IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF TWIN Falls - State of Idaho

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PARTIAL DECREE PURSUANT TO

I.R.C.P. 54(b) FOR

Water Right 95-17106

Deputy Clerk

NAME AND ADDRESS:

LISA POINTER
STEVEN POINTER
28405 W HWY 53
HAUSER, ID 83854

SOURCE:

GROUND WATER

QUANTITY:

0.43 CFS 106.20 AFY

The quantity of water under Right Nos. 95-4171 and 95-17106 for domestic use shall not exceed 13,000 gallons per day. Right Nos. 95-17106 and 95-17107 are limited to a total combined diversion rate of 0.43 cfs and to a total combined annual diversion volume of 108.6 AF.

diversion

PRIORITY DATE:

03/18/1983

POINT OF DIVERSION:

T51N R06W S25 LOT 4 (SWSW ) Within Kootenai County

PURPOSE AND

PERIOD OF USE:

PLACE OF USE:

PURPOSE OF USE Irrigation PERIOD OF USE 04-01 TO 11-01 QUANTITY 0.43 CFS 105.00 AFY

Domestic

01-01 TO 12-31

0.03 CFS

Domestic

1.20 AFY

The use of water for irrigation under this right may begin as early as March 15 and may continue to as late as November 15, provided other elements of the right are not exceeded. The use of water before April 1 and after November 1 under this remark is subordinate to all water rights having no subordinated early or late irrigation use and a priority date earlier than the date a partial decree is entered for this right.

Domestic use is for 1 home.

Irrigation

Within Kootenai County

T51N R06W S25 LOT 2

(SWNW) 0.5

SENW 15.0

LOT 3

NESW 2.5

(NWSW) 7.0

25.0 Acres Total

Domestic

Within Kootenai County

T51N R06W S25

SENW

OTHER PROVISIONS NECESSARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:

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).

CSRBA -Partial Decree Pursuant to I.R.C.P. 54(b) (continued)

## RULE 54(b) CERTIFICATE

With respect to the issues determined by the above judgment or order, it is hereby CERTIFIED, in accordance with Rule 54(b), I.R.C.P., that the court has determined that there is no just reason for delay of the entry of a final judgment and that the court has and does hereby direct that the above judgment or order shall be a final judgment upon which execution may issue and an appeal may be taken as provided by the Idaho Appellate Rules.

Eric J. Wildman

Presiding Judge of the

Coeur d'Alene-Spokane River Adjudication