## STATE OF MONTANA

DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION

1424 9TH AVENUE P.O.BOX 201601 HELENA, MONTANA 59620-1601

## **GENERAL ABSTRACT**

Water Right Number:	40A 6661-00 STATEMENT OF CLAIM Version: 2 POST DECREE
	Version Status: ACTIVE
Owners:	M LAZY D LTD PARTNERSHIP PO BOX 247 TWO DOT, MT 59085-0247
Priority Date:	JULY 1, 1911
<b>Enforceable Priori</b>	ty Date: JULY 1, 1911
Type of Historical Right:	USE
Purpose (use):	IRRIGATION
Irrigation Type:	FLOOD
Maximum Flow Rate:	4.88 CFS
Maximum Volume:	THE TOTAL VOLUME OF THIS WATER RIGHT SHALL NOT EXCEED THE AMOUNT PUT TO HISTORICAL AND BENEFICIAL USE.
Climatic Area:	4 - MODERATELY LOW
Maximum Acres:	234.90
Source Name:	BIG ELK CREEK
Source Type:	SURFACE WATER
Point of Diversion and M	
<u>ID</u> 1	Govt LotQtr SecSecTwpRgeCountyNWSWSE347N13EWHEATLAND
	n: MARCH 1 TO NOVEMBER 19
<b>Diversion Means:</b>	HEADGATE
Ditch Name:	MARTIN SPRING DITCH
Period of Use:	MARCH 1 to NOVEMBER 19
Place of Use:	
$\underline{ID}$ <u>Acres</u>	Govt Lot Qtr Sec Sec Twp Rge County
1 9.80 2 225.10	SESE 34 7N 13E WHEATLAND 35 7N 13E WHEATLAND
<b>Total:</b> 234.90	
Geocodes/Valid:	44-1603-34-4-01-01-0000 - Y 44-1603-35-1-01-01-0000 - Y

## **Remarks:**

THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.

THE WATER RIGHTS FOLLOWING THIS STATEMENT ARE SUPPLEMENTAL WHICH MEANS THE RIGHTS HAVE OVERLAPPING PLACES OF USE. THE RIGHTS CAN BE COMBINED TO IRRIGATE ONLY OVERLAPPING PARCELS OF THE CLAIMANT'S TOTAL 374.80 ACRES. EACH RIGHT IS LIMITED TO THE FLOW RATE AND PLACE OF USE OF THE INDIVIDUAL RIGHT. THE SUM TOTAL VOLUME OF THESE WATER RIGHTS SHALL NOT EXCEED THE AMOUNT PUT TO HISTORICAL AND BENEFICIAL USE. 5024-00 5025-00 5026-00 5027-00 6661-00

THE STIPULATIONS FILED ON FEBRUARY 14, 1997 AND FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDE THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 5024-00, 40A 5025-00, 40A 5026-00, 40A 5027-00, 40A 6661-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.

STARTING IN 2008, PERIOD OF DIVERSION WAS ADDED TO MOST CLAIM ABSTRACTS, INCLUDING THIS ONE.