

(PERMIT TERMS CONTINUED)

At least three ground water monitoring wells are to be installed by permittee within the place of use of Permits 48245, 48246, 48247, 48248, 48249, 48250, 48251, 48252, 48253 and 48254, at locations satisfactory to the State Engineer, and before any diversion may be made of ground water from the production wells. The monitoring wells must be suitably cased, perforated, sealed, and capped and must penetrate at least 75 feet below the water table.

14. Estimated time required to complete the application of water to beneficial use..... 10 years.....

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

Water under this permit to be commingled with water rights allowed under base Permit 36101 (2.5 cfs, not to exceed 1800 AF/yr), Permit 36102 (2.5 cfs, not to exceed 1800 AF/yr), and a portion of Permit 36103 (1.975 cfs, not to exceed 1643.12 AF/yr) for service to a total of 1860 single family dwelling units (not to exceed combined duty of 2083.1 AF/yr) Please send copies of all correspondence and notices to Thomas A. Abdo at P.O. Box 1362, Gardnerville, Nevada 89410.

By s/Bruce R. Scott  
Bruce R. Scott, Resource Concepts, Inc.  
340 N. Minnesota Street  
Carson City, Nevada 89701

Compared 11/bm 11/bm

Protested.....

APPROVAL OF STATE ENGINEER

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

This permit to change the point of diversion and place of use of a portion of the waters of an underground source as heretofore granted under Permit 36103 is issued subject to the terms and conditions imposed in said Permit 36103 and with the understanding that no other rights on the source will be affected by the change proposed herein. The well shall be equipped with a 2-inch opening and a totalizing meter must be installed and maintained in the discharge pipeline near the point of diversion and accurate measurements must be kept of water placed to beneficial use. The totalizing meter must be installed before any use of the water begins or before the proof of completion of work is filed. If the well is flowing, a valve must be installed and maintained to prevent waste. This source is located within an area designated by the State Engineer pursuant to NRS 534.030. The State retains the right to regulate the use of the water herein granted at any and all times.

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

The total combined duty of water under Permits 48245, 48246, 48247, 48248, 48249, 48250, 48251, 48252, 48253 and 48254 shall not exceed 2,083.1 acre-feet per year.

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

The total number of dwelling units under Permits 48245, 48246, 48247, 48248, 48249, 48250, 48251, 48252, 48253 and 48254 shall be limited to 1,860.  
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The amount of water to be changed shall be limited to the amount which can be applied to beneficial use, and not to exceed 0.547 cubic feet per second, but not to exceed 455.10 acre-feet annually.

Work must be prosecuted with reasonable diligence and be completed on or before November 15, 1985  
Proof of completion of work shall be filed before December 15, 1985  
Application of water to beneficial use shall be made on or before November 15, 1986  
Proof of the application of water to beneficial use shall be filed on or before December 15, 1986  
Map in support of proof of beneficial use shall be filed on or before December 15, 1986

Completion of work filed..... IN TESTIMONY WHEREOF, I, PETER G. MORROS, State Engineer of Nevada, have hereunto set my hand and the seal of my office, this 22ND day of JANUARY

Cultural map filed.....  
Certificate No..... Issued.....  
A.D. 19 85

*Peter G. Morros*  
State Engineer

WITHDRAWN BY *Agent* *APPLICANT* **OCT 11 1985**  
*Peter G. Morros*  
STATE ENGINEER