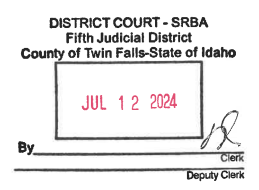
TODD KIM

Assistant Attorney General MARK J. WIDERSCHEIN KATHARINE LAUBACH

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Counsel for the United States of America



UNITED STATES DISTRICT COURT FOR THE DISTRICT OF IDAHO

In RE: SRBA) Case No. 67-15263 et. al.
Case No. 39576	DECLARATION OF FREDRIC W. PRICE IN SUPPORT OF UNITED STATES' MOTION FOR PARTIAL SUMMARY JUDGMENT

- I, Fredric W. Price, in accordance with the requirements of the Idaho Rules of Civil Procedure 2.7 and the provisions of Idaho Code 9-1406, declare as follows:
- 1. My name is Fredric W. Price. I am an employee of the United States, Department of the Interior, Bureau of Land Management ("BLM"). The following statements are based upon my personal knowledge. My present position is that of Water Rights Specialist for the BLM Idaho State Office. My current responsibilities include being the program lead for water issues in Idaho and a portion of Nevada for Idaho BLM and managing BLM's participation in general stream adjudications in Idaho and part of Nevada, including the Snake River Basin Adjudication ("SRBA") and adjudications in other river basins. In my position as a Water Rights Specialist, I provide guidance and technical support to BLM's Idaho State Director, District Managers, Field Office Managers, and technical specialists in BLM field offices, particularly those specialists

working in water rights, range, and lands programs. I develop agency policy on water-related issues and in other programs affected by water issues, such as the range management and lands programs. I also review, interpret and analyze water right applications /claims. Based on this review and analysis, I prepare opinions, recommendations, protests, petitions, objections, and/or responses for administrative and adjudication matters.

- 2. I have been employed by the BLM since 1982 in the following positions:
- **a.** From 1982 to August 1993, eleven and a half years in various positions within the Rangeland Firefighting Program at the BLM, Shoshone Field Office, including twelve (12) months working on that office's water rights team preparing 5,500 BLM water right claims for filing in the SRBA; and
- b. Water Rights Specialist at the BLM State Office in Boise, Idaho from August1993 to the present.
- 3. My work experience with BLM includes the following:

Through my eleven and a half years in BLM's fire program, I gained the ability to understand and interpret maps, legal land descriptions, and Range Improvement Project Files. In the various fire positions I held, I routinely traveled to remote locations with just a map, to map the position and extent of fires for which I was responsible, to locate, construct and maintain range improvements (including but not limited to spring developments, pipelines, and fences), to prepare as-built drawings, and to supplement range improvement project files. I taught courses to new employees in interpreting maps and BLM Master Title Plats, as well as, how to use a compass. My work required the ability to interpret maps and legal land descriptions in order to assist with the preparation, mapping, and review of 5,500 water right claims by the Shoshone District in the SRBA. I have reviewed hundreds of Range Improvement Project Files for the

purpose of locating the project, determining when it was constructed, whether it was completed, whether it is still functional, to identify potential SRBA water claims, and to capture certain types of projects and claim locations into a geographic information system (i.e., computer mapping software applications commonly called "GIS"). During my time in that office, I inputted base data into BLM's GIS for Public Land Survey System ("PLSS") (i.e., legal land descriptions), land ownership, soil types, and appurtenant water rights. PLSS, ownership, and water rights data are mapped in data layers; therefore it was necessary for me to interpret the agency's records to prepare products for establishing those data layers.

As a Water Rights Specialist at the BLM State Office, since 1993, I interpret national program policy, federal regulations, and state/federal laws to prepare and recommend policy, procedures, and statewide guidance for the BLM's water rights program. My work experience also includes developing policy for Idaho BLM across several programs to deal with water issues, such as those affecting the range management and lands programs. I routinely consult with and assist other state BLM offices with their water rights' policy and issues. In addition, I provide critical input into BLM's national policy involving water rights and water issues.

In my position, I provide guidance and direction to employees in Idaho BLM offices on all matters relating to water issues, water rights, preparation of Applications for Water Permit, Applications for Transfer, Notices of Claim, Protests, Petitions, Objections, and Responses. I developed the investigative criteria, methods, and forms to be used by the Idaho BLM field offices to investigate water sources, which provide the basis for preparing Notices of Claim in adjudications and submitting Statements of Completion (aka, Proof of Beneficial Use) for licensing.

I have reviewed thousands of Idaho BLM claim files and field investigations conducted by BLM. I have also performed investigations of water sources and water rights in the field.

I have reviewed hundreds of Range Improvement Project Files for the purpose of locating the project, determine when it was constructed, whether it was completed, if it is still functional, who contributed to the construction and in what amounts, and determine whether water is present, used, and in what amounts.

Since 1995 when the State Director delegated authority to me as part of my official duties, I have been authorized to determine Idaho BLM's official position on water matters, to appear in court or in state agency administrative proceedings on behalf of Idaho BLM, to determine settlement parameters for Idaho BLM, to engage in and negotiate settlements on behalf of Idaho BLM, and to represent the agency in all aspects of any water right matter or issue. As part of the delegation of authority, I am responsible for making final BLM recommendations to the Solicitor's Office and the Department of Justice and providing technical support on matters involving water issues and general stream adjudications affecting lands or resources managed by Idaho BLM.

In my position, as part of BLM's due diligence in evaluating claims and objections within a general stream adjudication or in evaluating applications and protests before the Idaho

Department of Water Resources ("IDWR") in administrative proceedings, I have reviewed tens of thousands of legal land descriptions focusing on Points of Diversion ("POD"), Places of Use ("POU"), and the route of the conveyance means between the POD and POU ("route") that are contained in Applications for Water Permit, Applications for Transfer, Applications for Temporary Permit, Approved Permits, Approved Transfers, Notices of Instream Diversion, Notices of Claim, IDWR Director's Report Recommendations, Standard Forms 5 (i.e., settled)

elements of the water right), Special Master's Reports and Recommendation, and Partial Decrees. My review ascertained land ownership of the POD, POUs, and route and whether those elements impacted federal lands. This work requires me to interpret legal land descriptions against BLM's official records, including Master Title Plats ("MTP"), Historical Indexes ("HI"), and Control Document Indexes ("CDI"). I have used these resources and other BLM records to determine the ownership history for thousands of parcels, as described by legal land descriptions. For decades, it has also been part of my duties to train staff employees in how to read and interpret legal land descriptions, MTPs and HIs.

I have reviewed thousands of patents and deeds to determine who owned what as provided by the legal land descriptions or metes and bounds descriptions contained in the instrument. Based on my expertise, I have offered numerous changes and corrections to MTPs, HIs and CDIs, and have filed hundreds of objections, protests, or petitions to water right applications, transfers, notices, claims, or Director's Report recommendations due to erroneous legal land descriptions or the unauthorized use of federal lands.

Through diligent research and analysis in interpreting lands records, I have determined changes needed to legal land descriptions for thousands of water right descriptions for use within settlement documents, such as the Standard Form 5 ("SF-5") in adjudications, or Settlement Agreements in administrative proceedings. These settlement documents resolve objections and protests in adjudication and administrative proceedings. For thousands of adjudication subcases, I have made determinations whether multiple claims exist for the same water source, what the nature of their relationship is to each other, and how they are distinguished from other water sources and claims.

I have personally investigated the realty records of various counties across Idaho to determine the chain of title or ownership history for given property descriptions in an adjudication or as part of a water right permit, transfer, or license proceeding. For hundreds of parcels of land, I have used data and internet resources that I determined through research to be reliable and determinative of the current ownership and boundaries of these owned parcels.

Besides my work experience in working with Master Title Plats, Historical Indexes, and Control Document Indexes, I have extensive knowledge of, and experience with other official business records of BLM, including but not limited to, Idaho BLM water right claim files, Idaho BLM water right field investigations, Tract Books, Serialized Case Recordation Files, Cadastral Survey Plats, Mining Claim Files, Homestead Entry Files, Grazing Allotment Files, Grazing Operator Files, and Range Improvement Project Files. I also have extensive knowledge of, and experience with, the official business records of the IDWR, including Water Right Backfiles and Adjudication Backfiles.

Since the early 1980s, as shown from my work experience, I have developed extensive knowledge in interpreting maps, aerial photos and legal land descriptions, as well as, using various computer mapping software applications (i.e., GIS) to create thousands of maps from many different data sets.

I have filed or assisted in the filing of approximately 10,000 BLM objections to third party water right claims and resolved or assisted in the resolution of approximately 96,000 objections filed against water right claims filed on behalf of the BLM. BLM is a regulatory agency managing authorized uses of Federal land who also prosecutes unauthorized uses of and prohibited acts upon Federal land. In order to formulate and articulate a basis for filing a protest or objection, I must know and understand the relevant laws, regulations, rules, policy, and

caselaw as it applies to how land and water uses on Federal land shall be regulated. I have reviewed hundreds of Grazing Operator files to determine grazing preference history back to the original Taylor Grazing Act applicant. I have reviewed hundreds of Homestead Entry files to determine what evidence of water use may exist in those files. Since the early 1990s, I review homestead entry applications for sufficiency regarding water uses and water rights and make recommendations for approval or rejection.

I have testified as a witness or by affidavit numerous times before IDWR hearings officers, as well as, in state and federal courts regarding water rights issues and federal ownership of land. In these proceedings I have prepared affidavits, declarations, reports, and maps as Exhibits for use by BLM, U.S. Attorney's Office, Solicitor's Office, and the Department of Justice.

4. On November 30, 2012, Keith and Karen Hood filed a Grazing Preference Application with BLM to graze in the Horse Flat Allotment (#ID00095). Attached as Exhibit 1 is a true and correct copy of the Grazing Preference Application that I obtained from the Hood's Grazing Operator File located in the BLM Boise District Office.

Part of the application form responses involves identifying base property to which the grazing preference shall attach. The Hoods identified their base property as being consistent with the land described in a Personal Representative's Deed between the Estate of Melvin A. and Inez G. Dotson and the Hoods (which was attached to the application). This deed was recorded in Washington County on August 31, 2012 and designated as Instrument #220875. The legal land descriptions in the deed were listed as:

Township 15 North, Range 3 West of the Boise Meridian:

Section 21: SW1/4SW1/4;

Section 28: N1/2, N1/2S1/2;

Section 29: E1/2NE1/4 and NE1/4SE1/4.

This description can be expanded into a complete list of individual forty (40) acre tracts (aka, quarter-quarters ("QQ")), such that, the Hood's base property is 640 acres in T15N, R03W, comprising the SWSW of Section 21; the NENE, NWNE, SWNE, SENE, NENW, NWNW, SWNW, NESW, NWSW, NESE, and NWSE of Section 28, and the NENE, SENE, and NESE of Section 29.

5. The Hoods are currently one of five authorized grazing operators (aka, permittees) on the Horse Flat Allotment (#ID00095) within the BLM Four Rivers Field Office: Ford Ranch Inc (#1101092); Noahs Angus Ranch LLC (#1101362); Ford Ranch Inc (#1101378); Edwards Family Ranch LLC (#1101756); and Keith and Karen Hood (#1104408).

Attached as **Exhibit 2** is a true and correct copy of an Allotment Master Report for the Horse Flat Allotment (#ID00095) that I obtained from BLM's Rangeland Administration System ("RAS") which identifies the current permittees. RAS is BLM's official electronic database that includes information on allotments, authorizations, grazing bill history, and grazing operators.

6. The Horse Flat Allotment (#ID00095) includes lands owned by the United States and managed by the Bureau of Land Management ("BLM"), and the Bureau of Reclamation ("BOR"), as well as, the State of Idaho, and private (non-federal) persons/entities. Hood's claims only describe legal land descriptions on BLM (23 claims) and BOR (4 claims) lands within the Horse Flat Allotment.

Attached as **Exhibit 3** is a true and correct copy of a map of the Horse Flat Allotment prepared by me using standard BLM and IDWR Geographic Information Systems ("GIS") datasets. The map shows the exterior boundaries of the Horse Flat Allotment. The map also

depicts the ownership of land, where: United States property is shaded in yellow for BLM land, lighter yellow for BOR land, and green for Forest Service land; State of Idaho land is shaded in blue; and privately owned land is shaded in white. Also depicted on the map are the locations of the Hood's instream stockwater claims within the Horse Flat Allotment.

- 7. After review of BLM grazing records and IDWR records, the Hoods are currently a grazing permittee on the Horse Flat Allotment, and their water claims describe water sources and places of use located on federal property managed by the BLM and BOR.
- 8. With regard to federal ownership of the relevant land, Spain, Great Britain, Russia, and the United States all claimed what was once known as the Oregon Territory. The land that comprises the State of Idaho was part of the Oregon Territory. In 1819, under the terms of the Transcontinental Treaty, Spain ceded its claims to the Oregon Territory to the United States. Shortly thereafter the United States contested a unilateral Russian move to grant its citizens a fishing, whaling, and commercial monopoly from the Bering Straits to the 51st parallel. In 1823 President Monroe promulgated his doctrine, which put Russia on notice that the United States did not accept Russian attempts at monopoly. On June 15, 1846, all lands comprising the State of Idaho were ceded to the United States by the United Kingdom of Great Britain and Ireland in a treaty commonly known as the "Oregon Compromise." See Treaty with Great Britain, June 15, 1846, U.S.-U.K., 9 Stat. 869. Based upon the Oregon Compromise in 1846, the United States gained ownership of the Oregon Territory in fee simple absolute, including the lands within the Horse Flat Allotment and Hood's base property.
- 9. Based on my review of BLM records, as of Hood's claimed priority date of December 28, 1896, the United States owned all the land comprising the present-day allotment and Hood base property, and there were no pending applications for homestead entry on those lands.

10. Based on my review of BLM records, the lands comprising the Hood base property left the United States' ownership through a series of six different patents issued by the United States between 1908 and 1920 as listed below. Attached as **Exhibit 4** are true and correct copies of patents that I obtained from BLM's official records.

Patent 2762 issued to David G. Edwards on May 26, 1908;

Patent 16246 issued to Nels C. Nielson on September 24, 1908;

Patent 222034 issued to Charles R. Edwards on August 24, 1911;

Patent 462899 issued to Leroy T. Braden on March 15, 1915;

Patent 607050 issued to Anna Edwards on November 9, 1917; and

Patent 759345 issued to Charles R. Edwards, as assignee of Franklin B. Hardy, on June 15, 1920.

11. Based upon my review of Homestead Entry files, neither David G. nor Charles R. Edwards lived on any portion of the base property until on or about October 15, 1900. See BLM_043, Affidavit Required of Claimant (Nov. 22, 1906) from the David G. Edwards homestead entry file no. 4486 (Patent 2762).

In 1905, Charles R. Edwards stated that he did not establish his residence on his homestead entry until on or about December 5, 1903. See BLM_029, Affidavit of Charles R. Edwards (Nov. 7, 1905) from the Charles R. Edwards homestead entry file no. 6928 (Patent 222034).

In 1906, U.S. Commissioner R. E. Wilson wrote a memo (Nov. 23, 1906) stating that David G. Edwards "practically lived" with Charles R. Edwards until one year ago. See BLM_046. This document was obtained from the David G. Edwards homestead entry file no. 4486 (Patent 2762).

Attached as **Exhibit 5** are true and correct copies of select documents described above from Homestead Entry files that I acquired from the National Archives and Records Administration ("NARA").

12. Based on my review of Hood abstract of title documents obtained from Hood, the private fee-owned property offered as base property by Charles R. Edwards in his 1935 grazing permit application was acquired over time by Charles R. Edwards, as follows:

Anna Edwards parcel (Patent 60750) acquired on or about December 14, 1918;
Leroy T. Braden parcel (Patent 462899) acquired on or about April 14, 1919;
David G. Edwards parcel (Patent 2762) acquired on or about September 26, 1928;
Nels C. Nielson parcel (Patent 16246) acquired on or about December 14, 1934.

- 13. Based on my review of Hood abstract of title documents obtained from Hood, the ownership of the 1935 base property was not unified by Charles R. Edwards until on or about December 14, 1934 with the acquisition of the Nels C. Nielson parcel (Patent 12646).
- 14. Charles R. Edwards first applied for a grazing permit under the Taylor Grazing Act ("TGA") received by the Grazing Service on July 29, 1935. Attached as Exhibit 6 is a true and correct copy of the 1935 Application for Grazing Permit filed by Charles R. Edwards that I obtained from BLM's response to Hood FOIA Request No. FOIA ID-2021-23 (amended).
- 15. On October 5, 1935, the Grazing Service issued a License to Charles R. Edwards for the 1936 grazing season beginning on April 15, 1936. Attached as **Exhibit 7** is a true and correct copy of the License for the 1936 season that I obtained from BLM's response to Hood FOIA Request No. FOIA ID-2021-23 (amended).

16. BLM received production of documents in discovery that appear to be grazing documents associated with Forest Service grazing allotments. We have not authenticated these documents but they are attached hereto as **Exhibit 8**.

Pursuant to Idaho Rules of Civil Procedure 2.7 and the provisions of Idaho Code 9-1406, I declare under penalty of perjury pursuant to the law of the State of Idaho that the foregoing is true and correct to the best of my knowledge, information, and belief.

Dated: July 12, 2024

Fredric W. Price, Water Rights Specialist U.S.D.I., Bureau of Land Management

Idaho State Office

EXHIBIT 1

DECLARATION OF FREDRIC W. PRICE

Subcase 67-15263 et. al.

Form 4130-12 (February 2012)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

GRAZING PREFERENCE APPLICATION

PREFERENCE TRANSFER APPLICATION (Base Property Preference Attachment and Assignment)

	FORM APPROVED OMB NO. 1004-00-11 Expires: August 31, 2014
	FOR BLM USE ONLY
State	
Office	100 mm 1
Applicant Aut	horization Number
Date Field:	

NOTICE: Payment to BLM for transfer processing service charge (see 43 CFR 4130.8-3) must accompany this application. You are encouraged to contact INVILLE: Faymens in BLD 307 transfer precessing service energy (see 4.5 CFR 4130.8-3) must accompany this application, you are encouraged to contact the BLM office that administers the subject grazing preference before you acquire base property and/or apply for grazing preference. All required forms that are needed to apply for grazing preference, to transfer grazing preference, and for a BLM grazing permit to lease are available at your local BLM office. FORM INSTRUCTIONS: (i) To apply for preference already attached to base property that you (transferee) recently purchassed, leased or otherwise acquired legal control, and the corresponding BLM grazing permit/lease, complete page 1 of this form, BLM Form 4130-16 (Grazing Schedule - Grazing Application), and BLM form 4130-16 (Grazing Application). Supplemental information), and submit these forms to BLM with all documents that BLM requires to support or verify the information stated on the analysis forms. (2) To analy to transfer preference from base property to other property. tion), and BLM form 4134-10 (Orazing Application forms. (2) To apply to transfer preference from base property to other property (regardless of whether the other property already is base property for a BLM grazing preference) and for a corresponding permit or least, the transferse completes the requirements described in (1), dove, and the owner or controller of the base property from which the preference is to be transferred (transferor) completes page 2 of this form, Applicants must obtain all other needed signatures as applicable (e.g. lien-holder consent) to complete the application. Upon receipt of an application for preference or an application to transfer preference, BLM will provide the parties to the transfer with an Axagament of Runge Improvements (BLM Form 4120-8) for their completion as applicable.

Name KEITH + KAREN HO	All the same of the last of the last	O. BOX 100	or the said.	- Trans			
			AMBRIDGE, ID	83610)		
RÉQUE	STED PREFER	ENGE ATTACHM	ENTITO BA	SE PROPERTY			
I affer the Lind Lwater described belt lands. I request that BLM confirm the current said preference to me for grazing use on public that it meets the requirements of the grazing regulating property (e.g. deed, leave) with this form. If a	finds based on m tions (43 CFR 411)	request taat asion n y ownership or cont 3 2-165 onthi asann	ttach, grazing rol of this prop licable). Kay w	preference to this proper	y as shown be	giaca bns wol	
Offered Base Property Land (or Water) Property Name and Legal Description (If water base, also describe type of water (e.g., well,	(Or Numb	e Property Acres by Status our of Livestack by Water Type]	Attached or to Of	Grazing Preference Attached or Requested is be Attached to Offered Base Property (Under 43 CFR 4110.2-2(c))		Forage Amount (AUM's) and Use Status	
springs and his State Permit / Certificate Numbers)	Owned (Full)	Controlled (Part/Avaiability*)	For Grazing Use In: Allotment Number and Name		Active	Suspended	
Seedeed Tustru # 220875	6404/-		00095 HORSE FLAT		39		
Dated. Aug 28, 2012							
Preference Applicant (Transferce) Signator	ret 7/	0		Date:			
NOTE if pan-time water, Indicate period of year that it is:	available for livestock	use		11-30	-2012		

Title 18 U.S.C. Section 1601 and Title 43 U.S.C. Section 1212, make it a crime for any person knowingly and willfully to make in any department or agency of the United States any false, facilities of representations as to any matter within its jurisdiction.

IMPORTANT INFORMATION: Upon BLM approval of this application, BLM will update its records to reflect the change in preference holders and/or attachments of preference to base property. BLM will art upon the application for the grazing permit or lesse concurrently through a separate process which will include a review and possible change to the terms and conditions of grazing use from that authorized to the previous preference holder. On a regional basis, BLM land use plans identify those public lands that are mailable for grazing use under a permit or lease. The terms and conditions of such permits and leases are periodically changed in response to management needs or circumstances

(Contined on page 2)

SE PROPERTY

For BLM Use -Transferor Authorization Number:

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CRAZING	CHARLES AND A COLOR
RAN	
TOLVOIL	
PPLICA	

NOTICES - The Princy da and 42 CFR 2-18[4] include that you be desirted with the fallowing unbendance with the fallowing the fal LIVEM PRESENCE FROM HE PREFERENCE PROJECT FOR A MALE FROM HALF PROPERTY TO TRANSFER PREFERENCE FROM HASE FROM HASE PROPERTY AND A CONTRIBUTED BY CONTRIBUTION OF THE PREFERENCE FROM HASE PROPERTY OF THE PROP Affects Transferor's BLM Permit or Lease BLM ACTION ON APPLICATION: I approve the preference recording and assignment as applied for on page 1 of this form and . if applicable, approve the preference transfer and range importerment assignment as Š. Summary of Request to Truzofer Public Land Forage Preference from Base Property - Amount (AUM's) and Use Staros approval of this application.

The grading loss mot authorize grazing use on public lands. BLM will, by separate action address, hene or modify the grazing permits heave from or are affected by approval of this application. The property described helow (eleck one): 🔲 is not ensumbered by a Neo. If the propage down below a consumptive the name of the manifest of professional parties of professional parties and the constitution of professional parties of professional FRFO (H.M. Office Name / Organizational Code) to Graze in: ** Forage attitudas requested to be transferred. Enter amount here and in the apprepriate columns on page The base property owner expectable to the transfer of preference as shown in the REQUEST TO TRANSFER PREFERENCE FROM BASE PROPERTY below as altested by the following signature(s): Alfothent Name REQUEST TO TRANSFER GRAZING PREFERENCE PROM BASE PROPERTY (Winder num is necressary, onach clearly labeled additioned sheets) (Printed Name(s) of Lien Holder(s)) (Printed Name(s) of Owner(s)) If transferen cuntrids has doce not awardse property shown below. The maniferen must whaten the convent of the hune; Preference attachment offer transfer approval Suspended AUM's 1 Active AUM's Preference requested to Suspended AUM's Active AUM's For BLM Use Only Date: Suspended AUM's (Title) (Date) (Date) Corrent Preference Aftachment Active AUM's " If part-tame water, indicate period of year at is available for livestock age, tor Number of Unestack Served by Water Type") Part Awall 47 Number of Acres and Status Controlled Control the property described below. Curned (Full) (Signature(s) of Lien Holder(s)) (Signature(s) of Owner(s)) 5 elf nuter fuse, also describe type of vaior feg, usel, spelugh and has Sair Pervisi Certificite Numbers Existing Sase Property From Willeb Preference is to be Transferred 2 (BLM Manager's Printed Nune) Property Name and Legal Description Matthew Transferor Signature: I. (Print Transferor Name) (check one):

(Form 41,10-1a, page 2)

To Be Completed by TRANSFEROR:

February 2012)

UNITED STATES DEPARTMENT OF THE INTERIOR **BUREAU OF LAND MANAGEMENT GRAZING APPLICATION** SUPPLEMENTAL INFORMATION

Ö	ORM APPROVED MB NO. 1004-0041 pires; August 31, 2014
FOI	R BLM USE ONLY
State:	
Office:	
Auth. Number:	

INSTRUCTIONS: As applicant for a permit/lease than is based on preference should complete this form and submit to the Bureau of Land Management (BLM) along

Date Filed:

	francier Application) and 4130-1 (Grazing Schedule - Grazing Application). Form the set and responsibility for maintenance of range improvements used in conjunction LM Office. Current permittees or lessees can use Form 4130-16 to update/supersede as cupy to the permittee/lessee.
Keith & KAREY HOOD	MAILING ADDRESS: PO Box 160 Cambridge ID. 83610
1. APPLICANT ADDITIONAL QUALIFICATIONS STATEMENT Complete when submitting application for a new grazing permittlease.	
This section documents whether you meet requirements, besides awaing or co	nirolling base property, to qualify for grazing use on public hands.
a. The applicant is a (check only one): i. United States citizen, (or, has properly filed a valid declaration of intention it. Group or association authorized to conduct business in the State in which it. A corporation authorized to conduct business in the State in which the grangeroup or association, or corporation, indicate the State in where it is a regis	to become a citizen or a valid petition for naturalization); or, the grazing use is sought, all members of which are qualified under "a(i)"; or,
b. Answer the following: Has the applicant or any affiliate had any federal grazing permit or lease cancelle the date of this application? (See 43 CFR 4100.0-5 for definition of "affiliate.") Has the applicant or any affiliate had any State grazing permit or lease, for lands v cancelled for violation of the permit or lease within 36 months immediately pro is the applicant or any affiliate barred from holding a Federal grazing permit or to BLM requires that you submit all relevant information we request in ord of incorporation or of group/business association, including it	vithin allotments for which a Federal grazing permit or lease is sought, cedling the date of this application? If yes No
2. OWNERSHIP AND CONTROL OF LIVESTOCK	- To make to the ming valuets or gun minn and ownership.
Complete with application for item permittlease or to update information livestock control agreement is required, failure to file it may result in civil	and/or criminal repulatory anforcement actions:
m. The livestock to be grazed under the grazing permit/lease requested by this applicant popular applicant (or permittee/leasee); applicant (or permittee/leasee); other party (except for sons and daughters of applicant or permittee assessed); (If the latest the sons/daughters participating in educational or youth programs related to actively involved in the family ranching operation and are establishing a livestock	ication (or under my existing permit/lease) are or will be owned by (check all cliessee). (If thecked, you must complete part 2(b).) seked, please answer the next two questions.)
ii. Will the livestock owned by the sons/daughters comprise 30 percent or less of	□ Yes Ma
permit/lease requested by this application (or under your existing permit/lease)?	the total dunitors of investock authorized to occupy public fands under the
If you answered no to either or both of the lamediately preceding q	nuestions, you must consplete part 2(b).
b. Sased on the information you provided in part 2(a), you are required to file with of the livestock that you do not own that will graze under your permit or lease. This agreement, state who owas them, contain the terms for their care and management, a agreement. BLM must approve the agreement prior to any grazing use, You must als subject to the agreement. (See 43 CFR 4130.7 (d). (e) and (f).) This agreement is (check one): If anached in not attached but will be submitted.	BLM the agreement that gives you (the applicant or permitteefiesses) control agreement must list the kind and number of livestock subject to the pecify the duration of the agreement and be signed by the parties to the office with BLM the brands and other identifying marks of the livestock

(Continued on page 2)

2. OWNERSHIP AN								
e. The brands and/or permit or lease) are descri	other identifying ibed as follows.	marks of the li	ivestock that	t will be p	grazed und	ier the permit or l	ease requested t	by this application (or the existing
STATE(S) WHERE BRA	ND(S) IS REGIS	TERED:						
BRAND NAME:								
BRAND IS REGISTERE	D TO (Name):							
IN THE SPACE BELOV	V, SKETCH BR	AND(S), EDCA	ATION, EA	RMARK	(S, AND)	INY OTHER ID	ENTIFYING!	MARKINGS (e.g., DEWLAP/WATTLE)
OWNERSHIP OR								
Complete with applicat account for forage proc	ion for new per luced on contro	mit/lease or to lled private la	update inj nds when p	formatio processi	n regard ng a graz	ing an existing ing fee bill.	permit/lease.	This information helps BLM
he permit or lease reque I this form to sepon other I Yes, may BLM enter si	sted by this uppi Federal, State or his Jand to estima FO GRANT EN	ication? XI YE local government stellts livestock TRY PERMISS	S (If yes, no grazing pages of grazing engine of the second of the secon	, provide ermits an pacity an IO (NO:	the inform d leases) d for other	uation below, if r D NO er lawful purpos M connot verify t	ecessary, attach	the or will be used in reaganction with additional sheets. NOTE. Use Section 5 CLAND IS LEASED AND APPLICAN ock grazing capacity, BLM will not take in the permit or lease.)
PROPERTY NAME	*****	OF ACRES LEASED				MED/CONTROLL SUBDIVISION		LAND IS IN THIS BLM ALLOTMENT NAME and NUMBER
exceed 22083		3-6/13-63	ISN	34	01.28	SUBLIVISION	Boise	Hurse Flat
OTHER BLM GRA				iormatio	n repard	ine an existino	mermit/lease	
oes the applicant (or perm		a BLM grazing	permit or le	ase issue	al by anoth	er BLM district	or field office?	
DISTRICT OF	L FTELD OFFICE N	AME		ALLOTA	aent nab	E AND NUMBER	FC	ORAGE AMOUNT AUTHORIZED (AUM's)
linued on page 3)								

5. OTHER FEDERAL, STATE AND LOCAL AGENCY GRAZING AUTHORIZATIONS Complete with application for new permit/lease or to update information regarding an existing permit/lease. Does the applicant (or permittee/lessee) have a grazing permit, lease or other authorization to graze on land administered by a State or county agency, or another Federal agency? DYES (If yes, provide the information below. If necessary, attach additional sheets.) GRAZING AREA & ALLOTMENT LIVESTOCK PERIOD OF USE FORAGE AMOUNT AGENCY NAME NUMBER / KIND END DATE (AUM's) 6. DESIGNATION OF AUTHORIZED REPRESENTATIVE Optional: For applicant (or permittee/lessee) to designate a representative of their choosing to conduct business with BLM. If designating an authorized representative, submit with application for new permittlease or to update information regarding an existing permittlease. BLM is herein advised that until further written notice, the undersigned applicant or permittee/lessee has authorized the following person to conduct business and otherwise represent the applicant or permittee/lessee in all matters relating to grazing use on public lands within the jurisdiction of the BLM Office. AUTHORIZED REPRESENTATIVE INFORMATION: Correspondence Mailing Address: P.O. BOX 100 CAMBRIDGE, ID 83610 hobomom@yahoo.com Telephone Number(s) [e.g. Day, Night, Mobile]: 805-466-2113 (Authorized Representative Signature) 805-539-0202 [Upon the designation of a representative and the issuance of a grazing permit or lease, grazing fee billings, official correspondence and other documents such as grazing decisions or other notices will be sent to the authorized representative acting an behalf of the permittee or lease. An authorized representative may not apply to transfer grazing preference on a permitteelessee's behalf. An applicant or a permitteelessee may change or cancel this designation at any time by submitting the change in writing to the BLM.] 7. APPLICANT (or PERMITTEE/LESSEE) SIGNATURE AND DATE t will promptly notify ELM in writing of any changed circumstances that affect the accuracy or completeness of the information recorded on this form. pasture of Applicant or Permittee/Lessee) (Printed Name) (Organizational Title - If applicant or Permittee/Lessee is a Corporation or Group) Title 18 U.S.C. Section 1001 makes it a crime for any person knowingly and willfully to make any department or agency of the United States any false, fictifious or fraudulent statements of representations as to any matter within its jurisdiction. NOTICES The Privacy Art and 43 CFR 2.48(d) require that you be furnished with the following information in connection with information requested by this form AUTHORITY: 43 U.S.C. 315, 316, and 11816; 43 CFR 4100. PRINCIPAL PURPOSE: The information is used to adjudicate applicant's proference for public land or resources. ROUTTINE USES: In accordance with the Bureau of Land Management's (BLM) System of Records Notice published in the Federal Register on December 29, 2016 [Bureau of Land Management's Range Management System—Interior, LLM—2; Notice To Amend an Existing System of Records; Privacy Act of 1974; as Amended], names and addresses provided by the applicant on this form will be publically available to reports on the BLM public website. EFFECT OF NOT PROVIDING INFORMATION: Submission of the requested information is necessary to obtain or retain a benefit. Failure to submit all of the requested information or to complete this form many result to delay or the rejection and/or decial of your application. The Paperwork Maduction Act requires us to inform you that BLM collects this information to establish preference for grazing use on public lands. You to not have to respond to this or any other Federal agency-sponsored information collection unless it displays a cumunity valid OMB control number.

(Form 4130-1b, page 3)

BURDEN HOURS STATEMENT: Public reporting burden for this form is estimated to average 10 mirrores per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. You may submit commands regarding the braden estimate or any other aspect of this form to: U.S. Department of the Interior, Elevent of Land Management (1004-0041), Blancat Information Collection Clearance Officer (WO-639), 1849 C Street, N.W., Room 2134LM, Washington, D.C. 20240.

220875

Instrument # 220076
STATE OF DAHO, COUNTY OF WARRINGTON
8-51-2012 02:13:00 No. of Pages: 2
Researched live; WARRINGTON of DUSTY TITLE
BETTY J THOMAS
EX-Official Research Deputy Associated CORD

PERSONAL REPRESENTATIVE'S DEED

THIS PERSONAL REPRESENTATIVE'S DEED, made by MARVIN DOTSON, as Personal Representative of the Estate of MELVIN A. DOTSON and INEZ G. DOTSON, deceased, Grantor, to KEITH R. HOOD and KAREN M. HOOD, husband and wife, Grantee, whose current address is:

7395 San Gabriel Road, Atascandero, California, 93422

WHEREAS, Grantor is the qualified Personal Representative of said Estate, filed as Probate Number CV2006-00594 in Washington County, Idaho;

THEREFORE, for valuable consideration received, Grantor sells and conveys to Grantee, all interest in the following described real property located in Washington County, Idaho, claimed by the

estate:

IN WASHINGTON COUNTY, IDAHO:

Township 15 North, Range 3 West of the Boise Meridian:

Section 21: SW1/4SW1/4; Section 28: N1/2, N1/2S1/2

Section 29: E1/2NE1/4 and NE1/4SE1/4

EXECUTED this 20 day of August, 2012.

Marvin Dotson

Personal Representative

1 ** PERSONAL REPRESENTATIVE'S DEED

STATE OF IDAHO) ss. County of Washington)

On this the <u>28</u> day of August, 2012, before me the undersigned, a Notary Public in and for said State, personally appeared MARVIN DOTSON, known to me to be the person whose name is subscribed to the foregoing instrument as the Personal Representative of the Estate of MELVIN A. DOTSON and INEZ G. DOTSON, deceased, and acknowledged to me that he executed the same for and on behalf of said estate.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year in this certificate first above written.

Notary Public for said State Residing at: Weiser, Idaho Comm. Expires: 9/07/2017



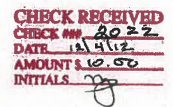


EXHIBIT 2

DECLARATION OF FREDRIC W. PRICE

Subcase 67-15263 et. al.



United States Department of the Interior Bureau of Land Management ALLOTMENT MASTER REPORT ID00095 HORSE FLAT

HORSE FLAT



Office:

LLIDB01000 ID00095

FOUR RIVERS FIELD OFFICE

Allotment Number and Name:

Distribution OK

Management Plan Type:

Management Plan Implemented Date:

Management Status Code: Ephemeral Ecosystem: N

Grazing Availability:

IMPROVE CATEGORY

NO YES

Decision:

Staff Assignment:

Supplemental Land Information

Ownership	Acres	AUMs
Public Land:	4,203	356
Other Federal:		
State:	636	81
Private:	1,053	229
Total:	5,892	666

Pastures

0001 HORSE FLAT-BLM ONLY 02 **HF-EOU-POOR PROD 87** 03 HF-EOU-MOD PROD 122 HF-EOU-HIGH PROD 154

			Type La	and Summ	ary				
Code	Description	Level	Acre %	AUMs %	Fund Symbol	Exec Order	Office Acres %	State Acres %	County Acres %
01 LLIDB01000	PL 03 FOUR RIVERS FIELD OFFICE	Office	100	100	145032	0	100	7,0100 /	710100 /
ID ID087	IDAHO WASHINGTON	State County						100	100

		Authoriz	zation Cross Refe	erence		
Authorization Office	Authorization Number	Operator Name	Active AUMs	Suspended AUMs	Temp Suspended AUMs	Permitted Use
LLIDB01000	1101092	FORD RANCH INC	93	0	0	93
LLIDB01000	1101362	NOAHS ANGUS RANCH LLC	83	0	0	83
LLIDB01000	1101378	FORD RANCH INC	0	0	0	0
LLIDB01000	1101756	EDWARDS FAMILY RANCH LLC	142	0	0	142
LLIDB01000	1104408	KEITH AND KAREN HOOD	39	0	0	39

Allotment Terms and Conditions

Terms and conditions include grazing schedule lines and also any text terms and conditions. The allotment terms and conditions below will print on bills and courtesy applications issued to permittees and lessees.

Terms and Conditions

Date Printed: July 11, 2024

EXHIBIT 3

DECLARATION OF FREDRIC W. PRICE

Subcase 67-15263 et. al.

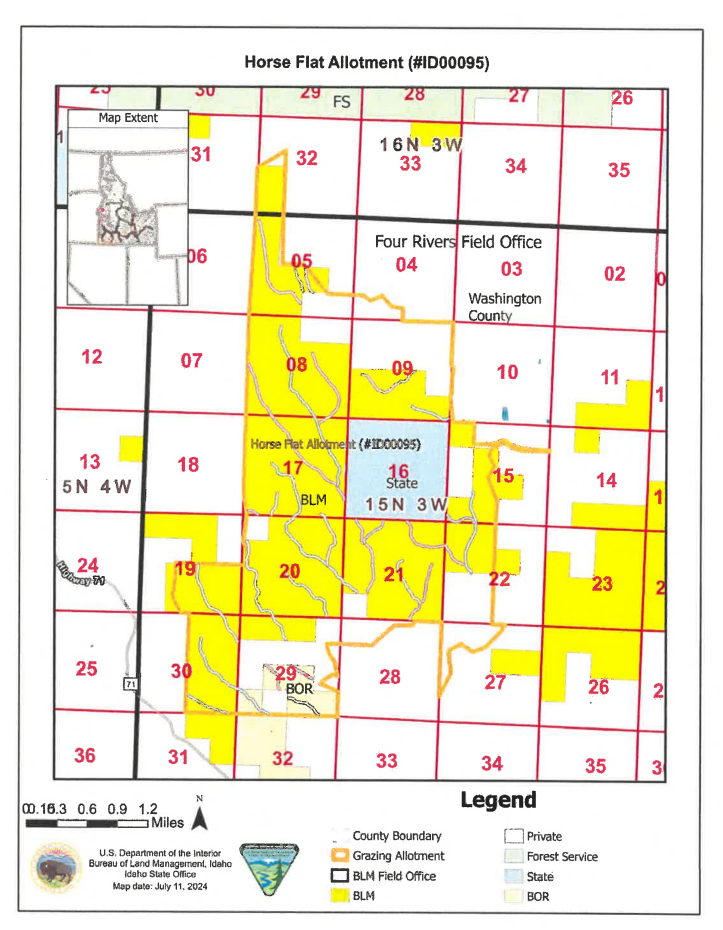


EXHIBIT 4

DECLARATION OF FREDRIC W. PRICE

Subcase 67-15263 et. al.

BOISE 03016 AND 03720.

The United States of America,

To all to whom these presents shall come, Greeting:

WHEREAS, a Certificate of the Register of the Land Office at

BOISE, IDAHO,

has been deposited in the General Land Office, whereby it appears that, pursuant to the Act of Congress of May 20, 1862,

"To Secure Homesteads to Actual Settlers on the Public Domain," and the acts supplemental thereto, the claim of

CHARLES R. EDWARDS

has been established and duly consummated, in conformity to law, for the NORTHWEST QUARTER OF THE SOUTH-EAST QUARTER, THE SOUTHEAST QUARTER OF THE NORTHWEST QUARTER AND THE SOUTH-WEST QUARTER OF THE NORTHEAST QUARTER OF SECTION TWENTY-EIGHT IN TOWNSHIP FIFTEEN NORTH OF RANGE THREE WEST OF THE SOISE MERIDIAN, IDAHO, CONTAINING ONE HUNDRED TWENTY ACRES.

according to the Official Plat of the Survey of the said Land, returned to the GENERAL LAND OFFICE by the Surveyor-General:

NOW KNOW YE, That there is, therefore, granted by the UNITED STATES unto the said claimant the tract of Land above described; TO HAVE AND TO HOLD the said tract of Land, with the appurtenances thereof, unto the said claimant and to the heirs and assigns of the said claimant forever; subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged by the local customs, laws, and decisions of courts; and there is reserved from the lands hereby granted, a right of way thereon for ditches or canals constructed by the authority of the United States.

IN TESTINONY WHEREOF, I,

day of

WILLIAM H. TAFT

President of the United States of America, have caused these letters to be made

Patent, and the seal of the General Land Office to be hereunto affixed,

GIVEN under my hand, at the City of Washington, the TWENTY-FOURTH

(SEAL)

AUGUST

In the year of our Lord one thousand

nine hundred and

ELEVEN

and of the Independence of the

United States the one hundred and

THIRTY-SIXTH

By the President:

e Preside:

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7 00

corder of the Comment Land Office

RECORD OF PATENTS: Patent Number 222034

Exhibit 4

Declaration of Fredric W. Price

4-405a tyr.

The United States of America.

To all to whom these presents shall come, Greeting:

Homestead Certificate No. 2762.

Application 4486.

WHEREAS, There has been deposited in the GENERAL LAND OFFICE

of the United States a Certificate of the Register of the Land Office at Boise, Idaho. whereby it appears that, pursuant to

the Act of Congress approved 20th May, 1862, "To secure Homesteads to Actual Settlers on the Public Domain," and the acts supplemental thereto, the claim of

DAVID G. EDWARDS

has been established and duly consummated, in conformity to law, for the north half of the southwest quarter and the southwest quarter of the northwest quarter of Section twenty-eight and the northeast quarter of the southeast quarter of Section twenty-nine in Township fifteen north of Range three west of the Boise Meridian, Idaho, containing one hundred sixty acres,

according to the Official Plat of the Survey of the said Land, returned to the GENERAL LAND OFFICE by the Surveyor General:

NOW KNOW YE, That there is, therefore, granted by the UNITED STATES unto the said David G. Edwards

the tract of Land above described; TO HAVE AND TO HOLD the said tract of Land, with the appurtenances thereof, unto the said **David G. Edwards**

and to 118 heirs and assigns forever; subject to any vested and accrued water

rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged by the local customs, laws, and decisions of courts, and also subject to the right of the proprietor of a vein or lode to extract and remove his ore therefrom, should the same be found to penetrate or intersect the premises hereby granted, as provided by law. And there is reserved from the lands hereby granted, a right of way thereon for ditches or canals constructed by the authority of the United States.

I.D	TESTIMONY WHEREOF, I, IMPOSOFF ROOMS SEE , President of the
	United States of America, have caused these letters to be made Patent, and the seal of the General Land Office to be hereunto affixed.
(SEAL)	GIVEN under my hand, at the City of Washington, the
	twenty-sixth day of May , in the year
	of our Lord one thousand nine hundred and eight
	and of the Independence of the United States the one hundred
	and thirty-second.
	By the President: Theodore avalences
	By Sidlimp, Assistant, Secretary.
	Harfanfad,
4—878	Recorder of the General Land Office.

Whateham Barrensh

4-405a tyr.

The United States of America,

To all to whom these presents shall come, Greeting:

Homestead Certificate No. 2632.

Application 5889.

whereas, There has been deposited in the GENERAL LAND OFFICE of the United States a Certificate of the Register of the Land Office at Ecise, Idaho, whereby it appears that, pursuant to the Act of Congress approved 20th May, 1862, "To secure Homesteads to Actual Settlers on the Public Domain," and the acts supplemental thereto, the claim of WHIS C. HINLOW

has been established and duly consummated, in conformity to law for the northeast quarter of the northeast quarter of Section twenty-nine, the north half of the northwest quarter of Section twenty-eight and the southwest quarter of the southwest quarter of section twenty-one in Township fifteen north of Range three west of the Boise Meridian, Idaho, containing one hundred sixty acres,

according to the Official Plat of the Survey of the said Land, returned to the GENERAL LAND OFFICE by the Surveyor General:

NOW KNOW YE, That there is, therefore, granted by the UNITED STATES unto the said Nels C. Nielson

the tract of Land above described; TO HAVE AND TO HOLD the said tract of Land, with the appurtenances thereof, unto the said Nels C. Wielson

and to heirs and assigns forever; subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged by the local customs, laws, and decisions of courts, and also subject to the right of the proprietor of a vein or lode to extract and remove his ore therefrom, should the same be found to penetrate or intersect the premises hereby granted, as provided by law. And there is reserved from the lands hereby granted, a right of way thereon for ditches or canals constructed by the authority of the United States.

	IN TESTIMONY WHEREOF, I, Theodore Roosevelt , President of the
	United States of America, have caused these letters to be made Patent, and the seal of the General Land Office to be hereunto affixed.
(SEAL)	GIVEN under my hand, at the City of Washington, the twenty-fourth day of September, in the year
	of our Lord one thousand nine hundred and eight , and of the Independence of the United States the one hundred and thirty-third.
	By the President: The order Roxlycel- By M.W. Young., Secretary.
6811	Recorder of the General Land Office.

4--1003-R,

Boise 09666

The United States of America,

To all to whom these presents shall come Greeting:

WHEREAS, a Certificate of the Register of the Land Office at Boise, Idaho.

has been deposited in the General Land Office, whereby it appears that, pursuant to the Act of Congress of May 20, 1862, "To Secure Homesteads to Actual Settlers on the Public Domain," and the acts supplemental thereto, the claim of Leroy T. Braden

has been established and duly consummated, in conformity to law, for the east half of the northeast quarter and the northeast quarter of the southeast quarter of Section twenty-eight and the northwest quarter of the southwest quarter of Section twenty-seven in Township fifteen north of Range three west of the Boise Meridian, Idaho, containing one hundred sixty acres,

according to the Official Plat of the Survey of the said Land, returned to the GENERAL LAND OFFICE by the Surveyor-General:

NOW KNOW YE, That there is, therefore, granted by the UNITED STATES unto the said claimant the tract of Land above described; TO HAVE AND TO HOLD the said tract of Land, with the appurtenances thereof, unto the said claimant forever; subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged by the local customs, laws, and decisions of courts; and there is reserved from the lands hereby granted, a right of way thereon for ditches or canals constructed by the authority of the United States.

IN TESTIMONY WHEREOF, I, Woodrow Wilson

President of the United States of America, have caused these letters to be made

Patent, and the seal of the General Land Office to be hereunto affixed.

GIVEN under my hand, at the City of Washington, the

FIFTEENTH

(SEAL)

day of

MARCH

is the year of our Lord one thousand

nine hundred and

FIFTEEN

and of the independence of the

United States the one hundred and

THIRTY-NINTH.

By the President:

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FORD OF PATENTS, BALLA N....L. 462899

8-2177

Exhibit 4

Declaration of Fredric W. Price

67-15263 et. al.

Boise 018841

4-1023-R.

The United States of America,

To all to whom these presents shall come, Greeting:

WHEREAS, a Certificate of the Register of the Land Office at Boise, Idaho,

has been deposited in the General Land Office, whereby it appears that full payment has been made by the claimant Anna Edwards

according to the provisions of the Act of Congress of April 24, 1820, entitled "An Act making further provision for the sale of the Public Lands," and the acts supplemental thereto, for the Southeast quarter of the northeast quarter of Section twenty-nine in Township fifteen north of Range three west of the Boise Meridian, Idaho, containing forty acres,

according to the Official Plat of the Survey of the said Land, returned to the GENERAL LAND OFFICE by the Surveyor-General:

NOW KNOW YE, That the UNITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress in such case made and provided, HAS GIVEN AND GRANTED, and by these presents DOES GIVE AND GRANT unto the said claimant and to the heirs of the said claimant the tract above described; TO HAVE AND TO HOLD the same, together with all the rights, privileges, immunities, and appurtenances, of whatsoever nature, thereunto belonging, unto the said claimant and to the heirs and assigns of the said claimant forever; subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged by the local customs, laws, and decisions of courts; and there is reserved from the lands hereby granted, a right of way thereon for ditches or canals constructed by the authority of the United States.

IN TESTIMONY WHEREOF, I. Woodrow Wilson

President of the United States of America, have caused these letters to be made

Patent, and the Seal of the General Land Office to be hereunte affixed.

GIVEN under my hand, at the City of Washington, the

NINTH

(SEAL)

NOVEMBER

in the year of our Lord one thousand

nine hundred and

SEVENTEEN

and of the Independence of the

United States the one hundred and FORIN-SECOND.

By the President: Novement Milson

By M. O. L. Roy, Secretary,

Spanner,

RECORD OF PATENTS: Patent Number 607050

Boise 012894

4-1028-R.

The United States of America,

To all to whom these presents shall come, Greeting:

WHEREAS, a Certificate of the Register of the Land Office at Boise, Idaho,

has been deposited in the General Land Office, whereby it appears that full payment has been made by the claimant Charles R. Edwards, Assignee of Franklin B. Hardy.

according to the provisions of the Act of Congress approved March 3, 1877, entitled "An Act to provide for the sale of desert lands in certain States and Territories," as amended by the Act of March 3, 1891, for the northwest quarter of the northeast quarter of Section twenty-eight in Township fifteen north of Range three west of the Boise Meridian, Idaho, containing forty acres,

according to the Official Plat of the Survey of the said Land, returned to the GENERAL LAND OFFICE by the Surveyor-General:

NOW KNOW YE, That the UNITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress in such case made and provided, HAS GIVEN AND GRANTED, and by these presents DOES GIVE AND GRANT, unto the said claimant and to the helps of the said claimant the Tract above described; TO HAVE AND TO HOLD the same, together with all the rights, privileges, immunities, and appurtenances, of whatsoever nature, thereunto belonging, unto the said claimant and to the helrs and assigns of the said claimant forever; subject to any vested and accrued water rights for mining, agricultural, munifacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged by the local customs, laws, and decisions of courts; and there is reserved from the lands hereby granted, a right of way thereon for ditches or tanals constructed by the authority of the United States.

IN TESTIMONY WHEREOF, I. Woodrow Wilson,

President of the United States of America, have caused these letters to be made

uc. D. Lis

Patent, and the Seal of the General Land Office to be hereunto affixed,

GIVEN under my hand, at the City of Washington, the

TWENTY-FIFTH

(SEAL)

day of JUNE

in the year of our Lord one thousand

aine hundred and TWENTY

and of the Independence of the

United States the one hundred and FORTY-FOURTH,

By the President Wasdraw Wilson

Ву

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zamav,

EXHIBIT 5

DECLARATION OF FREDRIC W. PRICE

Subcase 67-15263 et. al.

County of Washington # state of Idaho #

On this 7th day of November, 1905, before me, R. E. Whison. V. S. Commissioner at Cambridge, Idaho, personally appeared Charles R. Edwards of Cambridge, County of Washington, State of Idaho, who being duly sworn says that he is the person who made homestead entry No. 1918 on the 11 day of November, 1903, embracing the NW2 SE2 of Sec. 28, T. 15 N., R. 3 V., B. M.

that he established his residence upon said tract on the 5th day of December, 1903, and since which time has continued to live continuously upon and improve said premises, according to the homestead laws.

That said improvements are reasonably worth the sum of \$500.00 That he has not sold, assigned, transferred or relinquished his said entry, nor has he agreed to do so, but that he is now the sole bona fide owner and occupant thereof.

That this affidavit is made for the purpose of filing an additional entry adjoining said entry, under the Act of April 28, 1904. embracing the SR2 NW2, CW2 NB2 of Sec. 28, T. 15 M., R. 3 W. Reise Meridian.

Subscribed and sworn to before me this The day of Hovember,

Olie Ellson
U. S. Commissioner.

Whorles M. Edwards

Also at the same time and place personally appeared Eddie E.

Shreinto and alburt finall, who being each duly sworn depose and say that they have heard read the foregoing affidavit of Charles R. Edwards, and know the contents thereof, and that from personal knowledge and observation they know the facts therein stated to be true and that they have no interest in this matter.

Subscribed and sworn to before me this 7th day of November. 1985.

_ Vitas aurilana

Exhibit 5

[To be used in exses of commuted homestead entries. For taking the testimony of Claimint and his witnesses in unking commutation proof, use the prescribed forms for "Homestead Proof,"]

AFFIDAVIT REQUIRED OF CLAIMANT. (Section 2301 of the Bevised Statutes of the United States.)

J. David J. Elwarks daining the
right to commute, under section 2304 of the Revised Statutes of the
Ulmited States, one homestead entry No. 4486, made upon the
1/2/1/4 MIN MIL of See 28 3 1 08 4 St of See 29 in 1715 1 19 300 0 1991
section 29 township 15 North
section 2 9 , township 15 North range 3 Mest 1 19M., do solemnly revear that I made settle. ment upon said land on the 15 to day of October 1800, and that since such date, to wit: on the 15th day
ment upon said land on the 15th day of Detoles
1800, and that since such date, to wit on the 15 24 day
of October, 1900, I have built a house on said land,
and have continued to reside therein up to the present time; that I have broken
and cultivated This teer acres of said land, and that no part
of said land has been alienated, except as provided in section 2288 of the
Revised Statutes, but that I am the sole lina ful owner as an actual settles.
I further inveat that I have not heretofore perfected or abandoned an
entry made under the homestead laws of the United States, except .
Annual Committee of the
Subscribed and oworn to before me this 32 nd and day
Subscribed and sworn to before me this 22 nd day
Morentees 1906 at my affice at Churchidge
markey elem Court Idaho
of Movember 1906 at my office at Cauchings in Washington County, Italy
COPP & GO, INC., WASHINGTON, D. C. U, S, Corum
COPP & CO , INC.) MACHINETON CO.

ATTORNEY.

NOTARY PUBLIC.

U. S. COMMISSIONER.

...R. E. WILSON....

ATSTRACTS.

OUR PETANCING.

REAL ESTATE

LOANS NEGOTIANTE.

CAMBRIDGE, IDAHO, NOV . 23,1903

Register and Receiver,

H. S. Land Office,

Boise, Idaho.

Dear Sir:-

Referring to the final proof of David G. Edwards, will say that from personal knowledge and cross examination of the claimant and witnesses I find that the claimant built a small house on this homestead about 5 or 6 years are and, in a manner, established. his residence on the place with his family, but the family did not continue to live on the place until about the month of November, 1905, at which time they had a new and better house built on the premises, and since then have lived there continuously. During the period from the time of building the first house to the building of the second, the claimant slapt there, as he says, most of the time. Of this I do not know.

He was working his sons place adjoining this land, which had a comfortable house on it and the family practically lived there up until one year ago, at which time he ceased to have anything to do with his sons place and moved on to his own homestead and stayed there. He has cultivated about 10 or 15 acres of land

For the that five or six years, and has something like 15 acres fenced.

The claimant would be entitled to soldier's accordance time for two
years and 10 or 11 months.

I thought possibly that his good faith, and scanty residence prior to 1805, together with the continuous residence since, would be sufficient to allow him to commute upon the place, at least, I told the applicant that it did not look like he had any show under

A THORNEY.

NOTARY PUBLIC.

U. S. COMMISSIONER.

...R. E. WILSON....

ABSTRACTS.

CONVEYANCING.

REAL ESTATE.

LOANS NECOTIATED.

CAMERINGS, IDAHO. NOV. 28, 1906

2-Wilson-Garrett.

the five year law but possibly could commute.

I am writing you this in order to possibly clear up some of the evidence which does not appear as plain upon the proof sheets as it ought to.

Yours very truly,

Revison U.S. Com,

CH

EXHIBIT 6

DECLARATION OF FREDRIC W. PRICE

Subcase 67-15263 et. al.

1-291 (April 1955)

DEPARTMENT OF THE INTERIOR DIVISION OF GRAZING

Application for Grazing Permit

Date July 27th 1935 19...

I,	Cambridge, Idaho
(Name of applicant)	(Address)
hereby apply for a permit to graze 250	cattle; horses;
sheep; goats upon	lands of the United States within
the Lasho No one Grazing Distric	
(if an individual allotment of range i	s desired, describe the area
either by Section, Township and Range, or by	natural boundaries) .
ରେ ଓ ଓ ଅନ୍ତର୍ଶ ଓ ଅଟେ ଅଟେ ଅଟେ ଅଟେ ଅଟେ ଅଟି ଅଟି ଅଟି ଅଟି ଅଟି ଅଟି ଅନ୍ତର୍ଶ କରିଥିଲେ ଅଟେ ଅଟେ ଅଟେ ଅଟେ ଅଟେ ଅଟି ଅଟି ଅଟି ଅ 	A.
My brands and earwarks are Au On le	ft hip, and (Clover leaf) on the right
1. Are you a citzen of the United Stat	es?Xee By birth? Yes
by naturalization? (If by natural	alization, state when naturalized.)
If not a citizen, have you filed the nec	
become such? When? When?	where?
2. Are you interested, directly or indi	irectly, in any grazing permit held
or applied for by any other person, firm, or	corporation on this or any other
grazing district? If so, give name of permi	ttee and nature and extent of your
interest.	· · · · · · · · · · · · · · · · · · ·
от тот при в то в расписателя на при в при в при в при в при в при в при	₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽
na isa v andunga na pahab mana ada ada ka mada ka	· 使是我们的现在分词 中心的,我们也有什么,我们也不是我们的,我们就是我们的人们的人们的人们的人们的人们的人们的人们的人们的人们的人们的人们的人们的人们

3. Are you the owner, lessee, entryman, bona fide occupant or settler
(Cross out words not needed) upon any ranch property? Describe such
property by legal subdivisions of the public lands surveys.
(Plot holdings on accompanying diagram.)
How many acres of this are now under cultivation? 100
How many acres are grazing land? 540
Where located? See plat
(Give section, township and range.)
How much of the above ranch land is used in connection with the stock to be
grazed? I use all of it
- Separate and the sepa
4. How many tons of hay are produced on the above-described lands during
an average year? 125
How many tons of grain? 15 tons wheat
5. Where do you reside? On the lands I am
(Give city, town, or location of ranch.)
6. Do you own or control any source of water supply needed or used for
livestock purposes? Les Describe it See plets
Productive and digital tracking tenth as you have the second production of the second production
Who to look and
Where located (Section, township, range.)
7. Do you hold a permit to graze stock on a national forest? 208 Yes.
If so, how many? 208 cattle; horses; sheep; goats,
Name of National Forest and location of your range therein.
Felser Jetional Jorget
Period of use-

8. Have you previously used the lands covered by this application for
grazing permit? Yes If so, how many years and what is the usual period of
use each year? For past 40 years
How many stock have you grazed thereon during the average year? 250
9. How many head of livestock do you own? 260 cattle; 10
horses;goats. Does any other person own an interest
in the stock to be grazed under the permit herein requested?
give name, nature and extent of interest

10. How many range stock do you usually run under normal weather and
economic conditions? 250 cattle and ten horses
11. How many milch cows do you keep? 9 How many work horses? 10
12. If running cattle, do you operate on a cow and calf, steer, or mixed
basis? mixed basis

13. Do you feed your stock in winter?
If so, where? On my ranch principally
How long?
How many tons of hay or forage per head is fed? lt tons per head of cattle
14. If you do not winter feed, where do you winter your stock?
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(If public land or national forest, give location; if private land, give
section, township and range.)
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男 中央 中央教育学科 中央 できな 大手
3

15.	State	your u	sual :	pethod	of h	andlin	g stoc	k the	year	round?	क्षा कर्म का क्षा क्षा क्षा क्षा क्षा क्षा क्षा क	**************************************
I	feed	durin	iw ga	nter-	Gaz	e on	open	range	, an	d use	the	
Rese	H CU	ring"	summe	r seas	on :	fron	June"	to No	V	ach y	ear	id no vone com

16. If stock are trailed from one range to another in your system of operation, describe routes used. Not trailed

I certify that all of the foregoing answers and statements are true and correct to the best of my knowledge and belief.

Consture of applicant)

July 27th 1935 (Date)

NOTE: Animals which are under six months old at the time of entry and which are the natural increase of stock to be grazed under the permit applied for will not be counted and therefore should not be included in this application.

(99149)

X La de mont to gree a

935

Township	No	15N	Range	No. 3	w,	Bois	Mer:
36	31	-32	33	34	35	36	3
				3	2		6
2		8	9	10			
3	8			5	14	3	8
		2	X	22	-23	24	9
	30	Xeo V	28	-27-	26	25	-30
5	3	32	X	34	35	36-	3

EXHIBIT 7

DECLARATION OF FREDRIC W. PRICE

Subcase 67-15263 et. al.

UNITED STATES DEPARTMENT OF THE INTERIOR DIVISION OF GRAZING

017719

Class 1 LICENSE

	DatedBetcher_5,_1888
TOCHA	Post Office Address
	der the authority of the mot of Child 28, 1934 (48 Stat. 1269), you are
hereby	granted a license to graze
eu on	bedroseb saleslies ear some on the public lands of that part of Grazing
	t No State of described as follows:
	tle from May 7 to June 1, 1988 on the process of beneficially used as considering mensurate property subject to adjudication of any confliction.
A tenta Townshi	tive, individual alletment afficerseems massy address and alletment of meaning at passes and the second of the sec
A tenta	tive, joint allotment to you, MARRY M. HATHMORN, JAMES L. WARREN, and H. BUML of:
	On Public Dome . If at her been used in connection with
In the	on Public Domain your depend at comments to pury for a period of three years to be 100. 25, 1934. event a claimant gets into disputed territory, the right of the Regional to make an immediate adjustment and order a removal is conceded 1936, to 1936,
subject	to the following conditions:
1.	This license is void after December 31, 1936.
2.	It is temporary and revocable.
3.	It can not be transferred or renewed except with the approval of the Secretary of the Interior.
4.	It is not effective unless payment has been made of the fee prescribed by the Secretary of the Interior.
5.	It is subject to revocation at any time for failure of the licensee to comply with the rules and regulations now or hereafter approved by the Secretary of the Interior.

Re 'onal 'razier.

UNITED STATES DEPARTMENT OF THE INTERIOR DIVISION OF GRAZING

047719

Exhibit 7:0280

Re conal

LICENSE

Datod ... Serai r b. Live Township 15. North with need a dead, B.M. Acc 30 - Shy Shy Had & College at Shireho OT Post Office Address Sec. 15 - HILL MAT, SET MAT, HEE SHE. Under the authority of the see of Under the 1934 (48 Stat. 1269), you are heraby granted a license to graze a commend head of subject to trailing fermit of Educat Locate through the following described Public Domain: District No. ____ State of _____ debe described as follows: 100 cattle, from May 7 to June 1, 1936 the car is neighbors in the contract of the in common on a stable acceptible vecam increase and in the Land Link and a vidadicat & which can be properly a same a properly a same and a strain of relations T commensurate property smaller to idendification any conflicting claims. A tentative, joint allotzent to you, HARRY H. HATHHORN, James L. DARREN, and LESTIE H. BUHL of : SER BACK SERECT On Post's Curry's that had been place to common and a stanou public Domain NAME OF STREET, PARTY. 40.65 on private lands 40.85 on private lands | 10.85 into disputed territory, the right of the degloral Debasion al favonor a rebro has tannormaths adalbami as edan of retarro 1108 Fact\$7,69 subject to the following conditions: i. This license is void after December 31, 1936. .eldscover bos yrsrogmes at jI is on not be transferred or renewed except with the approval of the Secretary of the Interior. sel ent lo ebam need and frament payens evicate ton at iI

Declaration of Fredric W. Price

It is subject to revocation at any time for failure of the licensee to comply with the rules and regulations now or hereafter approved by the Secretary of the laterior.

prescribed by the Secretary of the Interior.

67-15263 et. al.

3197421

TCF

Charles M. Edwards & Son Cambridge, Idaho

1936 grazing License, Act 6-28-34, Dist. No. 1 047719 Seven and 69/100

Grazing fee (in full)

250 cattle 3 5d per head for 22/30 mo. 59.25

100 cattle @ 5% per head for 23/39 mo. 59.27

5 42

2 27

769

EXHIBIT 8

DECLARATION OF FREDRIC W. PRICE

Subcase 67-15263 et. al.

Application for Grazing Permit—FIVE-YEAR PERIOD (Fill out and mail to Supervisor of Forest-Answer Fully.)

1. Is this application made for your exclusive use and benefit?
2. Too stany other person own any interest in the stock to be grazed under permit? Order to
li sa, ab cribe such interest
3. Are you interested, directly or indirectly, in any grazing permit held by any other person, firm, or corporation on any
National Forest? If so, give name of permit and extent of your interest in it.
4. Are you a citizen of the United States?
the latter, give status of papers
5. Do you actually own, or hold under legal entry, any ranch property? All How many acres? 16 1
Where located? 4. 2. 2. 77 /3 M. 4. 9. 3 M. (Give Section, Tp., and Rauge.)
How many acres of this are now under cultivation?
The army acres one graving land?
How such of above is used in connection with the stock to be grazed? 6.6 6. 6.4
6. How many tone of hey were produced on above lands last year? (6 Att., -1-)
Other forage crops? Tons 10 Kind et ? f Ada .
How many tens grain? Do you reside on your ranch property described above? of If not 7. Where do you reside?
7. Where do you reside?(Give city or town, or if on ranch property, location of land.)
8. In a blition to above, do you lease or roat any ranch property"
Where located?
9. Do you feed your stock in winter? If so, where? Mer. Of.
How many tons hay or forage per head is fed? 2 At , - ,
10. If you do not winterfeed, where do you winter your stock? Reproduced at the National Archives at Seattle
(If public range, so state. If private lands, give Sec., Tp., and Range.)
-11. Have you applied for a grazing permit this season on any other National Forest"
forest
12. How many head of stock do you actually own? 28 cattle, 5 horses,
These figures include 7 milk cows and 2 work o

I hereby apply for a permit to graze	head of cat	le,	. head of horse	· · · · · · · · · · · · · · · · · · ·
head of sheep,	***************************************	upon the	lands of the	United States within
the	ening	4, 1949, to	Oct.	31 ,1019
Also to lamb or kid head of.	阿伊尔德德约 不合物 分泌腺法 化轮流 医髓管 以为 经租款 無	· 在 · · · · · · · · · · · · · · · · · ·		(如此有奇奇的) 医肠切迹 医腹肠 医皮肤 医中心 人名日 化甲烷 化氯酚 化杂点 计连续
My brands and carmarks are:				
WINNARE.	ARAKKES	d.	DEARDS.	
	(Right.) (Left		Aou	x. f. trip
I desire to graze these unimals upon that part of	El fin			
is crided. That they shall not intrude upon any if this application is granted, in whole or in par of the Forest Service in the U.S. Depository designs National Forest. I also hereby bind myself and my employees before fires started by myself or any of my employees before forest fires within the district in which the stock is grazing area allotted to me and described in my graz I also hereby agree that I will allow my stock to permit; that I will obey and support all the laws and sastained by the United States, through any viola hereof, or of the permit is sted upon this application. I also agree to infeit the permit whenever the N Forest regulations now or hereufter adopted or of any over an injury is being done to the forest by reason. It is hereby expressly agreed and understood the upon National Forest land under the permit herein showing of actual ownership of such stock. I CERTIFY that all of the foregoing answers and s	et, I do hereby agosted by the letter of engaged in caring is leaving the vicinit grazed, such serving permit, but at o graze only upon I degulations governion, by myself or at ional Forest for it of the presence of at no stock marked applied for except	ce to deposit the amoust transmittal before all for the unimals while cay thereof, and to rendesice to be without come the prevailing rate of ands of the United Starning National Forests, any employees, of such any reason ceases to exod, or of the terms of the animals therein. I or branded otherwise t with the approval of	on the forest of all reasonab pensation if r compensation if r compensation tes within the and that I who have or regulate, or for a vide permit issue than as shown the Forest Su	my stock to enter the to extinguish all camp de aid in extinguishing required to protect the rit otherwise. In areas specified in the rill pay for all damages dations, or of the terms olation of the National ed bereupon, or when a above will be grazed spervisor based upon a
Supervisor's action.*	themania are the	and corner to the bea	ar of my know	vieuge and netier.
FIVE-YEAR APPLICATION.	manager Comment of the Comment of th	A. J. J. Cong.	nature of applica	right:
for cattle,		- 4.222 Little	(Date.)	917
elicep,		Lan 1	and a	3.3 /
Season:	demand for the by	ada deles Adamen el escolo milión fue a co. (Pos	t-office addréss.)	anaampaanaanna kaannaksaa

Reproduced at the National Archives at Seattle

 $\verb§§Note.$$-Liapproved as applied for, this space may be rabber-stamped accordingly.$

Form 658 Estimated Yolo, 1, 1918.

UNITED STATES DEPARTMENT OF AGRICULTURE

GRAZING PERMIT COPY FOR INFORMATION (This permit is not transferable) OF FIELD OFFICER

September	24,	19	15.	•
	****	****		
	182-2- 5			

	(Date.)	******
M Z. David Edwarda , of	Cambridge, Idaho , having p	paid
to thePirst	gdan (U. S. Deposite	ory)
the grazing fee amounting to the sum of Tw	o and 40/100 dol	lars
(\$2.40), is hereby authorized to pasture	the following number and class of live stock:	
All and the same for the star two		
and		
branded or earmarked as follows:	Brands	
The state of the s	3- A on left shoulder	r
	1- X	4
(Right.) (Loft.)	1-6)	
upon lands of the United States within the		rest
Provided, That the animals shall not intrude a nor upon any portion of the National Forest excep	ipon any area upon which grazing is probibi	ted,
	DASTICS TA	*****
This permit is issued in consideration of the pr	omises and agreements made by said	id work
David Edwards in hi	s application dated Saptamber 6, 191	. Б
This permit is issued with no obligation or agreen exclusive possession upon any part of said Fore of any conflict as to possession. For a violation of any of the terms of the actingury is being done the Forest by reason of the presenced and the animals will be removed from the	sement on the part of the Government to maint st to any one person or firm, nor as to adjustm pplication on which it is based, or whenever resence of the animals therein, this permit will	tain ent
	J. B. Lafferty	
Reproduced at the National Archives at Seattle	white the state of	
	Supervis	
NOTE Animals under six months old at the time of inder permit, will not be counted.	entry, which are the natural increase of stock gra	Dezi
naminin rew Mara-wamin al. 11989 94₽5 8 845 1496 2496 4479 4	\$ \$~~649	

REPORT ON QUALIFICATIONS OF NEW APPLICANTS

Name of applicant C.R.Edwards Cambridge Idaho.
Amount of ranch property owned or claimed 160 acres
Is land patented or unpatented? Patented
How was land acquired, under homestead, desert land law, or by
purchase? Estate of David Edwards. (Heir)
Does applicant reside upon his ranch?yes
Number of acres under cultivation 80
Number of acres of pasture land 80
Character of improvements good
THE STATE ST
Kind and amount of crops raised 60 tons of hay and 1000
bu wheat.
Distance of ranch from National Forest six miles
Is applicant dependent upon Forest range, or is range elsewhere
available for his stock? dependent on Forest Range
Number of stock owned for all classes:
Cattle 25 Horses 13 Sheep 0
Are stock fed on applicant's ranch during winter months, fed
elsewhere, or grazed on winter range? Fed on the ranch
Has applicant previously held permit on National Forest? If so,
when and what disposition was made of it? never had one
REMARKS:
Applicant is a class A owner lives on his ranch milks cows and
farms the place himself.
(Name of Reporting Officer)
November 8 1918 Forest Ranger (Title)