on behalf of Nellis Air Force Base.
3. This National Defense/National Security water right will be in addition to whatever certificated, permitted, or vested water rights, or contractual rights to reclamation water, and/or other water rights, held by the USA on behalf of the USAF and Nellis Air Force Base. This National Defense/National Security water right is available for use after the USAF has utilized, to the extent practicable, (1) its water rights held under existing State certificated, permitted, or vested water rights, and/or (2) its contractual right to reclamation water, if any, to the extent that the USAF has a contractual right to continue to use reclamation water in the future.
4. Nothing in this Settlement obligates the USAF to assume increased capitalization costs or new expenditures, to increase its reclamation water allotment or capacity, or to otherwise maximize its use of reclamation water. To the extent that the USAF maintains its present right to use reclamation water, the USAF will attempt to utilize said water to the extent practicable, prior to using this National Defense/National Security water right.
5. This National Defense/National Security water right will not be subject to State law doctrines of forfeiture, partial forfeiture, or abandonment. No adverse action will be taken against this water right for non-usage.
6. The parties agree that, to the extent the USAF's mission is not impaired, as a matter of federal/state comity and to the extent not inconsistent with federal law, N.R.S. Chapter 533 governs the procedures to be followed by both the USAF and the State

Engineer should the USAF desire to change its point of diversion, place or manner of use of water rights held by the USAF.

7. The USAF and State Engineer will cooperate in the future to transfer points of diversion and places or manner of use of water rights represented by certificates, permits, and vested rights, held by the USAF to wells located on Nellis Air Force Base, if necessary and/or practicable, in order to more efficiently use these rights and its National Defense/National Security water right, and to facilitate cohesive well development.

8. The USAF will utilize reasonable efforts to develop water conservation and well management plans.

9. The State Engineer will allow well drilling training units to train in well drilling on Nellis Air Force Base and Nellis Range, upon notice to the State Engineer. The State Engineer may inspect these training activities to assure no negative impact upon the water in the Las Vegas Artesian Basin.

10. The USAF agrees to file a claim for, and the State Engineer agrees to recognize, a vested water right to percolating groundwater as follows:

- a. Claimant - USAF;
- b. Source - Nellis Air Force Base, Well No. 1;
- c. Point of Diversion - Well No. 1 located at or about Section 4, T. 20 S., R. 62 E., M.D.B.&M.; being S. $04^{\circ}30'23''$ W, a distance of 2604.23 feet from the NE corner of SEC. 4, T20S, R 62E.
- d. Period of Use - January 1 - December 31, annually;
- e. Purpose and Priority - Quasi-municipal, in support of military operations at Nellis AFB, June 16, 1929;
- f. Duty - 50 acre-feet annually;
- g. Place of use - Nellis Air Force Base.

11. The USAF agrees to relinquish its revocable water permit to Well No. 10, Permit No. 16936, upon the final entry of the decree in the Las Vegas Artesian Basin Adjudication, incorporating the terms of this Settlement. The USAF holds two additional state revocable permits pertaining to Well No. 8. The USAF agrees that the State Engineer may revoke those two revocable Permits, Nos. 17522 and 18722, five years after the final entry of the water decree in this adjudication, which incorporates the terms of this Settlement. However, the USAF will use reasonable efforts to relinquish these rights

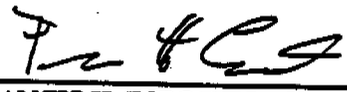
earlier. The water represented by such permits shall revert back to the benefit of the Las Vegas Artesian Basin, when relinquished.

12. The State Engineer agrees not to rule on the applicability of the Federal Reserved Rights Doctrine to groundwater in the final Order of Determination to be prepared and filed in this adjudication, pursuant to N.R.S., Chapter 533.165, on the basis that the Settlement will equitably resolve the USAF's water rights claims herein. In the event the approving court decrees, in a partial judgment or final decree, a water right for the USA/USAF in a lesser amount, with a later priority date, or on terms contrary to those agreed to by the parties and incorporated into this Settlement and the accompanying Order of Determination, the USAF may void this Settlement and reassert its claims to Federal Reserved Rights and/or other rights associated with its filed claims. Similarly, in the event the USAF reasserts its claims to Federal Reserved Rights and/or other rights associated with its filed claims, the parties recognize the State Engineer's right to void this settlement and assert his position with respect to the USAF's reasserted claims.

13. In the event the court approves this Settlement of the water rights of the USA/USAF and no further appeal is taken, the parties agree that it resolves all outstanding matters involved in this adjudication.

14. The parties recognize that, due to the Las Vegas Artesian Basin's unique history, facts and circumstances, nothing in this Settlement shall be construed as establishing any standard to be used for the quantification of federal reserved rights or any other federal water claims in any other judicial or administrative proceeding in Nevada.


R. MICHAEL YURNI SEED
State Engineer
State of Nevada


FRANCIS H. ESPOSITO, COL, USAF
Chief, Environmental Law and
Litigation Division

Addendum to:
"U.S. Air Force Nellis AFB Stipulated Settlement of Water Rights Claims"

This Addendum hereby amends the "U.S. Air Force Nellis AFB Stipulated Settlement of Water Rights Claims" ("Air Force Settlement") which was executed by Col. Francis H. Esposito of the U.S. Air Force and R. Michael Turnipseed, the State Engineer of the State of Nevada. The Air Force Settlement was entered into for the purpose of settling the water rights claims of the United States of America, U.S. Air Force ("USAF") in the Las Vegas Artesian Basin Adjudication, to which the State Engineer entered his final Order of Determination on December 31, 1997.

This Addendum is being entered into for the purpose of settling the objections/exceptions filed in the Clark County District Court by the Las Vegas Valley Water District and the Coran Lane Water Users Association. The USAF and the State of Nevada understand that upon execution of this Addendum, both the Las Vegas Valley Water District and the Coran Lane Water Users Association will withdraw their respective objections/exceptions.

Pursuant to the express agreements set forth in this Addendum, the USAF and the State Engineer agree as follows:

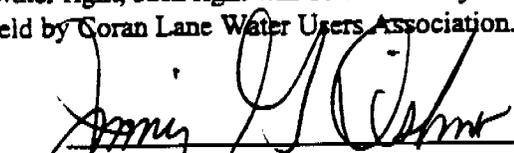
The USAF hereby agrees to limit its total claim for present and future groundwater use on Nellis Air Force Base to a maximum of 4946 acre feet per year, including water from all groundwater sources. This limit includes the USAF's revocable and irrevocable permitted water rights, certificated water rights, vested water rights and National Defense/National Security water right. This limit does not in any way include or refer to surface water obtained from the Colorado River, although the USAF will attempt to utilize, to the extent practicable, its contractual right to Colorado River reclamation water, if any, to the extent that the USAF has a contractual right to continue to use such reclamation water in the future, prior to utilizing its National Defense/National Security water right.

The USAF agrees that it will accept, and the State Engineer agrees to recognize, a vested water right to groundwater at Nellis Air Force Base, Well No. 1, in the amount of 40 acre-feet annually. This agreement supercedes the prior agreement set forth in paragraph 10 of the Air Force Settlement in which the amount was originally 50 acre-feet annually.

Both the State Engineer and the USAF agree that to the extent the USAF is required to utilize its National Defense/National Security water right, such right will be treated as junior for administrative purposes to those water rights held by Coran Lane Water Users Association.


R. MICHAEL TURNIPSEED
State Engineer
State of Nevada

Dated: 1/6/99


JIMMY DISHNER
Deputy Assistant Secretary of the Air Force
for Installations

Dated: 12/2/98

Attorney General's Office
100 N. Carson Street
Carson City, Nevada 89701-4117

1 SAO
FRANKIE SUE DEL PAPA
Attorney General
2 David C. Creekman
Deputy Attorney General
3 Nevada Bar No. 4580
100 North Carson Street
4 Carson City, Nevada 89701
687-7318
5 Attorneys for State Engineer

RECEIVED

AUG 17 1998

OFFICE OF ATTORNEY GENERAL
DEPUTY ATTORNEY GENERAL

FILED

AUG 11 11 09 AM '98

Janita Zimmerman
CLERK

DISTRICT COURT
CLARK COUNTY, NEVADA

9 IN THE MATTER OF THE
10 DETERMINATION OF THE
RELATIVE RIGHTS IN AND
11 TO WATERS OF THE LAS VEGAS
VALLEY ARTESIAN BASIN (212)
IN CLARK COUNTY, NEVADA

Case No. A382950
Dept. No. XV
Docket No. "L"

12 _____ /
13 **STIPULATION AND ORDER**

14 COME NOW, Gregory B. Primm ("Primm") and R. Michael Turnipseed, P.E., State
15 Engineer of the State of Nevada ("State Engineer"), by and through the undersigned counsel, and
16 stipulate and agree as follows:

17 (1) On June 29, 1998, Gregory B. Primm ("Primm") filed a Petition to Intervene in the
18 above-referenced matter;

19 (2) Primm contends that he had no personal knowledge of this proceeding until
20 approximately June 1, 1998 and that, as a successor-in-interest to property to which vested water
21 rights initiated before 1913 were appurtenant, he should be permitted to join this proceeding at this
22 time.

23 (3) In response to Primm's petition, the State Engineer investigated Primm's claims¹ and,
24 based upon that investigation, determined that:

25 _____
26 ¹ Primm's apparent point of diversion differs from the original points of diversion forming the basis of Primm's claims.
27 The parties agree that Primm shall diligently proceed to provide the Office of the State Engineer with corrected ownership
28 information pursuant to NRS 533.382 - 533.386 and shall apply to the State Engineer for permission to change the point
of diversion of these water rights pursuant to NRS 533.345 et seq.

EXHIBIT 5

Attorney General's Office
100 N. Carson Street
Carson City, Nevada 89701-4717

1 (a) Primm's status is best defined as a successor-in-interest to 4.3 acres, with
2 appurtenant water rights,² formerly held by the Tomiyasu family;

3 (b) Appurtenant water rights include rights initiated by the Tomiyasu family in
4 accord with the law in effect before 1913, such rights also represented by permit number 2303³;

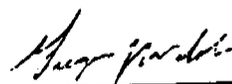
5 (c) Primm's continued use of water rights appurtenant to this property is not in
6 dispute;

7 (4) The parties respectfully recommend to the Court that Primm be granted party status in
8 this proceeding and that the Court enter its decree pursuant to NRS 533.185 modifying the State
9 Engineer's Order of Determination in accord with the terms of this Stipulation.

10 Dated this 4th day of August, 1998.

11 JAMES, DRIGGS, WALCH,
12 SANTORO & THOMPSON

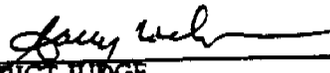
FRANKIE SUE DEL PAPA
Attorney General

13 
14 GREGORY J. WALCH
15 Attorneys for
16 Gregory B. Primm

17 
18 DAVID C. CREEKMAN
19 Deputy Attorney General
20 Attorneys for State Engineer

21 IT IS SO ORDERED.

22 Dated this 10th day of August, 1998.

23 
24 DISTRICT JUDGE

25 ² The question of the appropriate duty of water, whether 6.5 acre-feet per acre as determined by the State Engineer in the
26 Order of Determination or 7.24 acre-feet per acre as urged by Primm, is under consideration by the Court in this case,
27 such consideration prompted by exceptions to the State Engineer's Order of Determination filed by other parties to this
28 action. The parties to this Stipulation agree that once this issue is finally judicially resolved, that resolution will be
applied evenhandedly to all similarly situated parties to this proceeding in which the question of the appropriate duty of
water is in dispute.

³ The question of whether these rights are supplemental to one another or are cumulative is under consideration by the
Court in this case, such consideration prompted by exceptions to the State Engineer's Order of Determination filed by
other parties to this action. The parties to this Stipulation agree that once this issue is finally judicially resolved, that
resolution will be applied evenhandedly to all similarly situated parties claiming both vested and permitted rights
appurtenant to the same land.

FILED

DEC 11 12 47 PM '00

Shirley J. ...
CLERK

DISTRICT COURT
CLARK COUNTY, NEVADA

IN THE MATTER OF THE DETERMINATION)
OF THE RELATIVE RIGHTS IN AND TO)
WATERS OF LAS VEGAS VALLEY ARTESIAN)
BASIN (212) IN CLARK COUNTY, NEVADA)

Case No. A382950
Dept No. XV
Docket No. "L"

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

I.

FINDINGS OF FACT

1. Claimants Nevsur Insurance Company, Regal Development Company, Goebel Construction Company (Proof of Appropriation No. 07651), the Housing Authority of Las Vegas (Proofs of Appropriation Nos. 07652 and 07653¹), Valley Group Constructors (Proof of Appropriation No. 07655²), Lewis Properties (Proofs of Appropriation Nos. 07656 and 07657) and Lewis Homes of Nevada and Oakcrest Development (Proof of Appropriation No. 07658) excepted to portions of the State Engineer's Order of Determination³ in

¹ The State Engineer's Order of Determination determined that the water rights represented by Proof of Appropriation No. 07653 were not used before March 22, 1913 and therefore no claim of vested right can be recognized with respect to this Proof of Appropriation. The State Engineer also determined that even if vested rights did exist with respect to this Proof, they were abandoned and forfeited.

² The State Engineer's Order of Determination determined that the water rights represented by Proof of Appropriation No. 07655 were not used before March 22, 1913 and therefore no claim of vested right can be recognized with respect to this Proof of Appropriation. The State Engineer also determined that even if vested rights did exist with respect to this Proof, they were abandoned and forfeited.

³ These claimants and others also excepted to additional issues, including but not necessarily limited to, certain of the State Engineer's determinations regarding points of diversion, abandonment, the distinction between ground water and surface water, and between spring and artesian well water, and

1 which the State engineer concluded that, to the extent valid, vested rights existed with respect to the
2 claimants, the rights were subject to forfeiture under the provisions of Nevada Revised Statutes (NRS)
3 534.090 for a failure to beneficially use the rights for the prescribed statutory period for the purpose for which
4 the rights were obtained. Because this Order declares these rights forfeited, the Court has determined it
5 unnecessary to reach additional exceptions filed to the State Engineer's Order of Determination. However,
6 the Court recognizes that in the event these Findings of Fact, Conclusions of Law and Order are overturned
7 on appeal, these issues will become ripe for this Court's consideration.

8 2. As ordered by the court, the above referenced parties filed a brief on the question of the
9 applicability of statutory forfeiture laws to pre-statutory water rights. The State Engineer later filed his brief
10 on the same subject.

11 3. On July 27, 1998 the Court conducted a hearing for the purpose of hearing argument of the
12 effect of Nevada's statutory forfeiture law on pre-statutory ground water rights.

13 4. At the July 27, 1998 hearing, counsel for the claimants, Gregory J. Walch, Esq., advised the
14 Court that he could produce no evidence or witnesses that could prove any use after 1967 of any of the water
15 rights in dispute, and that no water has been placed to a beneficial use from April 15, 1967 to present under
16 Proof of Appropriation Nos. 07651, 07652, 07656, 07657 and 07658, except for 135 acre-feet pursuant to
17 Proof of Appropriation No. 07656.

18 5. On August 28, 1998 the court issued its decision concerning the effect of NRS 534.090 to pre-
19 statutory artesian water rights.

20 6. These Findings of Fact, Conclusions of Law and Order are prepared in compliance with the
21 August 28, 1998 Decision.

22 II.

23 CONCLUSIONS OF LAW

24 1. This action is controlled by chapters 533 and 534 of the Nevada Revised Statutes, and this
25 adjudication proceeding is governed by NRS 533.090 - 533.320, inclusive.

26 ///

27 _____
28 the supplemental nature of vested rights to later-in-time permitted or certificated rights.
See "Claimants' Exceptions to State Engineer's Proposed Findings of Fact, Conclusions of Law, and
Decree", September 7, 1999.

1 2. Proofs of Appropriation initiated after March 22, 1913, having their source from an artesian
2 or definable aquifer in the Las Vegas Artesian Groundwater Basin, and Proofs of Appropriation initiated after
3 March 25, 1939 having their source from percolating water, the boundaries and course of which are incapable
4 of determination in the Las Vegas Artesian Groundwater Basin, are not valid proofs of appropriation, and
5 are therefore void and of no force or effect in this proceeding. With respect to the forfeiture of water rights
6 under NRS 534.090, these Findings of Fact, Conclusions of Law and Order recognize that it is presently
7 unnecessary to litigate the issue of when the water rights represented by these Proofs of Appropriation were
8 vested because this Order adopts the State Engineer's findings as set forth in his Order of Determination with
9 respect to their forfeiture ~~and abandonment~~^{SL}. However, the Court recognizes that in the event these Findings
10 of Fact, Conclusions of Law and Order are overturned on appeal, the issue of when these rights vested
11 becomes ripe for this Court's consideration.

12 3. The law on forfeiture, which governs all ground water rights, is found at NRS 534.090. In
13 pertinent part, the statute reads as follows:

14 Except as otherwise provided in this section, failure for 5 successive years
15 after April 15, 1967, on the part of the holder of any right, whether it is an
16 adjudicated right, an unadjudicated right, or a permitted right, and further
17 whether the right is initiated after or before March 25, 1939, to use
18 beneficially all or any part of the underground water for the purpose for which
19 the right is acquired or claimed, works a forfeiture of both undetermined rights
20 and determined rights to the use of that water to the extent of the nonuse. . .

21 NRS 534.090(1).

22 4. Proofs of Appropriation Nos. 07651, 07652, 07656, 07657, and 07658 are unadjudicated rights
23 as that term is used in NRS 534.090(1).

24 5. This Court adopts the interpretation of NRS 534.090 as spelled out in the case commonly
25 known as *Town of Eureka v. State Engineer*, 108 Nev. 163, 168, 826 P.2d 948 (1992), wherein the Supreme
26 Court stated:

27 Finally, contrary to the 1913 water law, the legislature has affirmatively stated
28 that the forfeiture provision enacted in 1967 applies to all groundwater rights,
even those in existence at the time of enactment. We agree with the district
court that the legislature's affirmative statement that the law shall be
retroactive is constitutional. We conclude that forfeiture applies when the
state proves non-use over the statutory period, unless resumed use has "cured"
or resuscitated the defect in the water rights.

 6. Based upon the Supreme Court's *Town of Eureka* decision, the uninterrupted 5-year period
of non-use applies to decreed ground water rights, unadjudicated rights, and certificated ground water rights.

1 All previously perfected ground water rights in the State of Nevada, of any kind or nature, may be forfeited
2 through an uninterrupted 5-year period of non-use, if such period of non-use occurred after April 15, 1967.

3 III.

4 ORDER

5 Based upon counsel's representations in open court in April 1998, and again in July 1998, that
6 none of the excepting claimants could prove any use after 1967 of any of the water rights in dispute, the
7 Court accepts the State Engineer's Order of Determination as to forfeiture of the following claims:

8	<u>Claim No.</u>	<u>Field No.</u>	<u>Claimant(s)</u>
9	07651	309	Nevsur Insurance Company Regal Development Company Goebel Construction Company
10			
11	07652	185	Housing Authority of Las Vegas
12	07653 ⁴	103	Housing Authority of Las Vegas
13	07655 ⁵	203	Valley Group Constructors
14	07656 ⁶	338	Lewis Properties
15	07657	69	Lewis Properties
16	07658	265 & 273	Lewis Properties Oakcrest Development

17 ///
18 ///
19 ///
20 ///

21 _____
22 ⁴ Although the State Engineer determined in the Order of Determination "that there was never any
23 vested right to use the water of the well at Field No. 103 on the claimed place of use" under this
24 claim, he went on to determine that "[e]ven if a vested water right ever did exist under Claim 07653
25 it has been...forfeited because of a long period of non-use."

26 ⁵ Although the State Engineer determined in the Order of Determination that "the evidence shows that
27 the well...was drilled after December 1913," under this claim, he went on to determine that the
28 claimed rights were, nonetheless, forfeited.

⁶ Claim 07656 claimed a vested right for the irrigation of 617.6 acres and for domestic purposes. Of
this amount, the State Engineer determined in the Order of Determination that "all but 27 acres of
the right is declared...forfeited." Accordingly, this decision upholds the State Engineer's
determination of the applicability of the law of forfeiture to pre-statutory water rights with respect
to claims made to 590.6 formerly irrigated acres.

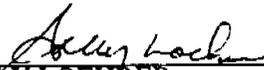
Field Numbers For Which No Claims Were Filed But To Which This Decision Applies

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2	68	177	261
9	70	183	262
15	71	184	263
29	72	186	264
35	73	207	268
36	74	213	302
44	76	214	303
47	122	215	304
48	131	216	326
49	132	228	329
54	133	232	339
55	134	233	340
60	137	238	
61	175	252	

As set forth in Footnote 6, Claim 07656 is valid for the irrigation of 27 acres, an amount equal to 135 acre-feet annually.

DATED this 13 day of December, 1999.



SALLY LOEHRER
DISTRICT JUDGE

RECEIVED

DEC 14 1998

DISTRICT COURT

FILED

OFFICE OF ATTORNEY GENERAL
DEPUTY ATTORNEY GENERAL
CLARK COUNTY, NEVADA

DEC 14 1 29 PM '98

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In the Matter of the)
Determination of the Relative Rights)
in and to the Waters of the Las Vegas)
Artesian Basin in Clark County, Nevada)

CASE NO. 882960
DEPT. NO. XX ERK
DOCKET L

DECISION RE COMPUTATION OF DUTY FOR PROOF 07654

The State Water Engineer and the Claimant, Primm, have each briefed the legal issue of which water duty applies to Proof 07654. The State's position is that in 1909 when the legislature created a surface water statute that this law cut off or limited the pre-existing duty as to the Tomiyasu artesian well. In looking at this case and all of the cases which have construed the various water use statutes, this Court cannot construe the 1909 statute regarding "surface waters" to pertain to vested, pre-statutory "ground water" rights.

Since both parties agree that the vested rights in and to the well are a minimum of 7.24 acre-feet per year per acre, the Court finds this to be the duty applicable to Proof 07654.

Gregory J. Walch, Esquire, of the firm of James, Driggs, Walch, Santoro & Thompson, is hereby directed to prepare an Order in accordance herewith and to submit the same to the State Engineer through his counsel, David C. Creekman, Deputy Attorney General, for review prior to the submission to the Court for signature.

DATED: This 14th day of December, 1998.

SALLY LOEHRER

SALLY LOEHRER
DISTRICT JUDGE

EXHIBIT 7

cc 12/23

SALLY LOEHRER
DISTRICT JUDGE
DEPARTMENT FIFTEEN
LAS VEGAS, NEVADA 89108

CERTIFICATE

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I hereby certify that on the 14th day of December, 1998 I mailed a copy of the foregoing
DECISION to the following persons, by depositing a true copy thereof in the United States Mail
at Las Vegas, Nevada, postage prepaid:

Gregory J. Walch, Esquire
James, Driggs, Walch, Santoro & Thompson
3773 Howard Hughes Parkway, Suite 290N
Las Vegas, NV 89109

David C. Creekman, Esquire
Deputy Attorney General
100 North Carson Street
Carson City, NV 89701.

SHIRLEY B. PARRAGUIRRE

Shirley B. Parraguirre
Judicial Executive Assistant

1 SAO

2

3

4

5

DISTRICT COURT

6

CLARK COUNTY, NEVADA

7

IN THE MATTER OF THE
DETERMINATION OF THE
RELATIVE RIGHTS IN AND
TO WATERS OF THE LAS VEGAS
VALLEY ARTESIAN BASIN (212)
IN CLARK COUNTY, NEVADA

Case No. A382950
Dept. No. XV
Docket No. "L"

10

11

STIPULATION AND ORDER

12

13

14

15

16

This Stipulation is hereby entered into this 17th day of December, 1998, between R. Michael Turnipseed, P.E., Nevada State Engineer, the Las Vegas Valley Water District, the United States Air Force, the United States Government, the Las Vegas Paiute Tribe and the Coran Lane Water Users Association, by and through their respective counsel of record, as follows:

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1. The Las Vegas Valley Water District, by executing this Stipulation hereby agrees to withdraw its objections to the State Engineer's Order of Determination which approves the "United States Air Force Nellis AFB Stipulated Settlement of Water Rights Claims" with the United States Air Force (Exhibit F to Order of Determination).

2. The United States Air Force, by executing this Stipulation, hereby agrees that the Air Force Settlement Agreement, set forth in the State Engineer's Order of Determination as Exhibit F, is hereby amended pursuant to Exhibit A attached hereto, entitled "Addendum."

3. The State Engineer, by executing this Stipulation, hereby agrees to amend the Order of Determination for Proof of Appropriation 07660 in the name of the Water District to reflect a total duty of 510.0 acre-feet annually, none of which shall be considered supplemental to subsequent permits granted by the State Engineer.

4. The State Engineer, by executing this Stipulation, hereby agrees to amend the Order of

1 Determination for Proof of Appropriation 08966 in the name of the United States of America, United
2 States Air Force to reflect a total duty of 40.0 acre-feet annually.

3 5. Coran Lane Water Users Association, by executing this Stipulation, hereby agrees to
4 withdraw its objections filed to the District's Proof of Appropriation, the Las Vegas Paiute Tribe's
5 agreement with the State Engineer and Water District; and to the Air Force Settlement Agreement with
6 the Nevada State Engineer.

7 It is expressly understood that by entering into this agreement, the following issues are left as
8 issues to be determined by this Court and are therefore expressly excluded from this Stipulation.

- 9 (1) The Gregory Primm dispute regarding duty.
10 (2) This Court's decision of August 28, 1998 regarding forfeiture of various proofs of
11 appropriation.

12 FRANKIE SUE DEL PAPA
13 Attorney General

14 Dated: October 27, 1998
15 
16 DAVID C. CREEKMAN NV Bar #4580
17 Deputy Attorney General
18 Attorneys for State Engineer

19 CHARLES K. HAUSER NV Bar #1606
20 MARSHALL HILL CASSAS & DE LIPKAU

21 Dated: October 28, 1998
22 
23 ROSS E. DE LIPKAU NV Bar # 1628
24 EARL M HILL NV Bar # 679
25 Attorneys for Las Vegas Valley Water District

26 U.S. DEPARTMENT OF JUSTICE
27 Environment and Natural Resources Division

28 Dated: December 15, 1998

STEPHEN G. BARTELL ESQ.
General Litigation Section
Attorneys for United States of America,
United States Air Force

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U.S. DEPARTMENT OF JUSTICE
Environment and Natural Resources Division

Dated: 12/15/98

Patrick Barry
PATRICK BARRY
Indian Resources Section
Attorneys for United States of America,
Las Vegas Paiute Tribe

SUSAN M. WILLIAMS, ESQ.
WILLIAMS & JANOV, P.C.

Dated: 12/10/98

By: *Susan M. Williams*
Attorney for Las Vegas Paiute Tribe

JAMES, DRIGGS WALCH, SANTORO & THOMPSON

Dated: 12/17/98

Gregory J. Walch
GREGORY J. WALCH NV Bar #4780
Attorneys for Coran Lane Water Users Asc.

IT IS SO ORDERED.

Dated this 31 day of December, 1998.

SALLY LOENDER

DISTRICT JUDGE

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Addendum to:
"U.S. Air Force Nellis AFB Stipulated Settlement of Water Rights Claims"

This Addendum hereby amends the "U.S. Air Force Nellis AFB Stipulated Settlement of Water Rights Claims" ("Air Force Settlement") which was executed by Col. Francis H. Esposito of the U.S. Air Force and R. Michael Turnipseed, the State Engineer of the State of Nevada. The Air Force Settlement was entered into for the purpose of settling the water rights claims of the United States of America, U.S. Air Force ("USAF") in the Las Vegas Artesian Basin Adjudication, to which the State Engineer entered his final Order of Determination on December 31, 1997.

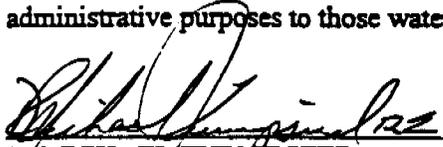
This Addendum is being entered into for the purpose of settling the objections/exceptions filed in the Clark County District Court by the Las Vegas Valley Water District and the Coran Lane Water Users Association. The USAF and the State of Nevada understand that upon execution of this Addendum, both the Las Vegas Valley Water District and the Coran Lane Water Users Association will withdraw their respective objections/exceptions.

Pursuant to the express agreements set forth in this Addendum, the USAF and the State Engineer agree as follows:

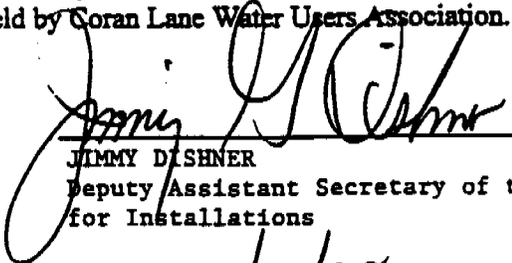
The USAF hereby agrees to limit its total claim for present and future groundwater use on Nellis Air Force Base to a maximum of 4946 acre feet per year, including water from all groundwater sources. This limit includes the USAF's revocable and irrevocable permitted water rights, certificated water rights, vested water rights and National Defense/National Security water right. This limit does not in any way include or refer to surface water obtained from the Colorado River, although the USAF will attempt to utilize, to the extent practicable, its contractual right to Colorado River reclamation water, if any, to the extent that the USAF has a contractual right to continue to use such reclamation water in the future, prior to utilizing its National Defense/National Security water right.

The USAF agrees that it will accept, and the State Engineer agrees to recognize, a vested water right to groundwater at Nellis Air Force Base, Well No. 1, in the amount of 40 acre-feet annually. This agreement supercedes the prior agreement set forth in paragraph 10 of the Air Force Settlement in which the amount was originally 50 acre-feet annually.

Both the State Engineer and the USAF agree that to the extent the USAF is required to utilize its National Defense/National Security water right, such right will be treated as junior for administrative purposes to those water rights held by Coran Lane Water Users Association.


R. MICHAEL TURNIPSEED
State Engineer
State of Nevada

Dated: 1/6/99


JIMMY DISHNER
Deputy Assistant Secretary of the Air Force
for Installations

Dated: 12/2/98

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5 775-684-1231
Attorneys for State Engineer

FILED
Jul 20 8 42 AM '99
Shirley E. Langston
CLERK

6 WILLIAMS, JANOV & COONEY
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8 Albuquerque, New Mexico 87104
Attorneys for Paiute Tribe

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10 DISTRICT COURT
11 CLARK COUNTY, NEVADA

12 IN THE MATTER OF THE
13 DETERMINATION OF THE
14 RELATIVE RIGHTS IN AND
15 TO WATERS OF THE LAS VEGAS
16 VALLEY ARTESIAN BASIN (212)
IN CLARK COUNTY, NEVADA

Case No. A382950
Dept. No. XV
Docket No. "L"

17
18 COME NOW, the Las Vegas Paiute Tribe of Indians and the State Engineer of the State of
19 Nevada, by and through the undersigned counsel and agree that:

20 In April 1996, the Las Vegas Paiute Tribe, the Las Vegas Valley Water District, the State of
21 Nevada and the United States of America entered into a Stipulated Settlement of Las Vegas Paiute
22 Tribe Water Rights ("Stipulated Settlement").

23 The Stipulated Settlement was intended to resolve the outstanding water-related litigation
24 concerning the water rights of the Tribe based on the Tribe's occupation of the area since time
25 immemorial, as recognized by the Indian Claims Commission on January 19, 1965, 14 Ind. Cl. Comm.
26 618 (1965), and based on the Act of Congress establishing the Snow Mountain Reservation, Pub. L. No.
27 98-203, 97 Stat. 1383 (Dec. 2, 1983).

28 ////

EXHIBIT 9

CC 1/22
4-500

Attorney General's Office
100 N. Carson Street
Carson City, Nevada 89701-1117

1 In the Stipulated Settlement, the parties agreed that Nevada's State Engineer ("State Engineer")
2 would recommend to the Court the approval of a permanent homeland water right of 2,000 acre feet
3 annually ("a.f.a.") on behalf of the Las Vegas Paiute Tribe with the earliest priority date for
4 groundwater in the Las Vegas Valley.

5 The Las Vegas Paiute Tribe's permanent homeland water right was to be comprised of 1,500
6 a.f.a. to be recognized by the State Engineer and 500 a.f.a. to be relinquished by the Las Vegas Valley
7 Water District.

8 In Order of Determination filed in this Court by the State Engineer, the State Engineer mostly
9 recognized the rights of the Las Vegas Paiute Tribe as spelled out in the Stipulated Settlement.
10 However, the Order of Determination contained an inadvertently-included internal inconsistency
11 surrounding the Las Vegas Paiute Tribe's rights which prompted the Las Vegas Paiute Tribe to file a
12 Limited Exception for Purposes of Clarification on or about March 19, 1998.

13 The Las Vegas Paiute Tribe and the State Engineer recognize the internal inconsistency
14 contained within the Order of Determination. In recognition, the Las Vegas Paiute Tribe and the State
15 Engineer stipulated that:

16 1. The reference contained on page 70 of the Order of Determination incorrectly references
17 1905 as the priority date of Proof 07660, the Proof from which the Las Vegas Valley Water District
18 intends to relinquish 500 a.f.a. to the Las Vegas Paiute Tribe, as it conflicts with the reference contained
19 on page 3 of the Order of Determination in which the same rights are correctly assigned a priority date
20 of 1904;

21 2. With the aforementioned correction, the Las Vegas Paiute Tribe's water rights, as
22 recognized in the Order of Determination, enjoy the earliest priority date for groundwater in the Las
23 Vegas Valley;

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3. The final decree resulting from this proceeding shall reflect the terms of this stipulation.

FRANKIE SUE DEL PAPA
Attorney General

Dated: 6/26/99

David C. Creekman
DAVID C. CREEKMAN
Deputy Attorney General
Attorneys for State Engineer

WILLIAMS, JANOV & COONEY

Dated: 6/24/99

Susan M. Williams
SUSAN M. WILLIAMS
Attorneys for Paiute Tribe

IT IS SO ORDERED.

Dated this 14 day of July, 1999.

SALLY LOEHRER
DISTRICT JUDGE

Attorney General's Office
100 N. Carson Street
Carson City, Nevada 89701-4717

1 **ORDR**

FILED

DEC 11 12 46 PM '99

Sally Loehrer
CLERK

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5 **DISTRICT COURT**

6 **CLARK COUNTY, NEVADA**

7 IN THE MATTER OF THE
8 DETERMINATION OF THE
9 RELATIVE RIGHTS IN AND
10 TO WATERS OF THE LAS VEGAS
11 VALLEY ARTESIAN BASIN (212)
12 IN CLARK COUNTY, NEVADA

Case No. A382950
Dept. No. XV
Docket No. "L"

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ORDER CONCERNING SUPPLEMENTAL WATER RIGHTS

The question of the relationship of water rights characterized by the State Engineer in his Order of Determination as supplemental to vested water rights is properly before the Court as a result of exceptions to the State Engineer's Order of Determination filed by numerous parties to this proceeding. In particular, the question before the Court is whether permitted or certificated water rights augment vested water rights appurtenant to the same property when those vested water rights are unavailable, or are such permitted or certificated water rights cumulative, or in addition to, vested water rights?

Based upon the briefs of the parties and upon arguments presented to the Court, the Court finds that permitted or certificated water rights characterized as supplemental in this proceeding are not cumulative to vested water rights appurtenant to the same property in that they are not intended to expand upon the maximum allowable duty permitted on any place of use of any vested water rights decreed as a result of this proceeding. Instead, permitted or certificated water rights simply augment, or take the place of, vested water rights appurtenant to the same property when those vested rights are unavailable for use by the holder of those rights.

DATED this 13th day of December, 1999.

Sally Loehrer

SALLY LOEHRER
DISTRICT JUDGE

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EXHIBIT 10

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FILED

DEC 11 12 47 PM '99

Shirley S. Thompson
CLERK

DISTRICT COURT
CLARK COUNTY, NEVADA

IN THE MATTER OF THE DETERMINATION)
OF THE RELATIVE RIGHTS IN AND TO)
WATERS OF LAS VEGAS VALLEY ARTESIAN)
BASIN (212) IN CLARK COUNTY, NEVADA)

Case No. A382950
Dept No. XV
Docket No. "L"

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

This matter came on regularly for hearing this 13th day of December, 1999, the Las Vegas Valley Water District being represented by Ross E. de Lipkau and the Housing Authority of Las Vegas being represented by Gregory J. Walch.

Based upon the briefs submitted by the parties and oral argument presented to the Court, the makes the following FINDINGS OF FACT:

1. That Proof of Appropriation 07659 with Three Springs as the source (with the exception of four miner's inches reserved by Helen J. Stewart) has remained, without conveyances to third parties, in the entities which served the City of Las Vegas from approximately 1900 to present.

2. That the past purveyors of water to what is now the City of Las Vegas, in chronological order, are:

- (a) Deed from William A. Clark to San Pedro, Los Angeles and Salt Lake Railroad Co. recorded July 22, 1903.
- (b) Deed from San Pedro Los Angeles and Salt Lake Railroad Company to Las Vegas Land and Water Company recorded May 10, 1905.
- (c) Deed Las Vegas Land and Water Company to Las Vegas Valley Water District recorded July 1, 1954.

EXHIBIT 11

1 3. That the Housing Authority of Las Vegas has not applied any water under Proof of
2 Appropriation 07659 to a beneficial use for municipal purposes.

3 4. That the Las Vegas Valley Water District has connected itself in interest, via the chain of
4 title, to all predecessors in interest to Three Springs, the subject of Proof of Appropriation 07659.

5 5. That the Housing Authority of Las Vegas was placed on notice by reason of the Instrument
6 Transferring Interest in Real and Person Property being filed with the Nevada State Engineer on March 10,
7 1955, that the Las Vegas Valley Water District was the owner of Three Springs.

8 6. That the Housing Authority of Las Vegas has not connected itself in interest to the original
9 users of Three Springs, the subject of Proof of Appropriation 07659.

10 7. That the records of the Nevada State Engineer's Office do not reflect an assignment, of any
11 interest whatsoever, of Proof of Appropriation 07659 to the Housing Authority of Las Vegas.

12 8. That the Housing Authority of Las Vegas was placed on notice by reason of the Instrument
13 Transferring Interest in Real and Person Property being filed with the Nevada State Engineer on March 10,
14 1955, that the Las Vegas Valley Water District was the owner of Three Springs and all ground water rights
15 possessed by its grantor.

16 9. That the Housing Authority of Las Vegas has not connected itself in interest to the original
17 users of Three Springs, the subject of Proof of Appropriation 07659 and ground water, the subject of Proof
18 of Appropriation 07660.

19 10. That the records of the Nevada State Engineer's Office do not reflect an assignment, of any
20 interest whatsoever, of Proofs of Appropriation 07659 and 07660 to the Housing Authority of Las Vegas.

21 Based upon the foregoing, the Court makes the following CONCLUSIONS OF LAW:

22 1. This Court has jurisdiction over the parties and the subject matters hereto.

23 2. That the Housing Authority of Las Vegas has no legal ownership in Proofs of Appropriation
24 07659 and 07660, or any portion thereof, it not connecting itself in interest to the original water purveyors
25 to the City of Las Vegas.

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Based upon the foregoing, IT IS HEREBY ORDERED as follows:

1. That the Las Vegas Valley Water District is the owner of Proof of Appropriation 07659 with Three Springs as the source, Proof of Appropriation 07660 with ground water as its source, and that the Housing Authority of Las Vegas has no interest therein.

IT IS SO ORDERED.

Dated this 13 day of December, 1999.



DISTRICT JUDGE