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

NAME AND ADDRESS:

ANGELA MOROZZO

TODD BRINKMEYER

PO BOX 788

POST FALLS, ID 83877

SOURCE:

GROUND WATER

QUANTITY:

0.03 CFS

3.00 AFY

The quantity of water under this right shall not exceed 13,000

gallons per day.

PRIORITY DATE:

11/26/2014

POINT OF DIVERSION:

T50N R04W S08 LOT 3 (NWNE) Within Kootenai County

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

Irrigation 03-15 TO 11-15

0.03 CFS

3.00 AFY

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 bu 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:

Irrigation

Within Kootenai County

T50N R04W S08 LOT 3 (NWNE) 1.0

1.0 Acres Total

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 NECESSARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:

This right authorizes the diversion of ground water within the Rathdrum Prairie Ground Water Management Area (RPGWMA). Use of water under this right shall be subject to the provisions of the management plan approved by the director for the RPGWMA.

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 Idahor opellate Rules.

Eric J. Wildlan Presiding sudge of the

Coeur d'Alene-Spokane River Adjudication