DISTRICT COURT - SRBA Fifth Judicial District County of Twin Falls - State of Idaho
JAN - 8 2025
ByClerk
Deputy Clerk

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)	SPECIAL MASTER'S REPORT AND
)	RECOMMENDATION
Case No. 39576)	
)	ORDER DENYING UNITED STATES'
)	POST-TRIAL REQUEST TO
)	ADJUDICATE QUANTITY
)	
)	ORDER DENYING UNITED STATES'
)	POST-TRIAL REQUEST TO
)	ADJUDICATE FORFEITURE
)	
)	FINDINGS OF FACT AND
)	CONCLUSIONS OF LAW
)	
)	FOR WATER RIGHTS 67-15263 et al.
)	See Ex. A

I. APPEARANCES

Norman M. Semanko and Garrett M. Kitamura, Parsons Behle & Latimer, for claimants Keith and Karen Hood.

Mark J. Widerschein, Katherine Laubach, and Michelle Ramus, Natural Resources Section, Environment and Natural Resources Division, U.S. Department of Justice, for objector United States of America, Department of Interior, Bureau of Land Management.

II. PROCEDURAL BACKGROUND

The above-captioned subcases require the SRBA District Court to make a factual determination regarding the priority date of the above-captioned water right claims, i.e. the date these water rights were established by claimants Keith and Karen Hoods' predecessors-ininterest by means of grazing their livestock on public grazing lands in the areas adjacent to the claimed stream reaches. In their claims, the Hoods asserted a priority date of December 28, 1896. At trial, counsel for the Hoods modified their claimed priority date to October 15, 1900, which is the date the Hoods' predecessor-in-interest David Edwards settled upon the land pertaining to Homestead Entry No. 4486.

Each party moved for summary judgment, and on September 6, 2024, this Special Master issued a *Memorandum Decision and Order on Cross Motions for Summary Judgment*, which denied both motions for summary judgement.

A trial was held in Boise, Idaho, on October 2-3, 2024. On November 15, 2024, both parties submitted post-trial briefs and proposed findings of fact and conclusions of law. This matter is deemed fully submitted for decision on November 18, 2024.

III. ISSUES PRESENTED AT AND AFTER TRIAL

A. Issue of Quantity.

The objections filed by the United States do not include an objection to the quantity element of the Hoods' water right claims. Nevertheless, in its Post-Trial Brief, the United States asserts that the issue of quantity needs to be determined because the evidence in the record shows that the cattle operations of David Edwards and Charles Edwards grew over time, hence a quantity based upon the number of livestock in the early years of the Edwards' nascent cattle operations would have been smaller than in later years when the operations had grown and matured. The evidence in the record shows that by July 1935, the cattle herd owned by Charles Edwards numbered at least 250 head. Joint Ex. 308 at BLM 672. During the time period beginning on November 8, 1899 (the date that David Edwards made Homestead Entry No. 4486) and ending on November 22, 1906 (the date he filed his Homestead Proof), David Edwards cultivated 13 acres of land, fenced 30 acres, and built a stable. U.S. Ex. 16 at BLM 260-261. These improvements to his homestead indicate that he was raising some livestock, but not the 250 head that his son Charles had amassed by 1935. As correctly stated by the United States, "the number of cattle and, thus necessarily, the amount of water, increased over time." U.S. Post-Trial Brief, p. 27. The United States asserts that any quantities decreed should be based upon the provable number of cattle for a particular priority date and subsequent accretions to the herd size would entail a different water right for the additional quantity with a later priority date. The issues, therefore, are: 1) whether the matter of quantity was tried by the parties so as to

allow a decision to be rendered regarding the quantity element of the Hoods' water right claims; and 2) whether the quantity element for a *de minimis* instream stockwater right should be based upon and limited by a particular number of cattle.

B. Issue of Forfeiture.

As to what the United States has labeled "Category 4" and "Category 5" claims in its Post-Trial Brief,¹ the United States asserts that to the extent these water rights came into existence prior to the implementation of the Taylor Grazing Act, they were forfeited for nonuse from 1936 through 1975 and a new water right came into existence when the Horse Flat Allotment was created, at which time the Hoods' predecessor-in-interest Melvin Dotson gained authorization to graze his cattle in the areas where these "Category 4" and "Category 5" claims are located. *U.S. Post-Trial Brief* at pp. 21-24. The issue, therefore, is whether the matter of forfeiture was tried by the parties so as to allow a decision to be rendered regarding the forfeiture of these water rights.

C. Issue of Priority Date.

The only issue framed by the pleadings and litigated at trial was the issue of making a factual determination of the priority dates for each of the Hoods' 27 water right claims (i.e. the date that each of the water rights were created by the Hoods' predecessors-in-interest by means of grazing livestock in the area where the stream reaches for each of the water rights is located).

IV. ISSUE OF QUANTIFICATION

In its *Post-Trial Brief*, the United States asserts that for any of the Hoods' water right claims that may be decreed with a priority date earlier than 1931, the SRBA District Court should also determine a quantity that corresponds to the number of cattle owned by the Hoods' predecessors-in-interest as of such earlier date. The United States asserts (correctly) that the number of cattle owned by David and/or Charles Edwards increased as the Edwards grew their cattle operations and that the amount of water they used increased correspondingly. The United

¹ The United States has designated the Category 4 claims as: 67-15272, 67-15274(part), 67-15278(part), 67-15283(part), 67-15285(part), and 67-15286. The Category 5 claims are: 67-15263, 67-15264, 67-15265, 67-15268, 67-15271, 67-15273(part), 67-15274(part), 67-15279, 67-15280, 67-15281, 67-15282, and 67-15283(part).

States argues that any decreed quantities should be recognized as "partial claim[s] for the provable amount of use at that earlier date, and then a later claim for the larger amount." *U.S. Post-Trial Brief*, p. 28. For the reasons set forth below, this Special Master declines to make any factual findings as to graduated increases in quantity that corresponds to increases in herd size.

A. The issue of quantity was not raised in the pleadings and was not litigated at trial.

The *Notices of Claim* filed by the Hoods assert a diversion rate (quantity) of 0.02 cfs. The *Director's Reports* recommended the water rights as claimed (0.02 cfs). The *Director's Reports* also recommended two standard remarks, one which states: "The quantity of water under this right shall not exceed 13,000 gallons per day." The second states: "The quantity of water decreed for this water right is not a determination of historical beneficial use." IDWR Exs. 201 and 202. The objections filed by the United States do not specify quantity as a contested element.

Although the record reflects David Edwards and Charles Edwards grew their cattle operations over the years, no evidence of the quantity that would have been required for each incremental step in the growth of the Edwards' cattle operation was offered at trial. Simply put, the issue of quantity was not litigated. The determination of whether an issue has been tried (but not pled) is a matter of discretion. *Lynch v. Cheney*, 98 Idaho 238, 561 P.2d 380 (1977). In an exercise of such discretion, this Special Master determines that the issue of quantity was not tried and that the quantity recommended in the *Director's Reports* is presumed to be correct. Therefore, findings of fact regarding quantity cannot be made, and the post-trial request by the United States to adjudicate quantity based upon the number of cattle is denied.

B. The issue of whether a water right decree for a *de minimis* instream stockwater use needs to specify the number of livestock and/or a quantity based on a specific number of livestock was resolved in Basin-Wide Issue 12.

In Basin-Wide Issue 12, the SRBA District Court determined that: "It is not necessary to include the number of cattle in *de minimis* claims." *Memorandum Decision and Order Re: Basin-Wide Issue 12*, Subcase 00-91012 (April 25, 1997). In making this determination, the SRBA District Court adopted the recommendation of the special master, which stated:

Originally, IDWR included number of stock as a remark to purpose of use. Subsequently, IDWR proposed to include number of stock as a remark under quantity. The number of stock, along with other variables, was used to arrive at a diversion rate which attempted to recognize the actual and historic use for a particular stockwater right. During the hearing on this matter, IDWR abandoned number of stock in favor of capping stockwater uses to 13,000 gallons per day for all livestock and wildlife uses regardless of actual historic use. [internal citation omitted]. Under this method of determining quantity, the parties and IDWR agreed that it is not necessary to include the number of stock as a remark to quantity or purpose of use. The court concurs with this agreement.

Special Master's Second Amended Recommendation Re: Basin Wide Issue 12, Subcase 00-91012 (August 12, 1996). The United States was a party to Basin-Wide Issue 12.

The longstanding rule in the SRBA is that partial decrees for *de minimis* instream stockwater rights are not required to specify the number of cattle. The corollary to this rule is that such partial decrees do not need to include a quantity that would be tied to a specific number of cattle (so long as the water right is limited to 13,000 gallons per day, as is the case with the claims at issue).

This is not to say that a determination of the extent of historic beneficial use would not be necessary at some time in the future, such as may be the case if a party were to apply to transfer a *de minimis* instream stockwater right, or in the case of priority administration of hydraulically connected water rights in times of shortage. Under such circumstances, it may be necessary to determine the number of cattle and/or the quantity based on a particular number of cattle at some given time in the past. The included remark ("The quantity of water decreed for this water right is not a determination of historical beneficial use") preserves this issue.

V. ISSUE OF FORFEITURE

The United States asserts, in regard to a subset of the above-captioned water rights, that the Hoods' predecessor-in-interest (Charles Edwards) could not have legally run his cattle on the land where the stream reaches for these water rights are located from a period beginning with the 1936 grazing season and ending with the 1974 grazing season. Therefore, the United States asserts, any water rights that may have been established by David and/or Charles Edwards prior to the 1936 grazing season "would not have been able to be maintained." *U.S. Post-Trial Brief* p. 24, citing *Memorandum Decision and Order on Challenge; Order of Partial Decrees*,

Subcases 55-10288B et al. p. 27 ("LUP"). The United States further asserts that the earliest priority date that the Hoods would be entitled to is April 1, 1975, which is when the Hoods' predecessor-in-interest Melvin Dotson was given authorization to graze his cattle on the entirety of the Horse Flat Allotment.

Both the *Memorandum Decision* in *LUI* and the United States' *Post-Trial Brief* use the phrase "*would not have been able to be maintained*" in reference to water rights that may have been established before the passage of the Taylor Grazing Act (TGA) when there was an implied license to graze on federal land, but after the implementation of the TGA, no license was issued to the livestock owner for continued use of that land. Although not expressly stated in either the *LUI Memorandum Decision* or by the United States in its *Post-Trial Brief*, it appears that the words "*not maintained*" is a reference to statutory forfeiture pursuant to I.C. § 42-222. Accordingly, this Special Master will analyze this issue relative to the law of water right forfeiture.

Here, the relevant basics of the law of water right forfeiture in Idaho are: 1) A water right is subject to forfeiture upon failure of the right holder to use the water for a term of five years (I.C. § 42-222(2)). 2) Forfeitures are disfavored. *Barnes v. Jackson*, 163 Idaho 194, 198 (2018) citing *Aberdeen-Springfield Canal Co. v. Peiper*, 133 Idaho 82, 87 (1999). 3) The party asserting forfeiture bears the burden of proof by clear and convincing evidence. I.C. § 42-222(2). 4) A forfeiture defense that could be relevant in these subcases is the "no-control" exception codified in I.C. § 42-223(6). 5) Another forfeiture defense that could be relevant in these subcases is the resumption-of-use doctrine, which states that forfeiture is not effective if, subsequent to a five-year period of non-use, the owner of the right resumes use prior to a claim of right by a third party. *Barnes v. Jackson*, 163 Idaho 194, 198, citing *Sagewillow, Inc. v. IDWR*, 138 Idaho 831, 836.

As to what the United States has styled the "Category 4" and "Category 5" claims, the record demonstrates that the United States is correct in its assertion that the Hoods' predecessorsin-interest Charles Edwards and Melvin Dotson were not authorized to use the grazing land associated with such water right claims during the period of 1936 through 1974. However, this does not necessarily mean that any water rights on such grazing land established by David and/or Charles Edwards prior to 1936 were forfeited for non-use. The record in these subcases is insufficient for purposes of demonstrating clear and convincing evidence of disfavored forfeiture. This issue of forfeiture was not raised on summary judgement, nor was it pled in the objections. At trial, the only substantive mention of forfeiture and possible defenses thereto was in the following colloquy between the Hoods' lawyer Mr. Semanko and IDWR witness Craig Saxton:

Q. So let's talk about that scenario.

Let's just assume that there was water use in all of the 1975 areas, all within the Horse Flat Allotment as of 1900. Let's just assume that.

A. Okay. Okay

Q. And that was all done before the Taylor Grazing Act. So as soon as the beneficial use was made, a water right was created; correct?

A. Correct. Yep.

Q. So what happens 35 years later when the BLM says, Nope, sorry. You can't have that whole township range. You can only have these. What happens to that water right? Does it still exist or not?

A. Well, if it's – if it stopped being used, then it makes the right subject to be forfeited.

Q. Is that true if it's for circumstances beyond the control of the applicant? In other words, he wasn't allowed to go out there anymore? He couldn't access his water right. He didn't do anything affirmatively to forfeit. He was prevented from doing it. Would that not be a defense?

A. So then we're moving into the territory of defenses to forfeiture, and I don't think I can speak directly to those.

Q. Fair enough. But you can spot the issue?

A. Yeah, I see what you're saying.

Q. And in that case, if the right was unused because of inability to access the federal land when the right to access the federal land happened, whenever it happened – let's say it's 1975. If there was a defense, the water right would still be there; correct?

A. It's possible it could be resumed.

Tr. pp. 86:3-87:11. Although the record reflects that Charles Edwards or his successorsin-interest were unable to use the "Category 4" and "Category 5" water rights during the grazing seasons from 1936 through 1974, this does not mean that such water rights were automatically forfeited. Forfeiture is not self-executing. The record in these subcases is devoid of any facts, argument, or analysis as to whether Melvin Doston's water use beginning in 1975 was a resumption of the water rights established by David and/or Charles Edwards prior to 1936, or whether Melvin Dotson's use created a new water right in 1975. There is also no indication of whether there was an intervening claim of right by the United States, whereby the United States relied upon the water that remained unused by Charles Edwards (or his successors-in-interest) from 1936 to 1974. Simply put, the record in these "Category 4" and "Category 5" subcases is insufficiently developed to clearly and convincingly demonstrate forfeiture. Accordingly, factual findings regarding forfeiture will not be made, and the United States' post-trial request for such is denied.

VI. FINDINGS OF FACT AND CONCLUSIONS OF LAW RE: PRIORITY DATE

A trial was held in Boise, Idaho, on October 2-3, 2024. The Special Master, having heard the testimony of the witnesses and having reviewed other evidence produced at trial and having considered the closing arguments of the parties and the post-trial briefing and the proposed findings of fact and conclusions of law of the parties, makes the following findings of fact and conclusions of law.

A. The Base Property and the Horse Flat Allotment.

1. Claimants Keith and Karen Hood are the owners of certain real property located at 3101 Rush Creek R., Cambridge Idaho 83610. This Base Property is 640 acres in T15N, R03W, comprising the SWSW of Section 21; the NENE, NWNE, SWNE, SENE, NENW, NWNW, SWNW, SENW, NESW, NWSW, NESE, and NWSE of Section 28; and the NENE, SENE, and NESE of Section 29 ("Base Property"). Joint Exs. 319, 322, and 324.

2. Through a series of land patents issued between 1908 and 1920, the United States conveyed the Base Property into private ownership. Joint Exs. 301-306; Tr. 264:14-264:22.

3. By December 14, 1934, the Hoods' predecessor-in-interest Charles Edwards had acquired ownership of all the parcels that constitute the 640-acre Base Property. Tr. 264:23-265:8.

4. Prior to the effective date of the Taylor Grazing Act (June 28, 1934), the land that is presently denominated as the "Horse Flat Allotment" was public domain land available for public grazing use.

5. On April 8, 1935, the Secretary of the Interior established the Idaho Grazing District No. 1, which included the land that later became known as the Horse Flat Allotment. *See* 6 Fed. Reg. 5657 (Nov. 7, 1941).

6. The first date (post-TGA) that any single individual was authorized to graze livestock on the entirety of the modern-day Horse Flat Allotment was April 1, 1975.

7. The Hoods are currently Bureau of Land Management grazing permittees on the Horse Flat Allotment. Joint Ex. 319.

B. The Hoods' Water Right Claims.

8. The points of diversion and places of use for all the Hoods' water right claims at issue herein are located on the Horse Flat Allotment. IDWR Exs. 201 and 202.

9. The points of diversion and places of use for the subject water right claims are located within T15N R03W, Boise Meridian. U.S Ex. 33.

10. The priority date claimed by the Hoods was December 28, 1896.

11. The Director's Report recommended water rights with the priority date as claimed.

12. The United States filed objections to the water right claims, specifically objecting to the element of priority date.

13. The United States asserts that the priority dates of the Hoods' water right claims should be June 28, 1931, April 1, 1943, and April 1, 1975, based upon the Hoods' predecessors-in-interests' first authorizations to graze on the relevant portions of the federal land. *U.S. Post-Trial Brief*, p. 2.

14. The Hoods currently assert a priority date of October 15, 1900, for all their claims. *Hoods' Post-Trial Brief*, p. 20.

C. The applications for grazing license by Charles Edwards and Elmo Edwards and issuance of a Grazing License for the 1936 grazing season.

15. On June 28, 1934, the Taylor Grazing Act was signed into law. See 43 USC § 315 et seq. The TGA created a "new permit system [that] granted grazing privileges by preference to ranchers who had actually used a grazing district's land during a priority period before 1934." Laurence A. Clement Jr., "Taylor Grazing Act," Encyclopedia of the Great Planes, UNIVERSITY OF NEBRASKA-LINCOLN http://plainshumanities.unl.edu/encyclopedia/doc/egp.ag.071.

16. On March 2, 1936, the Secretary of the Interior issued Rules for Administration of Grazing Districts (1936 Federal Range Code) which provided the Division of Grazing with

instructions for issuing permits under the TGA. U.S. Ex. 27 at BLM_2251-2262. The Rules identified Class 1 Grazing Licenses (i.e., the highest preference grazing licenses) as "Qualified applicants with dependent commensurate property with priority of use." *Id.* at BLM_2252. "Priority of use" was defined in the Rules as "such use of the public range before June 28, 1934, as local custom recognized and acknowledged as a proper use of both the public range and the lands or water used in connection therewith." *Id.*

17. On July 27, 1935, Charles Edwards submitted an Application for Grazing Permit to the Division of Grazing, seeking a permit to graze 250 cattle on land within the Idaho Number One Grazing District (hereon July 1935 Application). Joint Ex. 308 at BLM 672-675.

18. A particularized description of the land being applied for is shown in a plat prepared by Charles Edwards and attached to the July 1935 Application. The plat shows that Charles Edwards was seeking a grazing permit for land adjacent to his deeded property in sections 20, 21, 29, and 33 of T15N, R03W, Boise Meridian (640 acres in section 20; 600 acres in section 21; 520 acres in section 29; and 640 acres in section 33). The July 1935 Application was for the 1936 grazing season.

19. On December 13, 1935, Charles Edwards and his son Elmo Edwards filed another Application for Grazing Permit for the 1936 grazing season (hereon December 1935 Application). Joint Ex. 309 at BLM_668. The December 1935 Application was similar to the July 1935 Application (i.e. it sought to graze 250 cattle), but it was quite different in the description of the land sought to be grazed. Rather than seeking authorization for the relatively small area described in the July 1935 Application, the December 1935 Application sought to graze the same 250 cattle anywhere within T15N R03W, 04W, and 05W, and 16N R02W, 03W, and 04W, Boise Meridian.

20. The deeded property owned by Charles Edwards and David Edwards is "near" to the lands that now constitute the Horse Flat Allotment and is "near" to the lands listed by Charles Edwards and/or Elmo Edwards in both the July 1935 and December 1935 Applications. The term "near" is defined in the 1936 Federal Range Code as "[private] property [that is] close enough to be used in connection with the public range in usual and customary livestock operations." U.S. Ex. 27 at BLM_2252.

D. Date of Issuance of the Grazing License for the 1936 Grazing Season.

On October 5, 1936, the Division of Grazing issued a Class 1 License to Charles Edward & Son (hereon 1936 License). Joint Ex. 312. In its Post-Trial Brief, the United States asserts that the 1936 License was issued on Saturday, October 5, 1935, not on Monday, October 5, 1936. The significance of this discrepancy is that the United States argues that the December 1935 Application becomes an "historical nullity" if it was submitted by Charles and Elmo Edwards after the license for the 1936 grazing season had already been issued on October 5, 1935, as is alleged by the United States. U.S. Post Trial Brief, p. 18. At trial, witness Fred Price was asked: "And how can you tell that this [1936 License] is dated 1935 and not late 1936?" Tr. 292:25-293:1. Mr. Price responded: "Oh, it can't be '36 because it's for '36 grazing season starting April 1." Tr. 293:2-293:2. The following findings of fact support the finding that the 1936 License was issued *ex post facto* on October 5, 1936. The date of issuance is important, because if the 1936 License was issued on October 5, 1936, an inference can be made as to why Charles and Elmo Edwards submitted a second Application in December 1935. On the other hand, if the United States is correct that the 1936 License was issued on October 5, 1935, then the December 1935 Application does appear to be an anomalous "historical nullity" as is asserted by the United States. Based upon the following findings of facts, this Special Master finds that the 1936 License was issued on Monday, October 5, 1936.

21. The last numeral in the date at the top of the 1936 License looks like a six, and not a five. Approximately one-half inch to the left of the six in the year is an example of a five imprinted by the same typewriter at the same time that the six was imprinted, so there is a good exemplar for comparison. Even though the edges of the numerals are fuzzy, one can clearly see the flat top of the five, compared to the rounded top of the six. The year reads "1936" not "1935."

22. The last page of the 1936 License (as provided in Joint Ex. 312) is a billing statement for the 1936 grazing season, dated November 27, 1936. The statement shows a debit to Charles Edwards & Son in the amount of \$7.69. This amount is derived as follows:

250 cattle x \$0.05 per head x 22/30 month x 59.2% =	\$5.42
100 cattle x \$0.05 per head x 23/30 month x 59.2% =	\$2.27
TOTAL	\$7.69

This total amount of \$7.69 has been transferred to the first page of the 1936 License. The number of days is also shown on the first page of the 1936 License where it specifies: "250 cattle, from April 15 to May 7, 1936 [22 days]; 100 cattle, from May 7 to June 1, 1936 [23 days]." Joint Ex. 312. These dates of usage (April 15 to May 7; and May 7 to June 1) are a reflection of the dates that Charles and Elmo actually had their cattle on the public domain range, determined retrospectively, before they moved their cattle onto the summer range on the Forest Reserve. The billing was not determined prospectively. Pursuant to the March 21, 1936, Temporary License, Charles Edwards and Son were authorized to have their 250 cattle on the range from April 1 to June 15, 1936, a period of 75 days; however, they were not billed for 75 days, meaning that they were billed in arrears for actual use.

23. On February 21, 1936, Charles Edwards & Son submitted to the Division of Grazing a completed informational form with the header "TO ALL APPLICANTS FOR 1936 GRAZING PRIVILEGES . . ." (hereon 1936 Informational Form). The 1936 Informational Form states: "In order to determine your grazing privileges for the year 1936 it is necessary that you file the following information at your earliest convenience" Joint Ex. 310 at BLM 664.

24. The 1936 Informational Form would be rendered nonsensical if the 1936 License had already been issued in 1935, but it makes perfect sense if the 1936 License had yet to be issued. The 1936 Informational Form states: "In order to determine your grazing privileges for the year 1936" If the 1936 License had already been issued in October 1935, the grazing privileges for 1936 would have already been determined.

25. On March 21, 1936, the Division of Grazing sent correspondence to Charles Edwards & Son notifying them that "the Advisory Board of the Idaho No. 1 Grazing District has recommended allowance of your application for a temporary license to graze 250 cattle [on particularly described land] from April 1 to June 15." (hereon March 21, 1936, Temporary License). Joint Ex. 311 at BLM_613.

26. The March 21, 1936, Temporary License sent to Charles Edwards & Son notified them that the Advisory Board of the Grazing District had recommended allowance of a temporary license. This correspondence makes no sense if the1936 License had already been issued several months earlier on October 5, 1935. However, if the 1936 License had yet to be issued, this correspondence is not nonsensical.

27. On October 1, 1936, the Division of Grazing sent correspondence to Charles Edwards & Son notifying them that the Advisory Board of Idaho Grazing District No. 1 had recommended issuance of a "Class 1 License for 250 cattle from April 15 to May 7, 1936, and 100 cattle from May 7 to June 1, 1936...." Joint Ex. 307 at BLM_611. The lands recommended to be authorized for grazing therein were jointly allotted lands in Sections 9, 15, 20, 21, 22, 28, 29 and individually allotted lands in sections 28 and 33, all in T15N, R03W.

28. On October 5, 1936, the Division of Grazing issued a Class 1 License to Charles Edward & Son permitting the grazing of 250 cattle on jointly allotted lands in Sections 9, 15, 20, 21, 22, and 29 and individually allotted lands in sections 28 and 33, all in T15N, R03W during a prescribed time period during the year 1936. Joint Ex. 312. This 1936 License was issued *ex post facto*, meaning that by the time the 1936 License was issued on October 5, 1936, the time period for which it was authorizing had already come and gone.

29. Consistent with the 1936 Federal Range Code, the margins of the October 1, 1936, correspondence and the 1936 License contain the following statement: "On Public Domain that has been used in connection with your dependent commensurate property for a period of three years prior to June 28, 1934."

30. A chronological summary of this timeline is as follows:

July 27, 1935 - Charles Edwards submits an Application for Grazing Permit.

December 13, 1935 – Charles Edwards & Son submit a second Application for Grazing Permit.

February 21, 1936 – Charles Edwards & Son submit the completed 1936 Informational Form.

March 2, 1936 – The Secretary of the Interior issues the 1936 Federal Range Code.

March 21, 1936 – The Division of Grazing notifies Charles Edwards & Son of the recommended allowance of a temporary license.

April 15 to May 7, 1936 – Charles Edwards & Son graze 250 cattle on the authorized land for 22 days.

May 7 to June 1, 1936 – Charles Edwards & Son graze 100 cattle on the authorized land for 23 days.

October 1, 1936 - The Division of Grazing sends correspondence to Charles Edwards & Son notifying them that the Advisory Board of Idaho Grazing District No. 1 had recommended issuance of a Class 1 License.

October 5, 1936 – The Division of Grazing issues the 1936 License to Charles Edwards & Son.

November 27, 1936 – The Division of Grazing issues a billing statement to Charles Edwards & Son billing them for 250 cattle for 22 days, and 100 cattle for 23 days.

E. Evidence of water use by David Edwards and Charles Edwards found in the July 1935 Application, the December 1935 Application, and the December 1955 correspondence.

31. Question No. 8 of the July 1935 Application form asks: "Have you previously used the lands covered by this application for grazing permit?" Answer by Charles Edwards: "Yes." The form further asks: "If so, how many years and what is the usual period of use each year?" Answer: "For past 40 years." Joint Ex. 308 at BLM 673.

32. In the July 1935 Application, the "lands covered by this application" are the same as the "lands wished to graze on" indicated on the attached plat.

33. The statement by Charles Edwards in the July 1935 Application is reliable and credible evidence that Charles Edwards and/or David Edwards had been grazing livestock on public domain lands located near their deeded property for the time period so stated.

34. The December 1935 Application contains the same statement by Charles Edwards & Son that the lands "covered by this application" had been used for the past 40 years. In the December 1935 Application, the lands "covered" are set forth on the first page of the Application as: T15N R03W, T15N R04W, T15N R05W, T16N R02W, T16N R03W, and T16N R04W, Boise Meridian. All the Hoods' water right claims are located in the first township listed on the December 1935 Application, i.e. T15N R03W.

35. The statement by Charles Edwards & Son in the December 1935 Application is reliable and credible evidence that Charles Edwards, Elmo Edwards, and/or David Edwards had been grazing livestock on public domain lands located near their deeded property for the time period so stated.

36. The July 1935 Application sought grazing privileges on a relatively small amount of land located adjacent to Charles Edwards' deeded property. By mid-December 1935, with the 1936 grazing season rapidly approaching and no license having yet been issued, it can be inferred that Charles and Elmo were getting concerned about how they were going to feed their cattle in the spring. The December 1935 Application is their attempt to resolve this problem by providing the Division of Grazing with some acceptable alternatives should their preferred lands set forth in the July 1935 Application not be available. So, they described a much larger area of land, indicating their willingness to accept any subset thereof that could feed 250 cattle. In this context, the December 1935 Application makes logical sense. It is not an "historical nullity."

37. In the December 1935 Application, Charles and Elmo Edwards were not seeking an individual allotment of the entirety of the six Townships listed on the first page of the Application. They were seeking use of a sufficient amount of that land to provide forage for 250 cattle, in common with other users.

38. Prior to the passage of the TGA in 1934 and its subsequent implementation, stockgrowers who used federal public domain land as a source of forage in their livestock operations were not relegated to use the same areas of land each grazing season. Depending on a number of factors, including spring rainfall locations and amounts, snowmelt timing, grass growth, competition and/or cooperation with other users, and customary use, a stockgrower would have had some options each year. Each of the six townships listed in the December 1935 Application are proximately located to the Edwards' fee-owned property, and the Edwards' livestock could have been moved on/off each of these townships within a few days, based upon a rate of travel of six miles per day.

39. When Charles Edwards listed these six townships in his December 1935 Application, he was not just randomly listing out areas of land that he was not familiar with. To the contrary, because the continuation of his cattle operation depended on being granted usable and accessible grazing land, there can be no question that he listed lands that he knew met his criteria. The most likely explanation of how he came to be familiar with the areas of land he listed is that he had grazed cattle there in past years, just like he said.

40. In a letter dated December 28, 1955, sent by Charles Edwards & Son to the Bureau of Land Management, Charles Edwards states: "This is for the Taylor land which we have used

continuously for sixty years on exactly the same lands and have never missed a year of use \dots ." Joint Ex. 316.

F. Proof of livestock ownership by David Edwards.

41. On November 8, 1899, David Edwards filed Homestead Entry No. 4486 at the Boise Land Office. U.S. Ex. 16 at BLM_260.

42. On November 22, 1906, David Edwards filed a *Homestead Proof - Testimony of Claimant* with the U.S. General Land Office regarding Homestead Entry No. 4486. U.S. Ex. 16 at BLM_260-261.

43. David Edwards settled upon the land pertaining to Homestead Entry No. 4486 on or about October 15, 1900. U.S. Ex. 16 at BLM 253.

44. The standard form used for the *Testimony of Claimant* asks: "Ques. 4.- When was your house built on the land and when did you establish actual residence therein? (Describe said house and other improvements which you have placed on the land, giving total value thereof.)" Part of David Edwards' answer to this question was that the improvements he had placed on the land included "stable" and "30 acres fenced." *Id.* at BLM 260.

45. In a handwritten affidavit dated March 15, 1907, David Edwards states that he has 14 acres of land under cultivation and that he has a corral worth \$25. *Id.* at BLM_231.

46. The existence of a corral, a stable, cultivation of 14 acres, and fencing of 30 acres of land are indicative of livestock ownership by David Edwards.

47. Also in the *Testimony of Claimant*, there is a question which asks: "Ques. 9.- What is the character of the land? Is it timber, mountainous, prairie, grazing, or ordinary agricultural land? State its kind and quality and for what purpose is it most valuable." To which David Edwards answered: "Partly agricultural, but chiefly grazing." *Id*.

48. A homestead entry and settlement on land that is chiefly grazing in character is indicative of livestock ownership by the entryman.

49. The United States issued Patent No. 2762 to David Edwards on May 26, 1908. Joint Ex. 305 at BLM_018.

G. Proof of livestock ownership by Charles Edwards.

50. On November 11, 1903, Charles Edwards filed Homestead Entry No. 6928, and Homestead Entry No. 8681. U.S. Ex. 21 at BLM_187.

51. Charles Edwards established actual residence upon the land in November 1904. U.S. Ex. 21 at BLM_187.

52. On January 3, 1911, Charles Edwards submitted his *Homestead Entry Final Proof* (Testimony of Claimant) for Homestead Entry No. 6928. U.S. Ex 21 at BLM_187-190.

Question No. 7 of the *Final Proof* form asks:

Question 7. State by subdivisions the number of acres cultivated, kind of crop planted, and amount harvested, each year. How many acres of the claim are now cleared, or broken, and under cultivation? If used for grazing only, state the number and kind of stock grazed each year and by whom owned.

Id. at BLM_188.

53. Charles Edwards answers:

The year 1905, I cultivated two acres, and planted wheat that year, and had a crop of about one ton to the acre of hay. Each year I added to the acreage and cultivation of my homestead and now I have 22 acres cultivated in all. I... had a crop of about two tons to the acre of grain-hay this year.

Id.

54. In the 1910 growing season, Charles Edwards harvested approximately 44 tons of hay.

55. In the July 1935 Application, Charles Edwards states that he feeds his cattle on his ranch for four months during the winter, utilizing 1 $\frac{1}{2}$ tons per head of cattle. Joint Ex. 308 at BLM_673.

56. Dispensed at a rate of 1 ½ tons per head, 44 tons of hay would have allowed Charles Edwards to feed 29 head of cattle over the winter of 1910-1911.

57. Also in his *Final Proof*, in answer to Question No. 8 regarding the amount and kind of improvements, Charles Edwards answered that he had a barn with dimensions of 30'x48', and two quarter-quarters fully fenced. U.S. Ex. 21 at BLM_188.

58. The existence of two quarter-quarters being fenced, a barn, and the raising of hay crops are indicative of livestock ownership by Charles Edwards.

59. According to an obituary published in the Idaho Statesman on Sunday, December 17, 1961, Charles Edwards died on Saturday, December 16, 1961. Joint Ex. 320 ("Charles R. Edwards . . . died Saturday morning. . ."). The obituary states that Charles "came to the Salubria Valley in 1895 where he was engaged in farming and stock raising his entire lifetime."

60. The United States issued Patent No. 222034 to Charles Edwards on August 24, 1911. Joint Ex. 304.

H. Edwards' use of the Forest Reserve for grazing, and the Stock Driveway.

61. The Horse Flat Allotment abuts the modern-day Payette National Forest, which includes land formerly designated as the Weiser National Forest. The Weiser National Forest was created on May 25, 1905. *See* Richard C. Davis, *National Forests of the United States*, THE FOREST HISTORY SOCIETY (September 29, 2005).

62. In a 1914 U.S. Forest Service application for grazing permit, Charles Edwards averred that he owns 28 head of cattle and 5 horses and that he sought a permit to graze 20 head of cattle in the U.S. National Forest lands. Joint Ex No. 325 at BLM 2302-2303.

63. The U.S. Forest Service issued a grazing permit to David Edwards dated September 24, 1915. *Id.* at BLM_2304. The permit gave David Edwards permission to graze six horses on the West Pine Creek allotment of the Weiser National Forest (i.e., the present-day Payette National Forest). *Id.*

64. The U.S. Forest Service issued a grazing permit to "David Edwards Estate" dated April 20, 1918. Joint Ex. 325 at BLM_2306. The permit gave the estate of David Edwards permission to graze seven horses on the East Pine Creek allotment of the Weiser National Forest. *Id.*

65. A U.S. Forest Service Report on Qualifications of New Applicants dated November 6, 1918, states that Charles Edwards owned 25 head of cattle and 13 horses. *Id.* at BLM_2305. The Report further states that Charles Edwards is dependent on the forest range, that his ranch is six miles from the Weiser National Forest, and that he is "a Class A owner [that] lives on his ranch[,] milks cows[,] and farms the place himself." *Id.*

66. Notably, "Class A owners" were given the highest preference to graze on the U.S. Forest Reserve. As defined by the Forest Service's 1905 Use Book, "Class A owners" are "Small near-by owners. Persons living in or close to the reserve whose stock have regularly grazed upon the reserve range and who are depended on its use." U.S. Dep't of Agriculture, Forest Service, THE USE BOOK: REGULATIONS AND INSTRUCTIONS FOR THE USE OF THE NATIONAL FOREST RESERVES (1905), p. 22.

67. On December 29, 1916, the Stock-Raising Homestead Act was signed into law. See 43 U.S.C. § 29 et seq. (repealed). Section 10 of the SRHA states, in relevant part, that the Secretary of the Interior may reserve "lands necessary to insure [sic] access by the public to watering places . . . needed for use in the movement of stock to summer and winter ranges or to shipping points" 43 U.S.C. § 300 (repealed).

68. On May 17, 1918, pursuant to the SRHA, the U.S. Department of the Interior entered Order of Withdrawal: Stock Driveway Withdrawal No. 20 (Idaho No. 1), which reserved numerous lands for use by the general public as stock driveways. Hood Ex. 169.

69. Among other lands, the Order of Withdrawal reserved numerous portions of the modern-day Horse Flat Allotment for use as stock driveways. Relevant here, the Order reserves the following areas in T15N, R03W:

In T. 15 N., R. 3 W., W ¹/₂ NW ¹/₄, NW ¹/₄ SE ¹/₄, Sec. 5, S ¹/₂ NE ¹/₄, NW ¹/₄, S ¹/₂, Sec. 8, Sec. 17, SE ¹/₄, Sec. 19, NE ¹/₄, NE ¹/₄ NW ¹/₄, S ¹/₂ NW ¹/₄, SW ¹/₄, N ¹/₂ SE ¹/₄, SW ¹/₄ SE ¹/₄, Sec. 20, N ¹/₂ NW ¹/₄, SW ¹/₄ SW ¹/₄, Sec. 29 E ¹/₂, Sec. 30 ...

Id., p. 4; see also Hood Ex. 170.

70. In a memorandum dated March 20, 1975, Cascade Area Manager Malcolm Schnitker documented a meeting he held with grazing licensees. U.S. Ex. 11 at BLM _1823-1825. The memorandum identifies one of the principal sources of stockwater as "Spring Creek on the north." *Id.* at BLM_1823. The memorandum notes that Elmo Edwards "indicated that livestock are normally turned out on the south end of the allotment (lower elevation) and allowed to drift north." *Id.* Noting further that grazing was occurring on the forest allotment land north of the Horse Flat Allotment, the memorandum summarized a discussion about encouraging use of the south end of the grazing schedule. *Id.*

71. The statement that Malcolm Schnitker attributed to Elmo Edwards regarding the livestock "drifting north" indicates that the typical behavior of the livestock has been to move towards the north end of the modern-day Horse Flat Allotment without being persuaded or dissuaded by humans, which evidences water use of the stream reaches located between the deeded property on the south and the Forest Reserve on the north.

72. On July 25, 1983, the Bureau of Land Management published 43 C.F.R. Public Land Order 6436, which scheduled the stock driveway established under Order of Withdrawal: Stock Driveway Withdrawal No. 20 (Idaho No. 1) – including the affected lands in T15N, R03W – to expire on July 25, 2003.

73. The use by Charles Edwards and David Edwards of the Forest Reserve land located to the north of the modern-day Horse Flat Allotment is indicative of their pre-TGA customary use of the land that now comprises the northern portion of the modern-day Horse Flat Allotment.

I. Ultimate Findings of Fact Regarding Priority Date.

74. The evidence in the record demonstrates that David Edwards and his son Charles Edwards were engaged in the business of raising cattle in the Salubria Valley since at least the time of their settlement on their respective homestead entries (October 15, 1900, and November 1904).

75. The livestock operations of David Edwards and Charles Edwards relied upon forage from three sources: 1) cultivated, harvested, and stored forage for use during the winter months;2) privately owned grazing land; and 3) public domain grazing land used during the spring, summer, and fall.

76. The 1936 License states: "On Public Domain that has been used in connection with your dependent commensurate property for a period of three years prior to June 28, 1934." Joint Ex. 312.

77. The Edwards' deeded private property and the livestock operation conducted thereon was "dependent" on the public range as that term is defined in the 1936 Federal Range Code. The 1936 Federal Range Code states that "property is 'dependent' is [sic] [should be "if"] public range is required to maintain its proper use." U.S. Ex 27 at BLM_2252.

78. David Edwards and Charles Edwards started their livestock operations from scratch. As they worked and invested to make improvements to their homestead entries (including increasing acreage under cultivation and making improvements necessary for raising livestock such as fencing, barns, stables, and corrals), they also grew their herd size. By 1910, Charles Edwards was raising enough hay to overwinter approximately 29 head (44 tons \div 1.5 tons per head = 29 head).

79. Beginning at the time that David Edwards and Charles Edwards settled on their respective homestead entries, the business model they followed relied on forage supplied by public domain land.

80. The Grazing Permit issued to the Hoods for the term ending on February 28, 2023, for the Horse Flat Allotment authorized the Hoods "to manage livestock numbers up to 50 cattle within the [applicable] season of use." Joint Ex. 319 at BLM_1382.

81. During the first few years of their cattle operation, the Edwards' herd was too small to utilize the entirety of the equivalent acreage of what now constitutes the Hoods' proportionate share of the Horse Flat Allotment. However, by the 1911 grazing season, Charles Edwards could have turned out approximately 29 head plus the additional cattle owned by David Edwards, thus utilizing the entirety of what is now known as the Horse Flat Allotment. Accordingly, this Special Master finds that the priority date for the water rights that were established by David and Charles Edwards, which are now claimed by Keith and Karen Hood, should be decreed with a priority date of April 1, 1911, which was the first day of the 1911 grazing season.

82. The evidence in the record, including the "40 years" statements made by Charles Edwards in the July 1935 Application, the December 1935 Application, and the "sixty years" statement he made in 1955, indicates that David Edwards and Charles Edwards were turning their livestock out to graze on the public domain well before April 1, 1911. However, at the time of the Hoods' claimed priority date of October 15, 1900, the combined herd of David and Charles Edwards was too small to utilize the entirety of an area the size of the Horse Flat Allotment.

83. By the start of the 1911 grazing season, Charles and David Edwards had grown their combined herd to a size that is close to the 50 head currently authorized for use by the Hoods on the Horse Flat Allotment. Therefore, by the 1911 grazing season, it is more likely than not that Charles Edwards and David Edwards were utilizing the entirety of the grazing land associated with each of the claimed 27 stream reaches.

J. Conclusions of Law.

1. Claimants Keith and Karen Hood bear the burden of persuasion regarding the contested element of priority dates for the above-captioned water right claims.

2. While Idaho Code Section 42-1404 does not expressly identify the standard of proof claimants must meet to establish the elements of their water right claims, Idaho courts have recognized that the preponderance of the evidence standard applies in such proceedings. *See Intermountain Health Care, Inc. v. Bd. of County Comm'rs of Blaine Cnty.*, 107 Idaho 248, 251, 688 P.2d 260, 263 (Ct. App. 1984), rev'd on other grounds 109 Idaho 299, 707 P.2d 410 (1985).

3. "A 'preponderance of the evidence' means evidence which, when weighed against the evidence opposed, has the more convincing force; under the preponderance standard, when the evidence is evenly balanced then the finding must be against the party who bears the burden of persuasion." D. Craig Lewis, IDAHO TRIAL HANDBOOK, 2nd Ed. § 10:12, citing *Big Butte Ranch, Inc. v. Grasmick, 91 Idaho* 6, 415 P.2d 48 (1966).

4. Regarding assertions of forfeiture, Idaho Code Section 42-222(2) requires that "[t]he party asserting that a water right has been forfeited has the burden of proving the forfeiture by clear and convincing evidence." I.C. § 42-222(2).

5. Water rights for stockwatering established under the constitutional method require the diversion of water and application to beneficial use. *Joyce Livestock Co. v. United States*, 144 Idaho 1, 8 (2007).

6. "[F]or stockwater use on federal land, the director shall accept the date of the first grazing permit issued on the federal grazing allotment, pursuant to federal grazing authorizations, including but not limited to the Taylor Grazing Act, as prima facie evidence of the date of priority, unless the claimant produces evidence of earlier stockwater use on the federal land, which shall then establish the date of priority." I.C. § 42-1411(d).

7. Representations by a predecessor-in-interest in grazing permit applications can serve as evidence of the date of priority. *Memorandum Decision on Remand and Order of Amended Partial Decrees*, SRBA Subcase nos. 55-10288B, et al. (July 3, 2008), pp. 5-6.

8. Prior to the passage of the Taylor Grazing Act, there was an implied license to graze on the public domain land that became the Horse Flat Allotment. See *Joyce Livestock Co. v. United States*, 144 Idaho 1 (2007) (citing *Buford v. Houtz*, 133 U.S. 320 (1890)).

9. In Basin-Wide Issue 12, the SRBA District Court held that for *de minimis* instream stockwater rights, the partial decree for such rights should not include the number of livestock. The corollary to this holding is that the quantity element for *de minimis* instream stockwater rights does not need to be calibrated to a particular number of livestock.

10. The Hoods' water right claims should be decreed with a priority date of April 1, 1911.

VII. RECOMMENDATION

In accordance with the foregoing, IT IS RECOMMENDED that the water rights listed on the attached Exhibit A be **decreed** with the elements as set forth in the attached *Recommendations for Partial Decree Pursuant to I.R.C.P. 54(b).*

Dated _____

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Theodore R. Booth Special Master Snake River Basin Adjudication

EXHIBIT A

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Subcase Nos:

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67-15264
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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) PARTIAL DECREE PURSUANI	. то
) I.R.C.P. 54(b) FOR	
Case No. 39576)) Water Right 67-15263	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100 CAMBRIDGE, ID 83610-0100	
SOURCE :	UNNAMED STREAM TRIBUTARY: BEAVER CREEK	
QUANTITY:	0.02 CFS	
	The quantity of water under this right shall gallons per day.	not exceed 13,000
PRIORITY DATE:	04/01/1911	
POINT OF DIVERSION:	T15N R03W S05 LOT 4 (NWNW)(Instream Begir SESW (Instream Endir	nning Point) Within Washington County ng Point)
	This right does not grant any right-of-way o land of another.	or easement across the
PURPOSE AND PERIOD OF USE:	PURPOSE OF USEPERIOD OF USEStockwater01-01 TO 12-31	QUANTITY 0.02 CFS
	Stockwater use is for the in-stream watering The period of use under this water right is period of use authorized by the United State Federal Land as described in the applicable annual operating instructions, and other cor	limited to the es for grazing on grazing permit,
PLACE OF USE:	Stockwater T15N R03W S05 LOT 4 (NWNW) NESW SWSW	Within Washington County SWNW NWSW SESW
	This right is appurtenant to the base proper T15N, R3W, Section 21, SWSW T15N, R3W, Section 29, NENE, SENE, and NESE T15N, R3W, Section 28, NE1/4, NW1/4, NESW, N	
OTHER PROVISIONS NECES	BARY FOR DEFINITION OR ADMINISTRATION OF THIS WA	TER RIGHT:
	The quantity of water decreed for this water determination of historical beneficial use. THIS PARTIAL DECREE IS SUBJECT TO SUCH GH NECESSARY FOR THE DEFINITION OF THE RIGHTS (ADMINISTRATION OF THE WATER RIGHTS AS MAY BH DETERMINED BY THE COURT AT A POINT IN TIME M ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTI	ENERAL PROVISIONS OR FOR THE EFFICIENT 5 ULTIMATELY 10 LATER THAN THE
		RECOMMENDATION
· ·		JAN - 8 2025

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SPECIAL MASTER

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)	PARTIAL DECREE PURSUANT ' I.R.C.P. 54(b) FOR	ro
Case No. 39576))	Water Right 67-15264	
NAME AND ADDRESS;	KAREN M HOOD KEITH R HOOD PO BOX 1.00 CAMBRIDGE, ID 83610	-0100	
SOURCE:	UNNAMED STREAM TRI	BUTARY: BEAVER CREEK	
QUANTITY:	0.02 CFS		
	The quantity of wat gallons per day.	er under this right shall a	not exceed 13,000
PRIORITY DATE:	04/01/1911		
POINT OF DIVERSION:	T15N R03W S05	NESW (Instream Beginn NWSE (Instream Ending	ing Point) Within Washington County Point)
	This right does not land of another.	grant any right-of-way or	easement across the
PURPOSE AND PERIOD OF USE:	PURPOSE OF USE Stockwater	PERIOD OF USE 01-01 TO 12-31	QUANTITY 0.02 CFS
	The period of use u period of use autho Federal Land as des	or the in-stream watering on nder this water right is li- rized by the United States cribed in the applicable g structions, and other cont	imited to the for grazing on razing permit,
PLACE OF USE:	Stockwater T15N R03W S05	W	ithin Washington County NWSE
	T15N, R3W, Section T15N, R3W, Section	tenant to the base propert 21, SWSW 29, NENE, SENE, and NESE 28, NE1/4, NW1/4, NESW, NW	
OTHER PROVISIONS NECES	SARY FOR DEFINITION OR	ADMINISTRATION OF THIS WAT	ER RIGHT:
	determination of hi THIS PARTIAL DEC NECESSARY FOR THE D ADMINISTRATION OF T DETERMINED BY THE C	er decreed for this water storical beneficial use. REE IS SUBJECT TO SUCH GEN DEFINITION OF THE RIGHTS OR "HE WATER RIGHTS AS MAY BE DOURT AT A POINT IN TIME NO HIFIED DECREE. I.C. SECTIO	ERAL PROVISIONS FOR THE EFFICIENT ULTIMATELY LATER THAN THE
			RECOMMENDATION
			JAN - 8 2025

SPECIAL MASTER

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) PARTIAL DECREE PURSUANT TO) I.R.C.P. 54(b) FOR
Case No. 39576	
) Water Right 67-15265
NAME AND ADDRESS:	KAREN M HOOD
	KEITH R HOOD PO BOX 100
	CAMBRIDGE, ID 83610-0100
SOURCE:	UNNAMED STREAM TRIBUTARY: BEAVER CREEK
QUANTITY:	0.02 CFS
	The quantity of water under this right shall not exceed 13,000 gallons per day.
PRIORITY DATE:	04/01/1911
POINT OF DIVERSION:	T15N R03W S05 NWSE (Instream Beginning Point) Within Washington County NWSE (Instream Ending Point)
	This right does not grant any right-of-way or easement across the land of another.
PURPOSE AND	
PERIOD OF USE:	PURPOSE OF USE PERIOD OF USE QUANTITY Stockwater 01-01 TO 12-31 0.02 CFS
	Stockwater use is for the in-stream watering of livestock. The period of use under this water right is limited to the period of use authorized by the United States for grazing on Federal Land as described in the applicable grazing permit, annual operating instructions, and other controlling documents.
PLACE OF USE:	Stockwater Within Washington County T15N R03W S05 NWSE
	This right is appurtenant to the base property described below: T15N, R3W, Section 21, SWSW T15N, R3W, Section 29, NENE, SENE, and NESE T15N, R3W, Section 28, NE1/4, NW1/4, NESW, NWSW, NESE, and NWSE.
OTHER PROVISIONS NECESS	ARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:
	The quantity of water decreed for this water right is not a determination of historical beneficial use. THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).
	RECOMMENDATION
	JAN - 8 2025
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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)	PARTIAL DECREE P	URSUANT TO	
)	I.R.C.P. 54(b) F	OR	
Case No. 39576)			
18)	Water Right 67-	15266	
NAME AND ADDRESS:	KAREN M HOOD			
	KEITH R HOOD			
	PO BOX 100 CAMBRIDGE, ID 8361	0-0100		
SOURCE :	SPRING CREEK TRIB	JTARY: CAMP CREEK		
QUANTITY:	0.02 CFS			
	The quantity of war gallons per day.	ter under this righ	t shall not exce	ed 13,000
PRIORITY DATE:	04/01/1911			
POINT OF DIVERSION:	T15N R03W S08 S17		m Beginning Poin m Ending Point)	t) Within Washington County
	This right does no land of another.	t grant any right-c	f-way or easemen	t across the
PURPOSE AND				
PERIOD OF USE:	PURPOSE OF USE	PERIOD C	FUSE QU	ANTITY
	Stockwater	01-01 TC	12-31 0.	02 CFS
	Stockwater use is The period of use period of use auth Federal Land as de annual operating i	under this water ri orized by the Unite	ght is limited t d States for gra icable grazing p	o the zing on ermit,
PLACE OF USE:	Stockwater		within Wa	shington County
FLACE OF USE.	T15N R03W S08	SWNW	NWSW	Shangoon county
		SWSW		
	S1 7	SWNE	NENW	
		NWNW	SENW	
		NESE SESE	NWSE	
	T15N, R3W, Section T15N, R3W, Section	rtenant to the base 21, SWSW 29, NENE, SENE, ar 28, NE1/4, NW1/4,	d NESE	
OTHER PROVISIONS NECES	SARY FOR DEFINITION OR	ADMINISTRATION OF	THIS WATER RIGHT	:
	determination of h THIS PARTIAL DE NECESSARY FOR THE ADMINISTRATION OF	ter decreed for thi istorical beneficia CREE IS SUBJECT TO DEFINITION OF THE Y THE WATER RIGHTS AS COURT AT A POINT IN NIFIED DECREE. I.C	al use. SUCH GENERAL PRO RIGHTS OR FOR THE MAY BE ULTIMATE TIME NO LATER T	VISIONS EFFICIENT LY
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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)		DECREE PURSUANT TO	
Case No. 39576)	I.R.C.P.	54(b) FOR	
	_)	Water F	light 67-15267	
NAME AND ADDRESS:	KAREN M HOOD			
	KEITH R HOOD			
	PO BOX 100 CAMBRIDGE, ID 83610-	0100		
SOURCE:	UNNAMED STREAM TRIB	UTARY: BE	LAVER CREEK	
QUANTITY:	0.02 CFS			
	The guantity of wate gallons per day.	r under t	his right shall not e	exceed 13,000
PRIORITY DATE:	04/01/1911			
POINT OF DIVERSION:	T15N R03W S09	NWSW NWSE	(Instream Beginning) (Instream Ending Poir	Point) Within Washington County at)
	This right does not another.	grant any	/ right-of-way or ease	ement across the
PURPOSE AND				
PERIOD OF USE:	PURPOSE OF USE Stockwater		PERIOD OF USE 01-01 TO 12-31	QUANTITY 0.02 CFS
	The period of use un period of use author Federal Land as desc	der this ized by t ribed in	stream watering of li water right is limite the United States for the applicable grazin s, and other controll:	ed to the grazing on ng permit,
PLACE OF USE:	Stockwater		Withi	n Washington County
FIRE OF USE.	T15N R03W S09	NES		
		NWSI	3	
			the base property des	scribed below:
	T15N, R3W, Section 2 T15N, R3W, Section 2		SENE, and NESE	
	T15N, R3W, Section 2	8, NE1/4	, NW1/4, NESW, NWSW, I	NESE, and NWSE.
OTHER PROVISIONS NECESSA	ARY FOR DEFINITION OR A	DMINISTR	ATION OF THIS WATER R	IGHT:
	The quantity of wate determination of his		d for this water right	t is not a
			BJECT TO SUCH GENERAL	PROVISIONS
			OF THE RIGHTS OR FOR RIGHTS AS MAY BE ULTI	
55 E	DETERMINED BY THE CO	URT AT A	POINT IN TIME NO LAT	ER THAN THE
	ENTRY OF A FINAL UNI	FIED DEC	REE. I.C. SECTION 42	RECOMMENDATION
				JAN - 8 2025
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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)	PARTIAL DECREE I.R.C.P. 54(b))	
Case No. 39576)	Water Right 6			
NAME AND ADDRESS:	KAREN M HOOD				
	KEITH R HOOD PO BOX 100				
	CAMBRIDGE, ID 83610-0	0100			
SOURCE:	CAMP CREEK TRIBUTAR	Y: WEISER RIVER			
QUANTITY:	0.02 CFS				
	The quantity of wate: gallons per day.	r under this ri	ght shall nc	ot exceed 13,000	
PRIORITY DATE:	04/01/1911				
POINT OF DIVERSION:	T15N RO3W S19 S30		eam Beginnin eam Ending F	ng Point) Within Washington Co Point)	unty
	This right does not g land of another.	grant any right	-of-way or e	easement across the	
PURPOSE AND	PURPOSE OF USE		OF USE	QUANTITY	
PERIOD OF USE:	Stockwater		TO 12-31	0.02 CFS	
	Stockwater use is for The period of use un period of use author Federal Land as desc annual operating ins	der this water ized by the Uni ribed in the ag	right is lim ted States f plicable gra	nited to the For grazing on azing permit,	
PLACE OF USE:	Stockwater		Wit	thin Washington County	
	T15N R03W S19	NWSE SESE		SWSE	
	\$30	NENE		SENE	
	This right is appurt		se property	described below:	
	T15N, R3W, Section 2 T15N, R3W, Section 2		and NESE		
	T15N, R3W, Section 2			V, NESE, and NWSE.	
OTHER PROVISIONS NECES	SSARY FOR DEFINITION OR A	DMINISTRATION (F THIS WATER	R RIGHT:	
	The quantity of wate			ight is not a	
	determination of his THIS PARTIAL DECR			RAL PROVISIONS	
	NECESSARY FOR THE DE				
	ADMINISTRATION OF TH DETERMINED BY THE CO				
	Deleverable of the CO	OWE UP TO THE			
	ENTRY OF A FINAL UNI	FIED DECREE.	.C. SECTION	42-1412(6).	



IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA	•	PARTIAL DECREE PURSUAN I.R.C.P. 54(b) FOR	T TO
Case No. 39576)	Water Right 67-15269	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100 CAMBRIDGE, ID 83610-0	100	
SOURCE:	CAMP CREEK TRIBUTARY	: WEISER RIVER	
QUANTITY:	0.02 CFS		
	The quantity of water gallons per day.	under this right shal	1 not exceed 13,000
PRIORITY DATE:	04/01/1911		
POINT OF DIVERSION:	T15N R03W 829	NESW (Instream Endi NESW (Instream Begi	• • •
	This right does not g land of another.	rant any right-of-way	or easement across the
FURPOSE AND PERIOD OF USE:	PURPOSE OF USE Stockwater	PERIOD OF USE 01-01 TO 12-31	~
	The period of use und period of use authori Federal Land as descr	the in-stream waterin ler this water right is zed by the United Stat ribed in the applicable rructions, and other co	a limited to the ses for grazing on a grazing permit,
PLACE OF USE:	Stockwater T15N R03W S29	NESW	Within Washington County
	T15N, R3W, Section 21 T15N, R3W, Section 29	enant to the base prope ., SWSW 9, NENE, SENE, and NESE 3, NE1/4, NW1/4, NESW,	3
OTHER PROVISIONS NECESSA	ARY FOR DEFINITION OR AD	MINISTRATION OF THIS W	NATER RIGHT:
	determination of hist THIS PARTIAL DECRE NECESSARY FOR THE DEF ADMINISTRATION OF THE DETERMINED BY THE COU	c decreed for this wate corical beneficial use. EE IS SUBJECT TO SUCH G FINITION OF THE RIGHTS & WATER RIGHTS AS MAY E WATER RIGHTS AS MAY E FIED DECREE. I.C. SECT	SENERAL PROVISIONS OR FOR THE EFFICIENT SE ULTIMATELY NO LATER THAN THE
			RECOMMENDATION
			JAN - 8 2025
			_ Ted Booth
			SPECIAL MASTER

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) PARTIAL DECREE PURSUANT TO
Case No. 39576) I.R.C.P. 54(b) FOR
Case NO. 37576	/) Water Right 67-15270
NAME AND ADDRESS:	KAREN M HOOD
	KEITH R HOOD
	PO BOX 100 CAMBRIDGE, ID 83610-0100
SOURCE:	CAMP CREEK TRIBUTARY: WEISER RIVER
QUANTITY:	0.02 CFS
	The quantity of water under this right shall not exceed 13,000 gallons per day.
PRIORITY DATE:	04/01/1911
POINT OF DIVERSION:	T15N R03W S29 SWSE (Instream Beginning Point) Within Washington County SESE (Instream Ending Point)
	This right does not grant any right-of-way or easement across the land of another.
PURPOSE AND	
PERIOD OF USE:	PURPOSE OF USEPERIOD OF USEQUANTITYStockwater01-01 TO 12-310.02 CFS
	Stockwater use is for the in-stream watering of livestock. The period of use under this water right is limited to the period of use authorized by the United States for grazing on Federal Land as described in the applicable grazing permit, annual operating instructions, and other controlling documents.
PLACE OF USE:	Stockwater Within Washington County T15N R03W S29 SWSE SESE
	This right is appurtenant to the base property described below: T15N, R3W, Section 21, SWSW
	T15N, R3W, Section 29, NENE, SENE, and NESE T15N, R3W, Section 28, NE1/4, NW1/4, NESW, NWSW, NESE, and NWSE.
OTHER PROVISIONS NECES	SARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:
	The quantity of water decreed for this water right is not a determination of historical beneficial use. THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS
	NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT
	ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE
	ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).
	RECOMMENDATION
	JAN - 8 2025
	ESouth.
	SPECIAL MASTER

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

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In Re SRBA	•	ARTIAL DECREE PURSUANT .R.C.P. 54(b) FOR	то
Case No. 39576)	.R.C.P. St(B) POR	
······)	Water Right 67-15271	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100 CAMBRIDGE, ID 83610-01	00	
SOURCE:	UNNAMED STREAM TRIBUT	ARY: CAMP CREEK	
QUANTITY:	0.02 CFS		
	The quantity of water gallons per day	under this right shall	not exceed 13,000
PRIORITY DATE:	04/01/1911		
POINT OF DIVERSION:		SESE (Instream Ending SWSE (Instream Beginn	Point) Within Washington County ing Point)
	This right does not gr land of another.	ant any right-of-way or	easement across the
FURFOSE AND PERIOD OF USE:	PURPOSE OF USE Stockwater	PERIOD OF USE 01-01 TO 12-31	QUANTITY 0.02 CFS
	The period of use unde period of use authoriz Federal Land as descri	the in-stream watering in this water right is l ed by the United States bed in the applicable g uctions, and other cont	imited to the for grazing on razing permit,
PLACE OF USE:	Stockwater T15N R03W S30	WSE	ithin Washington County SESE
	T15N, R3W, Section 21, T15N, R3W, Section 29,		-
OTHER PROVISIONS NECESSA	ARY FOR DEFINITION OR ADM	INISTRATION OF THIS WAT	ER RIGHT:
•	determination of histo THIS PARTIAL DECREE NECESSARY FOR THE DEFI ADMINISTRATION OF THE DETERMINED BY THE COUR	decreed for this water orical beneficial use. IS SUBJECT TO SUCH GEN INITION OF THE RIGHTS OR WATER RIGHTS AS MAY BE IT AT A POINT IN TIME NO TED DECREE. I.C. SECTIO	ERAL PROVISIONS FOR THE EFFICIENT ULTIMATELY LATER THAN THE
			RECOMMENDATION
			JAN - 8 2025
			SPECIAL MASTER

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)	PARTIAL	DECREE PURSUANT	FO	
)		. 54(b) FOR		
Case No. 39576)	Water	Right 67-15272		
		Waler	Right 6/-152/2		
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD				
	PO BOX 100				
	CAMBRIDGE, ID 83610	-0100			
SOURCE :	UNNAMED STREAM TRI	BUTARY: S	PRING CREEK		
QUANTITY:	0.02 CFS				
	The quantity of wat gallons per day.	er under	this right shall	not exceed 13,000	
PRIORITY DATE:	04/01/1911				
POINT OF DIVERSION:	T15N R03W S20 S29	SWNW NENW	(Instream Beginn (Instream Ending	ing Point) Within Washington Co Point)	ounty
	This right does not land of another.	grant an	y right-of-way or	easement across the	
PURPOSE AND			1		
PERIOD OF USE:	PURPOSE OF USE Stockwater		PERIOD OF USE 01-01 TO 12-31	QUANTITY 0.02 CFS	
	Stockwater use is f The period of use u period of use autho Federal Land as des annual operating in	nder this rized by cribed in	water right is l the United States the applicable g	imited to the for grazing on razing permit,	
PLACE OF USE:	Stockwater		W	ithin Washington County	
	T15N R03W S20	SWN		NWSW	
	S 29	SWS		SESW	
	020				
	This right is appur		the base propert	y described below:	
	T15N, R3W, Section T15N, R3W, Section		SENE, and NESE		
	T15N, R3W, Section			SW, NESE, and NWSE.	
OTHER PROVISIONS NECESS	SARY FOR DEFINITION OR	ADMINISTF	ATION OF THIS WAT	ER RIGHT:	
	The quantity of wat			right is not a	
	determination of hi		beneficial use. BJECT TO SUCH GEN	EDAL DRAWLCTANC	
	NECESSARY FOR THE D				
,	ADMINISTRATION OF T	HE WATER	RIGHTS AS MAY BE	ULTIMATELY	
	DETERMINED BY THE C				
	ENTRY OF A FINAL UN	ITELED DEC	CREE. I.C. SECTIO		
				RECOMMENDATIC)N
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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)	PARTIAL DECREE	PURSUANT TO	
Case No. 39576)	I.R.C.P. 54(b)	FOR	
)	Water Right 6	7-15273	
NAME AND ADDRESS:	KAREN M HOOD			
	KEITH R HOOD			
	PO BOX 100 CAMBRIDGE, ID 83610	-0100		
SOURCE:	UNNAMED STREAM TRI	BUTARY: SPRING C	REEK	
QUANTITY:	0.02 CFS			
	The quantity of wat gallons per day.	er under this rig	ght shall not exceed	13,000
PRIORITY DATE:	04/01/1911			
POINT OF DIVERSION:	T15N R03W S17 S21		eam Beginning Point) eam Ending Point)	Within Washington County
	This right does not land of another.	grant any right	-of-way or easement a	cross the
PURPOSE AND				
PERIOD OF USE:	PURPOSE OF USE	PERIOD	OF USE QUANT	TTY
	Stockwater	01-01 /	TO 12-31 0.02	CFS
	The period of use u period of use autho Federal Land as des	nder this water : prized by the Unit scribed in the app	watering of livestoc right is limited to t ted States for grazin plicable grazing perm other controlling doc	he ng on Lit,
PLACE OF USE:	Stockwater		Within Washi	.ngton County
	T15N R03W S17	SENW	NESW	-
		NWSE	SWSE	
	S20	NWNE SENE	SWNE NENW	
		NESE	14151414	
	S21	NWSW		
	This wight is appu-	tonint to the ha	se property described	bolow
	T15N, R3W, Section		se property described	T DEIOW:
	T15N, R3W, Section		and NESE	
	T15N, R3W, Section	28, NE1/4, NW1/4	, NESW, NWSW, NESE, a	nd NWSE.
OTHER PROVISIONS NECES	SARY FOR DEFINITION OR	ADMINISTRATION O	F THIS WATER RIGHT:	
	determination of hi THIS PARTIAL DEC NECESSARY FOR THE I ADMINISTRATION OF D DETERMINED BY THE C	Storical benefic: CREE IS SUBJECT TO DEFINITION OF THE THE WATER RIGHTS A COURT AT A POINT	O SUCH GENERAL PROVIS RIGHTS OR FOR THE EF AS MAY BE ULTIMATELY IN TIME NO LATER THAN .C. SECTION 42-1412 (6	TIONS FICIENT I THE
				JAN - 8 2025
				Ter Booth
				SPECIAL MASTER

SRBA -PARTIAL DECREE PURSUANT TO I.R.C.P. 54(b) Water Right 67-15273 File Number: 00667

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) PARTIAL DECREE FURSUANT TO				
) I.R.C.P. 54(b) FOR				
Case No. 39576) Water Right 67-15274				
3	/ Hater Kight 0/ 132/4				
NAME AND ADDRESS:	KAREN M HOOD				
	KEITH R HOOD				
	PO BOX 100				
	CAMBRIDGE, ID 83610-0100				
SOURCE:	UNNAMED STREAM TRIBUTARY: SPRING CREEK				
QUANTITY:	0.02 CFS				
	The quantity of water under this right shall not exceed 13,000				
	gallons per day.				
PRIORITY DATE:	04/01/1911				
POINT OF DIVERSION:	T15N R03W S17 SESE (Instream Beginning Point) Within Washington County				
	S20 SENE (Instream Ending Point)				
	This right does not grant any right-of-way or easement across the				
	land of another.				
PURPOSE AND					
PERIOD OF USE:	PURPOSE OF USE PERIOD OF USE QUANTITY				
	Stockwater 01-01 TO 12-31 0.02 CFS				
	Stockwater use is for the in-stream watering of livestock. The peziod of use under this water right is limited to the period of use authorized by the United States for grazing on				
	Federal Land as described in the applicable grazing permit,				
	annual operating instructions, and other controlling documents.				
	4				
PLACE OF USE:	Stockwater Within Washington County				
	T15N R03W S17 SESE				
	S20 NENE SENE				
	This right is appurtenant to the base property described below:				
	T15N, R3W, Section 21, SWSW				
	T15N, R3W, Section 29, NENE, SENE, and NESE				
	T15N, R3W, Section 28, NE1/4, NW1/4, NESW, NWSW, NESE, and NWSE.				
OTHER PROVISIONS NECESS.	ARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:				
	The quantity of water decreed for this water right is not a				
	determination of historical beneficial use.				
	THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS				

THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).

RECOMMENDATION	
JAN - 8 2025	
SPECIAL MASTER	
IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA))	PARTIAL DECREE PU I.R.C.P. 54(b) FC		
Case No. 39576)	Water Right 67-1	5275	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100 CAMBRIDGE, ID 83610	-0100		
SOURCE :	UNNAMED STREAM TRI	BUTARY: RUSH CREEK		
QUANTITY:	0.02 CFS			
	The quantity of wat gallons per day.	er under this right	shall not exceed 13,000	
PRIORITY DATE:	04/01/1911			
POINT OF DIVERSION:	T15N R03W S15 S22		a Beginning Point) Within W a Ending Point)	ashington County
	This right does not land of another.	grant any right-of	-way or easement across th	e
FURPOSE AND PERIOD OF USE:	PURPOSE OF USE Stockwater	PERIOD OF 01-01 TO	-	
	The period of use u period of use autho Federal Land as des	nder this water rig rized by the United cribed in the appli	atering of livestock. The is limited to the I States for grazing on cable grazing permit, wer controlling documents.	
PLACE OF USE:	Stockwater T15N R03W S15	NESW	Within Washington Co SWSW	unty
	S22	SESW NENW SWNW	NWNW Senw	
	T15N, R3W, Section T15N, R3W, Section	21, SWSW 29, NENE, SENE, and	property described below: 1 NESE NESW, NWSW, NESE, and NWSE.	
OTHER PROVISIONS NECES	SARY FOR DEFINITION OR	ADMINISTRATION OF 1	HIS WATER RIGHT:	
	determination of hi THIS PARTIAL DEC NECESSARY FOR THE D ADMINISTRATION OF T	storical beneficial REE IS SUBJECT TO S EFINITION OF THE RI HE WATER RIGHTS AS COURT AT A POINT IN	SUCH GENERAL PROVISIONS IGHTS OR FOR THE EFFICIENT MAY BE ULTIMATELY TIME NO LATER THAN THE SECTION 42-1412(6). RECOM	MENDATION - 8 2025
			SPECI,	EBouth AL MASTER

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA			DECREE PURSUANT . 54(b) FOR	то		
Case No. 39576))	Water]	Right 67-15276			
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100 CAMBRIDGE, ID 83610-0	0100				
SOURCE:	UNNAMED STREAM TRIBU	UTARY: R	JSH CREEK			
QUANTITY:	0.02 CFS					
	The quantity of water gallons per day.	r under :	this right shall	. not	exceed 13,000	
PRIORITY DATE:	04/01/1911					
POINT OF DIVERSION:	T15N R03W S15 S22	SWSW NENW	(Instream Begin (Instream Endin	-	Point) Within Washington int)	County
	This right does not g land of another.	grant ang	y right-of-way o	or ea	sement across the	
PURPOSE AND						
PERIOD OF USE:	PURPOSE OF USE Stockwater		PERIOD OF USE 01-01 TO 12-31		QUANTITY 0.02 CFS	
	Stockwater use is for The period of use und period of use authori Federal Land as descr annual operating inst	ier this ized by r ribed in	water right is the United State the applicable	limi s fo graz	ted to the r grazing on ing permit,	
PLACE OF USE:	Stockwater T15N R03W S15 S22	SWS	и		in Washington County ESW	
	This right is appurte T15N, R3W, Section 23 T15N, R3W, Section 25 T15N, R3W, Section 26	1, SWSW 9, NENE,	SENE, and NESE			
OTHER PROVISIONS NECESS.	ARY FOR DEFINITION OR AL	DMINISTR.	ATION OF THIS WA	TER	RIGHT:	
	The quantity of water determination of hist THIS PARTIAL DECR NECESSARY FOR THE DEN ADMINISTRATION OF THE DETERMINED BY THE COU ENTRY OF A FINAL UNIT	torical EE IS SU FINITION E WATER URT AT A	beneficial use. BJECT TO SUCH GE OF THE RIGHTS C RIGHTS AS MAY BE POINT IN TIME N	INERA DR FO ULT IO LA	L PROVISIONS R THE EFFICIENT IMATELY TER THAN THE	
					DECOMMENIDA	

RECOMMENDATION
JAN - 8 2025
_ Leo BBooth
SPECIAL MASTER

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

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In Re SRBA)	PARTIAL DECREE I.R.C.P. 54(b)			
Case No. 39576)	Water Right 67			
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100 CAMBRIDGE, ID 83610	-0100			
SOURCE:	UNNAMED STREAM TRI	BUTARY: RUSH CREE	3K		
QUANTITY:	0.02 CFS				
	The quantity of wate gallons per day.	er under this rig	nt shall no	t exceed 13,000	
PRIORITY DATE:	04/01/1911				
POINT OF DIVERSION:	T15N R03W S21 S22		eam Beginnin eam Ending P	g Point) Within Washington pint)	County
	This right does not land of another.	grant any right-	of-way or e	asement across the	
PURPOSE AND					
PERIOD OF USE:	PURPOSE OF USE Stockwater		OF USE 10 12-31	QUANTITY 0.02 CFS	
	Stockwater use is for The period of use un period of use author Federal Land as des annual operating ins	nder this water r rized by the Unit cribed in the app	ight is lim ed States f licable gra	ited to the or grazing on zing permit,	
PLACE OF USE:	Stockwater T15N R03W S21	NENE SENE		hin Washington County NWNE	
	S22	NWNW		SWNW	
	This right is appur T15N, R3W, Section : T15N, R3W, Section : T15N, R3W, Section :	21, SWSW 29, NENE, SENE, a	and NESE		
OTHER PROVISIONS NECES	SARY FOR DEFINITION OR 2	ADMINISTRATION OF	THIS WATER	RIGHT:	
	The quantity of wat determination of hi THIS PARTIAL DEC NECESSARY FOR THE D ADMINISTRATION OF T DETERMINED BY THE C ENTRY OF A FINAL UN	storical benefici REE IS SUBJECT TO EFINITION OF THE HE WATER RIGHTS A DURT AT A POINT 1	al use. SUCH GENER RIGHTS OR F AS MAY BE UL IN TIME NO L	AL PROVISIONS OR THE EFFICIENT TIMATELY ATER THAN THE	
				RECOMMENDA	TION

RECOMMENDATION
JAN - 8 2025
Ted ESouth
SPECIAL MASTER

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA))		DECREE PURSUANT TO . 54(b) FOR	
Case No. 39576	>			
)	water	Right 67-15278	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD			
	PO BOX 100			
	CAMBRIDGE, ID 83610	-0100		
SOURCE :	UNNAMED STREAM TRI	BUTARY: S	PRING CREEK	
QUANTITY:	0.02 CFS			
	The quantity of wate gallons per day.	er under	this right shall no	ot exceed 13,000
PRIORITY DATE:	04/01/1911			
POINT OF DIVERSION:	T15N R03W S20	SESE NESW	(Instream Ending) (Instream Beginnin	
	This right does not land of another.	grant ar	ny right-of-way or e	easement across the
PURPOSE AND				
PERIOD OF USE:	PURPOSE OF USE Stockwater		PERIOD OF USE 01-01 TO 12-31	QUANTITY 0.02 CFS
	The period of use un period of use author Federal Land as des annual operating in	rized by cribed ir	the United States in the applicable gra	for grazing on azing permit,
PLACE OF USE:	Stockwater		Wit	thin Washington County
	T15N R03W S20	NES		NWSE
		582	5.	SLOL
	This right is appur T15N, R3W, Section		the base property	described below:
	T15N, R3W, Section	29, NENE,		
	T15N, R3W, Section	28, NE1/4	I, NW1/4, NESW, NWS	N, NESE, and NWSE.
OTHER PROVISIONS NECES	SARY FOR DEFINITION OR .	ADMINIST	RATION OF THIS WATE	R RIGHT:
	The quantity of wat determination of hi			ight is not a
			BENEFICIAL USE.	RAL PROVISIONS
	NECESSARY FOR THE D ADMINISTRATION OF T			
	DETERMINED BY THE C ENTRY OF A FINAL UN	OURT AT A	A POINT IN TIME NO D	LATER THAN THE
				RECOMMENDATION
				JAN - 8 2025

Water Right 67-15278 File Number: 00672

SRBA -PARTIAL DECREE FURSUANT TO I.R.C.P. 54(b)

SPECIAL MASTER

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

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In Re SRBA))	PARTIAL DECREE PO I.R.C.P. 54(b) FO		
Case No. 39576)	Water Right 67-	15279	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100 CAMBRIDGE, ID 83610	-0100		
SOURCE:	UNNAMED STREAM TRI	BUTARY: SPRING CRE	EK	
QUANTITY:	0.02 CFS			
	The quantity of wate gallons per day.	er under this righ	t shall not exceed 13,000	
PRIORITY DATE:	04/01/1911			
POINT OF DIVERSION:	T15N R03W S08 S17		m Beginning Point) Within Washington Co m Ending Point)	unty
	This right does not land of another.	grant any right-o	f-way or easement across the	
PURPOSE AND				
PERIOD OF USE:	PURPOSE OF USE Stockwater	PERIOD O 01-01 TO	-	
	period of use author Federal Land as des	rized by the Unite cribed in the appl	ght is limited to the d States for grazing on icable grazing permit, her controlling documents.	
PLACE OF USE:	Stockwater		Within Washington County	
	T15N R03W S08	NENW NESW	SENW SESW	
	S1 7	SWSE NENE	NWNE	
		SENE	NESE	
	T15N, R3W, Section : T15N, R3W, Section :	21, SWSW 29, NENE, SENE, an	property described below: d NESE NESW, NWSW, NESE, and NWSE.	
OTHER PROVISIONS NECES	SARY FOR DEFINITION OR			
	The quantity of wat determination of hi. THIS PARTIAL DEC NECESSARY FOR THE D ADMINISTRATION OF T DETERMINED BY THE C	er decreed for thi storical beneficia REE IS SUBJECT TO EFINITION OF THE R HE WATER RIGHTS AS OURT AT A POINT IN	s water right is not a l use. SUCH GENERAL PROVISIONS IGHTS OR FOR THE EFFICIENT	
			RECOMMENDATI	ON
			JAN - 8 2025	
			JAN - 8 2025	

SPECIAL MASTER Page 1 Jan-08-2025

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) PARTIAL DECREE PURSUANT TO) I.R.C.P. 54(b) FOR
Case No. 39576)
) Water Right 67-15280
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100
	CAMBRIDGE, ID 83610-0100
SOURCE:	UNNAMED STREAM TRIBUTARY: SPRING CREEK
QUANTITY:	0.02 CFS
	The quantity of water under this right shall not exceed 13,000 gallons per day.
PRIORITY DATE:	04/01/1911
POINT OF DIVERSION:	T15N R03W S08 SWNE (Instream Beginning Point) Within Washington County S17 NWNE (Instream Ending Point)
	This right does not grant any right-of-way or easement across the land of another.
PURPOSE AND	
PERIOD OF USE:	PURPOSE OF USE PERIOD OF USE QUANTITY Stockwater 01-01 TO 12-31 0.02 CFS
	Stockwater use is for the in-stream watering of livestock. The period of use under this water right is limited to the period of use authorized by the United States for grazing on Federal Land as described in the applicable grazing permit, annual operating instructions, and other controlling documents.
PLACE OF USE:	Stockwater Within Washington County
	T15N R03W S08 SWNE NESE NWSE SESE
	S17 NENE NWNE
	This right is appurtenant to the base property described below: T15N, R3W, Section 21, SWSW
	T15N, R3W, Section 29, NENE, SENE, and NESE
	T15N, R3W, Section 28, NE1/4, NW1/4, NESW, NWSW, NESE, and NWSE.
OTHER PROVISIONS NECESS	ARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:
· ·	The quantity of water decreed for this water right is not a determination of historical beneficial use. THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS
	NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE
	ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).
	RECOMMENDATION
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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) PARTIAL DECREE PURSUANT TO) I.R.C.P. 54(b) FOR
Case No. 39576)) Water Right 67-15281
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD
	PO EOX 1.00 CAMBRIDGE, ID 83610-0100
SOURCE :	UNNAMED STREAM TRIBUTARY: SPRING CREEK
QUANTITY:	0.02 CVS
× • • • • • • • • • • • • • • • • • • •	The quantity of water under this right shall not exceed 13,000
	gallons per day.
PRIORITY DATE:	04/01/1911
POINT OF DIVERSION:	T15N R03W S17 SESW (Instream Beginning Point) Within Washington County SESW (Instream Ending Point)
	This right does not grant any right-of-way or easement across the land of another.
PURPOSE AND	
PERIOD OF USE:	PURPOSE OF USE PERIOD OF USE QUANTITY Stockwater 01-01 TO 12-31 0.02 CFS
	Stockwater use is for the in-stream watering of livestock. The period of use under this water right is limited to the period of use authorized by the United States for grazing on Federal Land as described in the applicable grazing permit, annual operating instructions, and other controlling documents.
PLACE OF USE:	Stockwater Within Washington County T15N R03W S17 SESW
	This right is appurtenant to the base property described below:
	T15N, R3W, Section 21, SWSW T15N, R3W, Section 29, NENE, SENE, and NESE
OWNER PROVIDENCE NECTOR	T15N, R3W, Section 28, NE1/4, NW1/4, NESW, NWSW, NESE, and NWSE.
UTHER PROVISIONS NECESSA	
	The quantity of water decreed for this water right is not a determination of historical beneficial use.
	THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT
	ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE
	ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).
	RECOMMENDATION
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	SPECIAL MASTER

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) PARTIAL DECREE PURSUANT TO) I.R.C.P. 54(b) FOR
Case No. 39576)) Water Right 67-15282
	/ · · · · · · · · · · · · · · · · ·
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD
	PO BOX 100 CAMBRIDGE, ID 83610-0100
SOURCE :	UNNAMED STREAM TRIBUTARY: SPRING CREEK
QUANTITY:	0.02 CFS
	The quantity of water under this right shall not exceed 13,000 gallons per day.
PRIORITY DATE:	04/01/1911
POINT OF DIVERSION:	T15N R03W S17 SWSW (Instream Beginning Point) Within Washington County SWSW (Instream Ending Point)
	This right does not grant any right-of-way or easement across the land of another.
PURPOSE AND	
PERIOD OF USE:	PURPOSE OF USEPERIOD OF USEQUANTITYStockwater01-01 TO 12-310.02 CFS
	Stockwater use is for the in-stream watering of livestock. The period of use under this water right is limited to the period of use authorized by the United States for grazing on Federal Land as described in the applicable grazing permit, annual operating instructions, and other controlling documents.
PLACE OF USE:	Stockwater Within Washington County T15N R03W S17 SWSW
	This right is appurtenant to the base property described below:
	T15N, R3W, Section 21, SWSW
	T15N, R3W, Section 29, NENE, SENE, and NESE T15N, R3W, Section 28, NE1/4, NW1/4, NESW; NWSW, NESE, and NWSE.
OTHER PROVISIONS NECES	SARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:
	The quantity of water decreed for this water right is not a
	determination of historical beneficial use.
	THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT
	ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY
	DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).
	RECOMMENDATION
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	SPECIAL MASTER
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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA Case No. 39576		TIAL DECREE PURS .C.P. 54(b) FOR	UANT TO	
	•	ter Right 67-152	83	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100 CAMBRIDGE, ID 83610-0100			
SOURCE :	UNNAMED STREAM TRIBUTAR	Y: CAMP CREEK		
QUANTITY:	0.02 CFS			
	The quantity of water un gallons per day.	der this right s	hall not exceed 13,000	
PRIORITY DATE:	04/01/1911			
POINT OF DIVERSION:			nding Point) Within Washin eginning Point)	gton County
	This right does not gran land of another.	t any right-of-w	ay or easement across the	
PURPOSE AND				
PERIOD OF USE:	PURPOSE OF USE Stockwater	PERIOD OF U 01-01 TO 12		
	Stockwater use is for th The period of use under period of use authorized Federal Land as describe annual operating instruc	this water right by the United S d in the applica	is limited to the tates for grazing on ble grazing permit,	
PLACE OF USE:	Stockwater T15N R03W S29	SWSW	Within Washington County	
	S30	NWNE	SWNE	
		NESE SESE	NWSE	
	This right is appurtenan T15N, R3W, Section 21, S T15N, R3W, Section 29, N T15N, R3W, Section 28, N	WSW IENE, SENE, and N		
OTHER PROVISIONS NECESSA	RY FOR DEFINITION OR ADMIN	ISTRATION OF THI	S WATER RIGHT:	
	The quantity of water de determination of histori THIS PARTIAL DECREE I NECESSARY FOR THE DEFINI ADMINISTRATION OF THE WA DETERMINED BY THE COURT ENTRY OF A FINAL UNIFIEI	cal beneficial u ES SUBJECT TO SUC TION OF THE RIGH ATER RIGHTS AS MA AT A POINT IN TO	ISE. CH GENERAL PROVISIONS ITS OR FOR THE EFFICIENT AY BE ULTIMATELY CME NO LATER THAN THE	
			RECOMMENDAT	ΓΙΟΝ
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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA Case No. 39576))	I.R.C.P	DECREE PURSUANT TO . 54(b) FOR Right 67-15284		
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 300 CAMBRIDGE, ID 83610-0	100			
SOURCE :	UNNAMED STREAM TRIBU	TARY: S	PRING CREEK		
QUANTITY:	0.02 CFS				
	The quantity of water gallons per day.	under	this right shall not	exceed 13,000	
PRIORITY DATE:	04/01/1911				
POINT OF DIVERSION:	T15N R03W S29	NWSE NWSE	(Instream Beginning (Instream Ending Po	Point) Within Washington int)	County
	This right does not g land of another.	rant an	y right-of-way or ea	sement across the	
PURPOSE AND PERIOD OF USE:	PURPOSE OF USE Stockwater Stockwater use is for The period of use und period of use authori Federal Land as descr annual operating inst	the in ler this zed by ibed in	water right is limi the United States fo the applicable graz	livestock. ted to the r grazing on ing permit,	
PLACE OF USE:	Stockwater T15N R03W S29	NWS		in Washington County	
	This right is appurte T15N, R3W, Section 21 T15N, R3W, Section 29 T15N, R3W, Section 28	, SWSW , NENE,	SENE, and NESE		
OTHER PROVISIONS NECESS	ARY FOR DEFINITION OR AL	MINISTR	ATION OF THIS WATER	RIGHT:	
	The quantity of water determination of hist THIS PARTIAL DECRE NECESSARY FOR THE DEE ADMINISTRATION OF THE DETERMINED BY THE COU	corical EE IS SU FINITION E WATER	beneficial use. BJECT TO SUCH GENERA OF THE RIGHTS OR FO RIGHTS AS MAY BE ULT	L PROVISIONS R THE EFFICIENT 'IMATELY	

ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).



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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA	-	DECREE PURSUANT TO 54(b) FOR	
Case No. 39576)		
) water R	Right 67-15285	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD		
	PO BOX 100		
	CAMBRIDGE, ID 83610-0100		
SOURCE :	SPRING CREEK TRIBUTARY: CAMP	P CREEK	
QUANTITY:	0.02 CFS		
	The quantity of water under t gallons per day.	this right shall not exceed 13,000	
PRIORITY DATE:	04/01/1911		
POINT OF DIVERSION:	TI5N ROJW S21 NWNW NESW	(Instream Beginning Point) Within Washington Cour (Instream Ending Point)	ity
	This right does not grant any land of another.	y right-of-way or easement across the	
PURPOSE AND			
PERIOD OF USE:		PERIOD OF USE QUANTITY 01-01 TO 12-31 0.02 CFS	
	The period of use under this period of use authorized by t Federal Land as described in	-stream watering of livestock. water right is limited to the the United States for grazing on the applicable grazing permit, s, and other controlling documents.	
PLACE OF USE:	Stockwater	Within Washington County	
	T15N R03W S21 NWNW SENW		
	NWSW	q	
	This right is appurtenant to T15N, R3W, Section 21, SWSW	the base property described below:	
	T15N, R3W, Section 29, NENE,		
	T15N, R3W, Section 28, NE1/4,	, NW1/4, NESW, NWSW, NESE, and NWSE.	
OTHER PROVISIONS NECESSA	ARY FOR DEFINITION OR ADMINISTRA	ATION OF THIS WATER RIGHT:	
	The quantity of water decreed determination of historical b	l for this water right is not a peneficial use.	
	THIS PARTIAL DECREE IS SUB	BJECT TO SUCH GENERAL PROVISIONS OF THE RIGHTS OR FOR THE EFFICIENT	
	ADMINISTRATION OF THE WATER R		
		POINT IN TIME NO LATER THAN THE REE. I.C. SECTION 42-1412(6).	
		RECOMMENDATION	
		JAN - 8 2025	
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		SPECIAL MASTER	

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA		AL DECREE PURSUANT TO	
Case No. 39576)	Right 67-15286	
	/ Wate	Alghe 07 MIS200	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD		
	PO BOX 100 CAMBRIDGE, ID 83610-0100		
SOURCE :	UNNAMED SPRING TRIBUTARY:	SPRING CREEK	
QUANTITY:	0.02 CFS		
	The quantity of water unde gallons per day.	this right shall not	exceed 13,000
PRIORITY DATE:	04/01/1911		
POINT OF DIVERSION:	TI5N ROJW S21 NENW NWNW	(Instream Beginning (Instream Ending Po:	Point) Within Washington County int)
	This right does not grant land of another.	any right-of-way or eas	sement across the
PURPOSE AND		2	
PERIOD OF USE:	PURPOSE OF USE Stockwater	PERIOD OF USE 01-01 TO 12-31	QUANTITY 0.02 CFS
	Stockwater use is for the The period of use under th period of use authorized b Federal Land as described annual operating instructi	is water right is limit y the United States for in the applicable graz:	ted to the r grazing on ing permit,
PLACE OF USE:	Stockwater T15N R03W S21 N		in Washington County WNW
	This right is appurtenant		escribed below:
	T15N, R3W, Section 21, SWS T15N, R3W, Section 29, NEN		
	T15N, R3W, Section 28, NE1	4, NW1/4, NESW, NWSW,	NESE, and NWSE.
OTHER PROVISIONS NECESSA	ARY FOR DEFINITION OR ADMINIS	FRATION OF THIS WATER I	RIGHT:
	The quantity of water decr	-	ht is not a
	determination of historica THIS PARTIAL DECREE IS		L PROVISIONS
	NECESSARY FOR THE DEFINITI ADMINISTRATION OF THE WATE		
	DETERMENED BY THE COURT AT	A POINT IN TIME NO LAS	TER THAN THE
	ENTRY OF A FINAL UNIFIED D	SCREE. I.C. SECTION 42	2-1412(6).
		REC	COMMENDATION
			JAN - 8 2025
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			PECIAL MASTER

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA		PARTIAL DECREE PURS	SUANT TO	
Case No. 39576)	Water Right 67-15:	787	
·	/	water Right 67-15.	207	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD			
	PO BOX 100			
	CAMBRIDGE, ID 83610-03	100		
SOURCE :	UNNAMED SPRING TRIBU	FARY: CAMP CREEK		
QUANTITY:	0.02 CFS			
	The quantity of water gallons per day.	under this right a	shall not exceed	1 13,000
PRIORITY DATE:	04/01/1911			
POINT OF DIVERSION:	'T15N R03W S21		Ending Point) Beginning Point)	Within Washington County
	This right does not go land of another.	rant any right-of-	way or easement	across the
PURPOSE AND				
PERIOD OF USE:	PURPOSE OF USE Stockwater	PERIOD OF 1 01-01 TO 1		NTITY 2 CFS
	Stockwater use is for The period of use under period of use authoriz Federal Land as descr annual operating inst	er this water righ zed by the United ; ibed in the applic	t is limited to States for grazi able grazing per	the ing on mit,
PLACE OF USE:	Stockwater		Within Wash	nington County
	T15N R03W S21	SENE	NESE	.
		SWSE	SESE	
	This right is appurter T15N, R3W, Section 21		roperty describe	ed below:
	T15N, R3W, Section 29		NESE	
	T15N, R3W, Section 28	, NE1/4, NW1/4, NE	SW, NWSW, NESE,	and NWSE.
OTHER PROVISIONS NECESSA	ARY FOR DEFINITION OR ADD	MINISTRATION OF TH	IS WATER RIGHT:	
	The quantity of water		-	not a
	determination of histo THIS PARTIAL DECRE			ISIONS
	NECESSARY FOR THE DEF	INITION OF THE RIG	HTS OR FOR THE P	FFICIENT
	ADMINISTRATION OF THE DETERMINED BY THE COU			
	ENTRY OF A FINAL UNIF:			
			DEOOL	
			RECOM	MENDATION
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			SPECIA	AL MASTER

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) PARTIAL DECREE PURSUANT TO) I.R.C.P. 54(b) FOR		
Case No. 39576)) Water Right 67-15288		
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD		
	PO BOX 100 CAMBRIDGE, ID 83610-0100		
SOURCE:	UNNAMED STREAM TRIBUTARY: CAMP CREEK		
QUANTITY:	0.02 CFS		
	The quantity of water under this right shall not exceed 13,000 gallons per day.		
PRIORITY DATE:	04/01/1911		
POINT OF DIVERSION:	T15N R03W S21 SWNE (Instream Beginning Point) Within Washington County SESE (Instream Ending Point)		
	This right does not grant any right-of-way or easement across the land of another.		
PURPOSE AND PERIOD OF USE:	PURPOSE OF USEPERIOD OF USEQUANTITYStockwater01-01 TO 12-310.02 CFS		
	Stockwater use is for the in-stream watering of livestock. The period of use under this water right is limited to the period of use authorized by the United States for grazing on Federal Land as described in the applicable grazing permit, annual operating instructions, and other controlling documents.		
PLACE OF USE:	Stockwater Within Washington County T15N R03W S21 SWNE SWSE SESE		
	This right is appurtenant to the base property described below: T15N, R3W, Section 21, SWSW T15N, R3W, Section 29, NENE, SENE, and NESE		
	T15N, R3W, Section 28, NE1/4, NW1/4, NESW, NWSW, NESE, and NWSE.		
OTHER PROVISIONS NECESS	ARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:		
	The quantity of water decreed for this water right is not a determination of historical beneficial use. THIS PARTIAL DECREE IS SUBJECT TO SUCH_GENERAL PROVISIONS		
	NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY		
	DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).		
	RECOMMENDATION		
	. JAN - 8 2025		

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) PARTIAL DECREE PURSUANT TO) I.R.C.P. 54 (b) FOR	
Case No. 39576)) Water Right 67-15289	
NAME AND ADDRESS:	KAREN M HOOD KEITH R HOOD PO BOX 100 CAMBRIDGE, ID 83610-0100	
SOURCE:	UNNAMED STREAM TRIBUTARY: BEAVER CREEK	
QUANTITY:	0.02 CFS	
	The quantity of water under this right shall not exceed 13,000 gallons per day.	
PRIORITY DATE:	04/01/1911	
POINT OF DIVERSION:	T15N R03W S09 SWSE (Instream Beginning Point) Within Washington County SESE (Instream Ending Point)	
	This right does not grant any right-of-way or easement across the land of another.	
PURPOSE AND		
PERIOD OF USE:	PURPOSE OF USE PERIOD OF USE QUANTITY Stockwater 01-01 TO 12-31 0.02 CFS	
	Stockwater use is for the in-stream watering of livestock. The period of use under this water right is limited to the period of use authorized by the United States for grazing on Federal Land as described in the applicable grazing permit, annual operating instructions, and other controlling documents.	
PLACE OF USE:	Stockwater Within Washington County T15N R03W S09 SWSE SESE	
	This right is appurtenant to the base property described below: T15N, R3W, Section 21, SWSW T15N, R3W, Section 29, NENE, SENE, and NESE T15N, R3W, Section 28, NE1/4, NW1/4, NESW, NWSW, NESE, and NWSE.	
OTHER PROVISIONS NECESSA	RY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:	
	The quantity of water decreed for this water right is not a determination of historical beneficial use. THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).	
	RECOMMENDATION	
	JAN - 8 2025	
	SPECIAL MASTER	

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA

Case No. 39576

NOTICE OF ISSUANCE OF SPECIAL MASTER'S RECOMMENDATION

Water Right(s): 67-15263 (SEE ATTACHED EXHIBIT A)

On January 08, 2025, Special Master THEODORE R. BOOTH issued a SPECIAL MASTER'S RECOMMENDATION for the above subcase(s) pursuant to SRBA Administrative Order 1 (A01), Section 13a.

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Pursuant to SRBA Administrative Order 1 (A01), Section 13a, any party to the adjudication including parties to the subcase, may file a Motion to Alter or Amend on or before the 28th day of the next month.

Failure of any party in the adjudication to pursue or participate in a Motion to Alter or Amend the SPECIAL MASTER'S RECOMMENDATION shall constitute a waiver of the right to challenge it before the Presiding Judge.

DATED January 08, 2025.

DIANA R DELANEY Deputy Clerk

Exhibit A

Subcase Nos:

67-15263 67-15264 67-15265 67-15266 67-15267 67-15268 67-15269 67-15270 67-15271 67-15272 67-15273 67-15274 67-15275 67-15276 67-15277 67-15278 67-15279 67-15280 67-15281 67-15282 67-15283 67-15284 67-15285 67-15286 67-15287 67-15288 67-15289

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA

CERTIFICATE OF MAILING

Case No. 39576

Water Right(s): 67-15263 (SEE ATTACHED EXHIBIT A)

CERTIFICATE OF MAILING

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I certify that a true and correct copy of the SPECIAL MASTER'S REPORT, SPECIAL MASTER'S RECOMMENDATION FOR PARTIAL DECREE and NOTICE OF ISSUANCE OF SPECIAL MASTER'S REPORT AND RECOMMENDATION were mailed on January 08, 2025, with sufficient first-class postage prepaid to the following:

DIRECTOR OF IDWR PO BOX 83720 BOISE, ID 83720-0098

CERTIFICATE OF MAILING

PAGE 1 01/08/25 KAREN M HOOD KEITH & KAREN HOOD KEITH R HOOD Represented by: NORMAN M SEMANKO PARSONS BEHLE & LATIMER 800 W MAIN STREET STE 1300 BOISE, ID 83702 Phone: 208-562-4900

UNITED STATES OF AMERICA Represented by: U S DEPARTMENT OF JUSTICE ENVIRO & NAT'L RESOURCES DIV 550 WEST FORT STREET, MSC 033 BOISE, ID 83724

DIANA R DELANEY Deputy Clerk

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Exhibit A

Subcase Nos:

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67-15263
67-15264
67-15265
67-15266
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